



**QUEENSLAND
COURTS**

Application to record / broadcast judgment remarks

Please complete this form and return to the Court's Information Officer at least 48 hours before the date of the proposed filming, unless notice of the judgment to be delivered was given within a shorter period of time.

Please email your completed application and any enquiries relating to the progress of your application to anne.stanford@justice.qld.gov.au.

Court and Case details

Case title:

Case no:

Court name/location:

Date of proposed filming:

Applicant's details

Name:

Media organisation:

Contact number:

Email address:

Address:

Name of program/documentary/publication:

Recording/broadcasting details

Detail the court proceedings you are seeking to film/record/broadcast:

How will the filming/recording/broadcast be used (include air/publication date):

Please detail pooling arrangements (to share footage with other media outlets) including whether broadcast is proposed to be live or delayed:

PROHIBITED COVERAGE

Unless the presiding judge orders otherwise, recording or broadcasting of anything or anyone except the judge is prohibited including:

1. jurors;
2. a defendant in a criminal trial or a member of the defendant's immediate family;
3. a victim in a criminal trial or a member of the victim's immediate family;
4. a witness in a criminal trial;
5. a person whose identity is suppressed;
6. material subject to a suppression or non-publication order;
7. any communication between a legal representative and a client, witness or aide;
8. any oral communication by the parties or their legal representatives with the presiding judge; and
9. any private conversation before, during or after the delivery of the judgment remarks.

MEDIA PERSONNEL AND EQUIPMENT

These requirements apply unless the presiding judge orders otherwise:

1. vision and sound is to be of the judge **only**;
2. no more than one television camera;
3. no more than one stills photographer;
4. no more than one microphone, microphone operator and no obtrusive microphones or wiring;
5. no operator entry or exit or other distraction when the court is in session;
6. no moving equipment when the court is in session;
7. no distracting sounds or lights;
8. no disruption of proceedings;
9. no public expense, to install, operate, or remove modifications to existing sound and lighting systems;
10. no media organisation insignia or marking on the recording; and
11. any vision or sound recorded is not to be used for any follow up story or as file footage for any other purpose.

UNDERTAKING

I, the applicant, certify that if the Court permits this application, I will abide by the relevant Practice Directions, any additional orders made by the Court, and the Court's Protocol for the Recording and Broadcasting of Judgment Remarks.

Signed:

Dated: