Changes to legislation: There are currently no known outstanding effects for the Coronavirus (Recovery and Reform) (Scotland) Act 2022, Paragraph 7. (See end of Document for details)

# SCHEDULE TEMPORARY JUSTICE MEASURES

#### PART 1

COURTS AND TRIBUNALS: CONDUCT OF BUSINESS BY ELECTRONIC MEANS ETC.

## **CHAPTER 2**

#### ATTENDING A COURT OR TRIBUNAL

Suspension of requirement for physical attendance in criminal proceedings, excluding trials and certain processes

- 7 (1) This paragraph—
  - (a) applies only in relation to criminal proceedings, but
  - (b) does not apply in relation to—
    - (i) a hearing in which a person is to give evidence, or
    - (ii) proceedings in which the only party is a public official as defined in paragraph 9(3).
  - (2) Any requirement (however expressed) that a person physically attend a court does not apply if—
    - (a) a determination made by the Lord Justice General states that it does not, and
    - (b) the court has not directed the person to physically attend.
  - (3) A determination under sub-paragraph (2)(a)—
    - (a) may, in particular, disapply a requirement for physical attendance—
      - (i) in relation to persons or hearings described in the determination,
      - (ii) by enabling a court to disapply it in circumstances specified in the determination,
    - (b) may make different provision for different purposes and areas,
    - (c) may vary or revoke an earlier determination made under the sub-paragraph,
    - (d) must be made publicly available for so long as it has effect.
  - (4) The Lord Justice General may make a determination under sub-paragraph (2)(a) disapplying a requirement for physical attendance only if (taking into account the discretion conferred by sub-paragraph (2)(b)), the Lord Justice General is satisfied that it would not—
    - (a) prejudice the fairness of proceedings, or
    - (b) otherwise be contrary to the interests of justice.
  - (5) A direction under sub-paragraph (2)(b)—
    - (a) may be made by a court on the motion of a party or of its own accord,
    - (b) may revoke an earlier direction made under the sub-paragraph.
  - (6) Where, by reason of a determination under sub-paragraph (2)(a), a person is to attend a court hearing by electronic means in accordance with paragraph 8, the court must—
    - (a) take steps to ensure that the parties are aware of their right to make a motion for a direction under sub-paragraph (2)(b), and

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- (b) deal with any motion for a direction under that sub-paragraph, before dealing with any other matter at the hearing, other than a decision to adjourn or a matter that an enactment requires that the court deal with before another hearing could practicably be arranged.
- (7) References in this paragraph to physically attending a court are to be construed in accordance with paragraph 6(12).

# **Modifications etc. (not altering text)**

C1 Sch. para. 7 continued until 30.11.2024 (30.11.2023) by virtue of The Coronavirus (Recovery and Reform) (Scotland) Act 2022 (Extension and Expiry of Temporary Justice Measures) Regulations 2023 (S.S.I. 2023/360), regs. 1(3), 3(2)

## **Commencement Information**

II Sch. para. 7 in force at 1.10.2022, see s. 59(1)

# **Changes to legislation:**

There are currently no known outstanding effects for the Coronavirus (Recovery and Reform) (Scotland) Act 2022, Paragraph 7.