Table of Contents

ACKNOWLEDGEMENTS .............................................................................. 1

INTRODUCTION .......................................................................................... 3

CHAPTER ONE: The Concept of Openness .................................................. 5
  I. Openness as a Virtue of Democracy ..................................................... 5
  II. The Role of the Media ........................................................................ 9
  III. Openness in the Administration of Criminal Justice ......................... 14
  IV. Competing Values ............................................................................ 17

CHAPTER TWO: The Present Law ................................................................. 21
  I. The Threshold Question ...................................................................... 21
  II. A Synopsis of the Canadian Law ......................................................... 24
      A. Pretrial Proceedings ...................................................................... 24
      B. Criminal Trials ........................................................................... 30
      C. Young Persons ........................................................................... 38

CHAPTER THREE: Reforming the Present Law ............................................. 41
  I. The Need for Reform .......................................................................... 41
  II. Recommendations and Commentary .................................................. 43
      A. General ...................................................................................... 43
         RECOMMENDATION 1 — Arrangement of Statutory Provisions .......... 43
         RECOMMENDATION 2 — Presumption in Favour of Openness .......... 44
         RECOMMENDATION 3 — Automatic Publication Bans .................. 45
         RECOMMENDATION 4 — Public Morals ....................................... 46
         RECOMMENDATION 5 — Discretionary Powers .............................. 46
         RECOMMENDATION 6 — General Power to Exclude the Public ........ 47
         RECOMMENDATION 7 — General Publication Bans ..................... 50
         RECOMMENDATION 8 — Special Provisions for
                  Closed Proceedings .......................................................... 57
      B. Pretrial Matters ............................................................................ 58
         RECOMMENDATION 9 — Electronic Surveillance ........................ 60
         RECOMMENDATION 10 — Search Warrants .................................. 64
         RECOMMENDATION 11 — Disposition of Seized Property .............. 71
         RECOMMENDATION 12 — Charge Documents .............................. 72
         RECOMMENDATION 13 — Issuance of Process ............................. 73
RECOMMENDATION 14 — Judicial Interim Release Hearings .......... 75
RECOMMENDATION 15 — Preliminary Inquiries ........................... 75
RECOMMENDATION 16 — Pretrial Motions and Applications ......... 79
RECOMMENDATION 17 — Pre-hearing Conferences ..................... 80
C. Criminal Trials and Appeals ............................................. 82
   RECOMMENDATION 18 — Criminal Trials ............................. 82
   RECOMMENDATION 19 — Trials of Young Persons ................... 83
   RECOMMENDATION 20 — Access to Exhibits ........................... 84
   RECOMMENDATION 21 — Motions and Applications
during and after Trial ..................................................... 85
   RECOMMENDATION 22 — Appeals ....................................... 86
D. Electronic Media Coverage ............................................... 87
   RECOMMENDATION 23 — Electronic Media Coverage .............. 89

CHAPTER FOUR: Summary of Recommendations ........................ 93

APPENDIX: Restrictions on Public and Media Access .................. 101