## UNDERTAKING OF MEDIA REPRESENTATIVES ATTENDING LOCK-UP

Court of Appeal for British Columbia

J.P. v. British Columbia (Children and Family Development)

I, the undersigned, as a condition of being allowed to review the Reasons for Judgment in *J.P. v. British Columbia (Children and Family Development)* prior to their public release, agree and undertake to comply with the following conditions and restrictions:

- I agree that for the duration of the lock-up I will disable any cellular phone, Blackberry, smartphone or other personal digital assistant (PDA), pager, radio transmitter, electronic device or any other equipment in my possession that would permit the transmission/receiving of information by any means to a location or receiver outside the media lock-up. I will neither initiate nor receive communications on any such device for the duration of the lock-up.
- 2. I will not transmit the contents of the Reasons for Judgment or any information about the contents in any form to anyone for the duration of the lock-up.
- 3. I understand and agree that I will not be free to leave the media lock-up until the Court of Appeal registry has publicly released the Reasons for Judgment (approximately 10:00 a.m.) on Thursday, August 31, 2017, and I consent to being detained in and prevented from leaving the media lock-up room until then.
- 4. I understand that I will be subject to sanction if I fail to adhere to the terms of this undertaking.

Date:			
Name:			
Signature:	 	 	
Organization:			

Address of Organization: