

SUPREME COURT OF QUEENSLAND

PRACTICE DIRECTION NO 18 OF 2012

AMENDMENT OF PRACTICE DIRECTION 2 OF 2010

Practice Direction 2 of 2010 is hereby amended as follows:

1. By adding, below the sub-heading “Civil application to a single judge of appeal” in the index, the words:

“Registrar may provide copies of material not in possession of a party for inclusion in appeal record...21”

2. By adding a new paragraph 50A as follows:

“Registrar may provide copies of material not in possession of a party for inclusion in an appeal record book or material for the Court.

50A A party may make a written request to the registrar to provide a copy of a document, exhibit or subpoenaed material, not in possession of a party but in the possession of the registrar, for inclusion either in the appeal record book or in material for the consideration of the court or a judge of appeal. The registrar may, in the exercise of the registrar’s discretion, and upon payment of the fees prescribed for the copying of court records under Sch 1 *Uniform Civil Procedure (Fees) Regulation 2009 (Qld)*, supply the requested copy or copies to the party.”



Paul de Jersey
Chief Justice
13 August 2012