





Court of Appeal of British Columbia Supreme Court of British Columbia

**Provincial Court of British Columbia** 

# POLICY ON USE OF ELECTRONIC DEVICES IN COURTROOMS

EFFECTIVE DATE: SEPTEMBER 17, 2012

## **Purpose and Scope**

This policy sets out the permitted and prohibited use of electronic devices in courtrooms of the Court of Appeal, the Supreme Court and the Provincial Court of British Columbia.

#### **Definitions**

- 1. In this policy, the following definitions apply:
  - a. "accredited media" means media personnel who are accredited pursuant to the Courts' Media Accreditation Policy.
  - b. "courtroom" means a room in which a hearing takes place before a judicial officer.
  - c. "<u>electronic device</u>" means any device capable of transmitting and/or recording data or audio, including smartphones, cellular phones, computers, laptops, tablets, notebooks, personal digital assistants, or other similar devices;
  - d. <u>"judicial officer"</u> means a Justice or division of the Court of Appeal, Justice of the Supreme Court, Provincial Court Judge, Master, Judicial Justice, Judicial Case Manager, Registrar or Justice of the Peace.

#### **Prohibitions on the Use of Electronic Devices**

- 2. Except as permitted under this policy, the use of electronic devices in courtrooms to transmit and receive text is prohibited.
- 3. In addition, an electronic device may not be used in a courtroom:
  - in a manner that interferes with the court sound system or other technology;
  - b. in manner that interferes with courtroom decorum, is inconsistent with the court functions, or otherwise impedes the administration of justice;

- c. in a manner that generates sound or requires speaking into the device;
- d. to take photographs or video images;
- e. to record or digitally transcribe the proceedings except as permitted by this policy.

# Permitted Use of Electronic Devices in the Court of Appeal

4. In a courtroom of the Court of Appeal, any person may use an electronic device to transmit or receive text in a discreet manner that does not interfere with the proceedings.

## Permitted Use of Electronic Devices in the Supreme Court and the Provincial Court

- 5. In courtrooms of the Supreme Court and of the Provincial Court
  - a. accredited media; and
  - b. lawyers who are members of the Law Society of British Columbia,

may use electronic devices to transmit and receive text in a discreet manner that does not interfere with the proceedings.

## **Permitted Audio Recording by Accredited Media in All Courts**

6. In courtrooms of the Court of Appeal, the Supreme Court and the Provincial Court, accredited media may use electronic devices to audio record a proceeding for the sole purpose of verifying their notes and for no other purpose.

#### **Discretion of Judicial Officers**

7. Nothing in this policy affects the authority of the presiding judicial officer(s) to determine what, if any, use can be made of electronic devices in a courtroom.

## **Publication Bans, Sealing Orders, Restrictions on Publication**

- 8. Nothing in this policy alters the effect of a publication ban, sealing order or other restriction imposed by statute or the court, limiting the publication of information.
- 9. Anyone using an electronic device to transmit information from a courtroom has the responsibility to identify and comply with any publication bans, sealing orders, or other restrictions that have been imposed either by statute or by court order.

## **Penalties**

- 10. A person using an electronic device in a manner prohibited by this policy may be subject to one or more of the following sanctions:
  - a) a direction to turn off the electronic device;
  - b) a direction to leave the courtroom;
  - c) a direction to forfeit the media accreditation card to the sheriff;
  - d) citation, and prosecution for contempt of court;
  - e) prosecution for any violation of a publication ban, sealing order, or other restriction on publication; or
  - f) any other order of the court.

For more information about this policy please contact:

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