



# Coroners and Justice Act 2009

## 2009 CHAPTER 25

### PART 3

#### CRIMINAL EVIDENCE, INVESTIGATIONS AND PROCEDURE

### CHAPTER 4

#### LIVE LINKS

#### 107 Answering to live link bail

- (1) The [Police and Criminal Evidence Act 1984 \(c. 60\)](#) is amended as follows.
- (2) In section 46ZA (persons granted live link bail)—
  - (a) in subsection (3) (accused persons who answer to live link bail and are treated as in police detention)—
    - (i) omit paragraph (a) (persons not intending to consent to live link direction),
    - (ii) in paragraph (b), for “at any such time,” substitute “at any time before the beginning of proceedings in relation to a live link direction under section 57C of the Crime and Disorder Act 1998 in relation to the accused person,”
    - (iii) omit paragraph (c) (persons not giving consent during proceedings in relation to a live link direction) (but not the “or” following it), and
    - (iv) in paragraph (d), for “any other reason” substitute “any reason”, and
  - (b) in subsection (4) (effect of subsection (3) applying to a person), for “any of paragraphs (a) to (d) of subsection (3) apply” substitute “paragraph (b) or (d) of subsection (3) applies”.
- (3) In section 46A (power of arrest for failure to answer police bail), in subsection (1ZA) (such failure includes leaving police station without informing a constable that intend not to consent to live link direction), in paragraph (b) omit from “, without informing” to the end.