SCHEDULE 1

SUMMARY CAUSE RULES 2002

CHAPTER 24

Recall of decree

Recall of decree

- **24.1.**—(1) A party may apply for recall of a decree granted under rule 7.1 or 8.2(5), (6) or (7) by lodging with the sheriff clerk a minute in Form 30, explaining the party's failure to appear and in the case of—
 - (a) a defender; or
- (b) where decree has been granted in respect of a counterclaim, a pursuer, stating, where he has not already done so—
 - (i) his proposed defence, in the case of a defender; or
 - (ii) his proposed answer, in the case of a pursuer responding to a counterclaim.
 - (2) A party may apply for recall of a decree in the same action on one occasion only.
- (3) Except in relation to an application to which paragraph (4) applies, a minute by a pursuer under paragraph (1) must be lodged within 14 days of the grant of the decree.
 - (4) A minute lodged by-
 - (a) a pursuer in respect of a decree granted in terms of a counterclaim;
 - (b) a defender; or
 - (c) a third party,

shall be lodged-

- (i) if the action was served on the party seeking recall outwith the United Kingdom under rule 5.7, within a reasonable time after he had knowledge of the decree against him or in any event before the expiry of one year from the date of that decree; or
- (ii) in any other case, within 14 days of the execution of a charge or execution of arrestment, whichever first occurs, following on the grant of decree.
- (5) On the lodging of a minute for recall of a decree, the sheriff clerk must fix a date, time and place for a hearing of the minute.
- (6) If a hearing has been fixed under paragraph (5), the party seeking recall must serve upon the other party not less than seven days before the date fixed for the hearing—
 - (a) a copy of the minute in Form 30a; and
 - (b) a note of the date, time and place of the hearing.
- (7) At a hearing fixed under paragraph (5), the sheriff shall recall the decree so far as not implemented and the hearing shall then proceed in terms of rule 8.3.
- (8) A minute for recall of a decree, when lodged and served in terms of this rule, shall have the effect of preventing any further action being taken by the other party to enforce the decree.
- (9) On receipt of the copy minute for recall of a decree, any party in possession of an extract decree must return it forthwith to the sheriff clerk.
- (10) If it appears to the sheriff that there has been any failure or irregularity in service of the minute for recall of a decree, he may order re-service of the minute on such conditions as he thinks fit.