

**MAGISTRATES COURT  
PRACTICE DIRECTION  
NO. 3 OF 2005**

**Appearance of Detainees  
240 Roma Street and 363 George Street, Brisbane**

The purpose of this Practice Direction is to clarify the procedure in relation to the manner of appearance of detainees (defendants in custody) at the Magistrates Courts at 240 Roma Street and 363 George Street, Brisbane.

The *Justices Act 1886* provides for the use of video link facilities for certain proceedings before a Magistrates Court. In particular section 178C provides as follows:-

Use of video link facilities in proceedings

178C(1) This section applies to a proceeding if –

- (a) a detainee is entitled or required to be present before a Magistrates Court for the proceeding; and
- (b) the proceeding is about an offence with which the detainee is charged, including a proceeding for the detainee's bail or remand; and
- (c) video link facilities are available linking the correctional institution where the detainee is in custody and the court.

(2) A proceeding for the detainee's bail or remand **must** be conducted using the video link facilities, unless the court, in the interests of justice, otherwise orders.

(3) In a proceeding, other than a proceeding for the detainee's bail or remand, the court may order the proceeding be conducted using video link facilities only if all parties consent.

(4) The video link facilities may only be used to link the proceeding before the court at the place the court is sitting with the detainee, or the detainee and the detainee's representative, at the correctional institution.

Accordingly, the following procedures will apply –

(1) On all proceedings for bail or remand, other than for the first appearance, the detainee will appear on video link unless personal and video link appearance is excused.

(2) If the detainee's legal practitioner seeks a personal appearance of the detainee on proceedings to which paragraph (1) applies, the legal practitioner must first apply to a magistrate and satisfy the requirements of section 178(2) above.

(3) If it is proposed to sentence the detainee for summary offences and the detainee is required to be present in court (i.e. all parties do not consent to the detainee being sentenced on video link in accordance with section 178C(3)), the practitioner must, at the callover, inform the magistrate when seeking a remand for this purpose. If the matter is a lengthy plea the magistrate will set the matter down for sentence at the first available opportunity in Court 20.

(4) On all hearings the detainee will appear personally at court unless the parties consent to the detainee appearing by video link and the court makes an order in accordance with section 178(3).

This direction supersedes Practice Direction No. 4 of 2001 and No. 2 of 2005 and will apply to the Committal and *ex officio* callovers as from the *ex officio* and Committal callovers after the 1st August 2005; and from that date both callovers will be held in Court 18.

**Judge Marshall Irwin**  
**Chief Magistrate**  
17 June 2005