



---

*COURT SECURITY ACT 1980*

---

Pursuant to section 4A, 4B and 4C of the *Court Security Act 1980* (Vic) I give the following express written permission:

The Strategic Communications Manager of the Supreme Court and any person contracted by the Supreme Court or Court Services Victoria to provide technical assistance with recording, broadcasting or internet publication may record, transmit, give and publish recordings of proceedings in the Supreme Court where permission has been granted by the presiding judge.

A News Media Organisation, or a representative thereof, who is provided with access to a recording of proceedings in the Supreme Court by the Strategic Communications Manager of the Supreme Court may publish that recording subject to compliance with any order of the Court.

The Strategic Communications Manager and any person contracted by the Supreme Court or Court Services Victoria to provide technical assistance with recording, broadcasting or internet publication may record, transmit, give and publish recordings of ceremonial sittings of the Supreme Court.

Where a person publishes an internet link to a recording published in accordance with the above permissions, to the extent that this may constitute publication of a recording by that person, that person has permission to publish that internet link.

“Strategic Communications Manager of the Supreme Court” includes any person acting for the time being in that position or who has been delegated functions of that role by the Chief Executive Officer of the Supreme Court.

“Ceremonial sittings of the Supreme Court” include sittings to welcome new members of the Court or farewell retiring members of the Court, sittings for the admission of lawyers and to acknowledge senior counsel and such commemorative events as are approved by the Chief Justice.

The Hon the Chief Justice Marilyn Warren AC

1 April 2015