

EXPLANATORY NOTES

VULNERABLE WITNESSES (SCOTLAND) ACT 2004

INTRODUCTION

THE ACT

COMMENTARY ON SECTIONS

PART 1 – CRIMINAL PROCEEDINGS

Section 1 – Evidence of children and other vulnerable witnesses: special measures

Section 271 – Vulnerable witnesses: main definitions

Section 271A – Child witnesses

Section 271B – Further special provision for child witnesses under the age of 12

Section 271C – Vulnerable witnesses other than child witnesses

Section 271D – Review of arrangements for vulnerable witnesses

Section 271E – Vulnerable witnesses: supplementary provision

Section 271F – The accused

Section 271G – Saving provision

Section 271H – The special measures

Section 271I – Taking of evidence by a commissioner

Section 271J – Live television link

Section 271K – Screens

Section 271L – Supporters

Section 271M – Giving evidence in chief in the form of a prior statement

Section 2 – Consideration before the trial of matters relating to vulnerable witnesses

Section 3 – Evidence of vulnerable witnesses at proofs in relation to victim statements

Section 4 – Evidence of identification prior to trial

Section 5 – Expert evidence as to subsequent behaviour of complainer

Section 6 – Prohibition of personal conduct of defence in cases involving vulnerable witnesses

Section 7 – Special pre-trial procedures for ascertaining in such cases whether accused has engaged a solicitor

Section 8 – Prohibition of precognition by accused in person of child witnesses under 12 in cases to which section 288E applies

Section 9 – Summary proceedings in sheriff court: pre-trial procedure where no intermediate diet is fixed

Section 10 - Application of vulnerable witness provisions to proceedings in the district court

PART 2 – CIVIL PROCEEDINGS

Section 11 – Interpretation of this Part

Section 12 – Orders authorising the use of special measures for vulnerable witnesses

Section 13 – Review of arrangements for vulnerable witnesses

Section 14 – Procedure in connection with orders under sections 12 and 13

Section 15 – Vulnerable witnesses: supplementary provision

Section 16 – Party to proceedings as a vulnerable witness

Section 17 – Vulnerable witness: Crown application and saving provision

Section 18 – The special measures

Section 19 – Taking of evidence by a commissioner

Section 20 – Live television link

Section 21 – Screens

Section 22 – Supporters

Section 23 – Establishment of grounds of referral to children’s hearings: restrictions on evidence

Section 68A – Restrictions on evidence in certain cases involving sexual abuse

Section 68B – Exceptions to restrictions under section 68A

PART 3 – MISCELLANEOUS AND GENERAL

Section 24 – Abolition of the competence test for witnesses in criminal and civil proceedings

These notes relate to the Vulnerable Witnesses (Scotland) Act 2004 (asp 3)

PARLIAMENTARY HISTORY