MAGISTRATES COURT *of* TASMANIA

**Audio/Visual (Zoom) Conference Booking Request Form**



**No audio fee will be charged until further notice.**

**Name of case:**

|  |  |  |  |
| --- | --- | --- | --- |
| **Matter** |  | | |
| **Court File No.:** |  | **Coroner:** |  |
| **Date listing :** |  |  |  |

**Please ensure your phone can accept calls from a private number**

**Party Details:  Audio  Visual (Zoom)**

|  |  |
| --- | --- |
| Name: |  |
| Direct Mobile: |  |
| Email Address: |  |
| Please complete  I am:  the senior next of kin  an interested person  other: (Please state in detail) |  |
|  |  |

* Your booking form is for the court file and your contact details will not be given to any other party.
* Fill in the Audio/Visual (Zoom) Booking Form and email it to the court at least two days before the matter is scheduled in court so that you can appear by audio/visual (zoom) link.
* Complete and sign the acknowledgement of Section 11 of the *Court Security Act 2017* below
* If you attend a Zoom or audio link you must mute your microphone during the proceedings and you must switch your camera off.
* If you are not able to email the form, telephone the relevant court registry on the number below.
  + Coroners Hobart [Coroners.Hbt@justice.tas.gov.au](mailto:Coroners.Hbt@justice.tas.gov.au) (03) 616 57134

**Acknowledgement of Section 11 of the *Court Security Act 2017*:**

**11.**   **Use of electronic and recording devices in principal court premises**

(1)  In this section –

***principal court premises*** means –

(a) a courtroom; and

(b) a part of premises, or a place, being used to enable a person at a different location to appear before the court by means of audio, or audio-visual, communication; and

(c) a place at which a view, hearing or the taking of evidence is being carried out in relation to proceedings before a court;

***relevant restrictions or permissions*** means –

(a) directions given by a judicial officer or security officer; and

(b) any guidelines or practice directions issued or given by a judicial officer or under an Act;

***use***, in relation to an electronic device or a recording device, includes record, transmit and record and transmit.

(2)  A person must not use an electronic device, or a recording device, in principal court premises.

Penalty:  Fine not exceeding 50 penalty units.

(3)  [Subsection (2)](https://www.legislation.tas.gov.au/view/html/inforce/current/act-2017-034#GS11@Gs2@EN) does not apply in respect of the use of an electronic device, or a recording device, in principal court premises by –

(a) a judicial officer; or

(b) a person employed or engaged by or on behalf of the Crown for the purposes of the court.

(4)  [Subsection (2)](https://www.legislation.tas.gov.au/view/html/inforce/current/act-2017-034#GS11@Gs2@EN) does not apply in respect of the use of an electronic device, or a recording device, if –

(a) the use of the device has been expressly permitted by a judicial officer and is in accordance with the relevant restrictions or permissions; or

(b) the use is in accordance with the relevant restrictions or permissions and is made by –

(i) an Australian legal practitioner, a prosecutor or an officer of the court, for the purpose of conducting his or her work as such a practitioner, prosecutor or officer; or

(ii) a journalist who is engaged in the profession or practice referred to in [paragraph (a)](https://www.legislation.tas.gov.au/view/html/inforce/current/act-2017-034#GS3@Nd2052009133311@Hpa@EN) of the [definition of ***journalist***](https://www.legislation.tas.gov.au/view/html/inforce/current/act-2017-034#GS3@Nd2052009133311@EN) in [section 3](https://www.legislation.tas.gov.au/view/html/inforce/current/act-2017-034#GS3@EN) ; or

(c) the use is made in other circumstances prescribed by the regulations and is in accordance with the relevant restrictions or permissions.

(5)  [Subsection (4)](https://www.legislation.tas.gov.au/view/html/inforce/current/act-2017-034#GS11@Gs4@EN) does not apply in relation to a use of an electronic device, or a recording device, if the use –

(a) interferes with the court recording system or other technology; or

(b) interferes with court decorum, is inconsistent with the functions of a court or otherwise impedes the administration of justice; or

(c) generates electronic sound or involves speech; or

(d) consists of the taking of photographs or video images; or

(e) consists of the recording or digital transcription of the proceedings.

(6)  A person must not, without the consent of a judicial officer, publish –

(a) a photograph, or a video image, that was taken in principal court premises; or

(b) a recording, by an electronic device or a recording device, of all or part of proceedings in principal court premises.

Penalty:  Fine not exceeding 50 penalty units.

I acknowledge the terms and conditions as set out in Section 11 of the *Court Security Act 2017*

SIGNED: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

DATE: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_