

Courts Reform (Scotland) Act 2014

PART 5

CIVIL APPEALS

Appeals to the Sheriff Appeal Court

110 Appeal from a sheriff to the Sheriff Appeal Court

- (1) An appeal may be taken to the Sheriff Appeal Court, without the need for permission, against—
 - (a) a decision of a sheriff constituting final judgment in civil proceedings, or
 - (b) any decision of a sheriff in civil proceedings—
 - (i) granting, refusing or recalling an interdict, whether interim or final,
 - (ii) granting interim decree for payment of money other than a decree for expenses,
 - (iii) making an order ad factum praestandum,
 - (iv) sisting an action,
 - (v) allowing, refusing or limiting the mode of proof, or
 - (vi) refusing a reponing note.
- (2) An appeal may be taken to the Sheriff Appeal Court against any other decision of a sheriff in civil proceedings if the sheriff, on the sheriff's own initiative or on the application of any party to the proceedings, grants permission for the appeal.
- (3) In an appeal to the Sheriff Appeal Court, the Court may allow further proof.
- (4) This section does not affect any other right of appeal to the Sheriff Appeal Court under any other enactment.
- (5) This section does not affect any right of appeal against any decision of a sheriff to the Court of Session under any other enactment.
- (6) This section is subject to any provision of this or any other enactment that restricts or excludes a right of appeal from a sheriff to the Sheriff Appeal Court.