

NEW SOUTH WALES

## COURT SECURITY ACT 2005 – Section 7(1) (b)

## ORDER

In accordance with the provisions of Section 7(1) of the Court Security Act 2005 and in recognition of the current government directives intended to reduce exposure to COVID-19 it is necessary to secure the order and safety of court premises.

ACCORDINGLY I ORDER in Greater Sydney, Central Coast, Blue Mountains, Wollongong and Shellharbour, members of the public who do not have a legitimate reason associated with a particular matter listed before the Local Court of New South Wales or in relation to the exercise of the jurisdiction of the Local Court not be admitted to Local Court premises or part of Local Court premises. In the case of defendants facing sentence or Persons in need of Protection in relation to a domestic or personal violence proceeding up to two support persons are permitted to be present in the court building.

In the case of a defendant who is suffering from a mental health or cognitive impairment condition and is accompanied by their legal representative up to 2 support persons are permitted to be present in the court building provided the legal representative satisfies the Sheriff's officer that there is a genuine need for the attendance of the support person(s).

All persons attending, including a support person, are required to maintain appropriate adherence to social distancing requirements.

This Order will remain in effect for a period of seven (7) days. The Order may be extended in accordance with Section 7(1B) of the Act if the circumstances in relation to the COVID-19 pandemic continue to make it necessary to secure order and safety within court premises.

DATED AT SYDNEY THIS 24TH DAY OF JUNE 2021.





## JUDGE GRAEME HENSON AM CHIEF MAGISTRATE OF THE LOCAL COURT OF NEW SOUTH WALES