



Magistrates' Court  
Victoria

## Practice Direction

**No: 2 of 2002**

### **VENUE FOR CIVIL INTERLOCUTORY APPLICATIONS (INCLUDING ADJOURNMENT OF HEARING APPLICATIONS)**

As from 1<sup>st</sup> May 2002 the practice whereby interlocutory applications relating to civil proceedings filed in metropolitan Courts were transferred to the Melbourne Magistrates' Court for determination will cease. From that date such interlocutory applications will be heard in the Court in which the proceeding is filed.

As from the date of this Practice Direction any application for adjournment in a civil proceeding is to be determined in the Court where the matter is listed for hearing.

Practice Note No. 1 of 1997 is revoked as of 1<sup>st</sup> May 2002.

**IAN L GRAY**  
Chief Magistrate  
9<sup>th</sup> April 2002