

PRACTICE DIRECTION NUMBER 14 OF 2010

SUPREME COURT OF QUEENSLAND

**PRE-TRIAL HEARING APPLICATIONS – CRIMINAL
JURISDICTION**

1. This Practice Direction applies to an application made under s 590AA or s 590AAA of the *Criminal Code Act 1899*.
2. The application must include, in addition to the matters specified in r 42 of the *Criminal Practice Rules 1999*, an estimate of the likely length of any oral hearing, by inserting the following in the application:

“The applicant estimates the hearing should be allocatedhours/minutes.”



Paul de Jersey
Chief Justice
10 December 2010