#### SCOTTISH STATUTORY INSTRUMENTS

## 2016 No. 313

# Act of Sederunt (Sheriff Court Bankruptcy Rules) 2016

#### **CHAPTER 4**

#### REPRESENTATION AND SUPPORT

### Lay support

- **4.6.**—(1) A party litigant may apply to the sheriff for permission for a named person to assist the party litigant in the conduct of proceedings, and such a person is to be known as a lay supporter.
  - (2) The sheriff may refuse an application only if the sheriff is of the opinion that—
    - (a) the named person is an unsuitable person to act as a lay supporter; or
    - (b) it would be contrary to the efficient administration of justice to grant it.
- (3) The sheriff, if satisfied that it would be contrary to the efficient administration of justice for permission to continue, may withdraw permission.
  - (4) A lay supporter may assist a party by accompanying the party at hearings.
  - (5) A lay supporter may, if authorised by the party, assist the party by—
    - (a) providing moral support;
    - (b) helping to manage court documents and other papers;
    - (c) taking notes of the proceedings;
    - (d) quietly advising on—
      - (i) points of law and procedure;
      - (ii) issues which the party litigant might want to raise with the court.
- (6) A party may show any document (including a court document) or communicate any information about the proceedings to that party's lay supporter without contravening any prohibition or restriction on disclosure of the document or information.
- (7) Where a document or information is disclosed under paragraph (6), the lay supporter is subject to any prohibition or restriction on disclosure in the same way as the party is.
- (8) A lay supporter must not receive directly or indirectly from the party any remuneration or other reward for assisting the party.