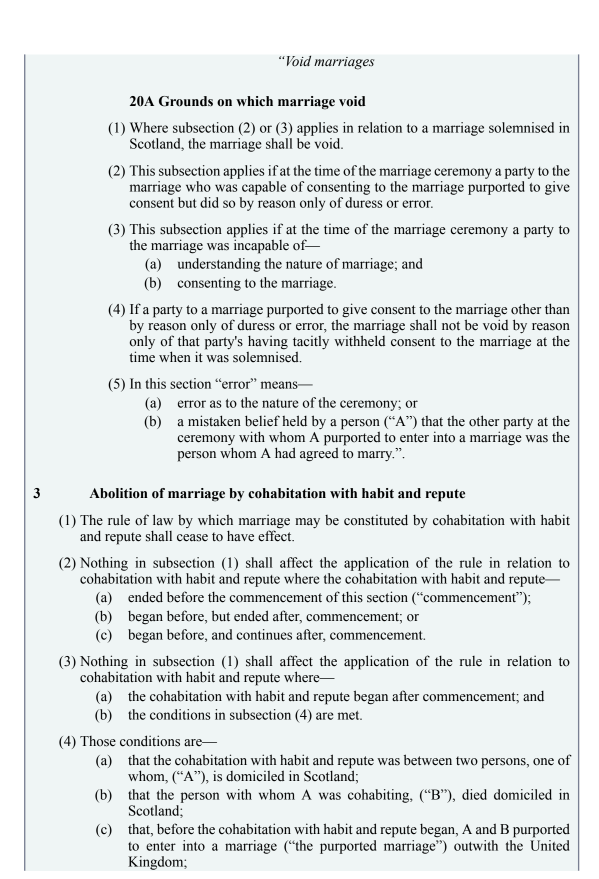


# Family Law (Scotland) Act 2006

# The Bill for this Act of the Scottish Parliament was passed by the Parliament on 15th December 2005 and received Royal Assent on 20th January 2006

An Act of the Scottish Parliament to amend the law in relation to marriage, divorce and the jurisdiction of the courts in certain consistorial actions; to amend the Matrimonial Homes (Family Protection) (Scotland) Act 1981; to amend the law relating to the domicile of persons who are under 16 years of age; to make further provision as respects responsibilities and rights in relation to children; to make provision conferring rights in relation to property, succession and claims in damages for persons living, or having lived, together as if husband and wife or civil partners; to amend Part 3 of the Civil Partnership Act 2004; to make further provision in relation to persons entitled to damages under the Damages (Scotland) Act 1976; to make provision in relation to certain rules of private international law relating to family law; to make incompetent actions for declarator of freedom and putting to silence; and for connected purposes.

	VALID FROM 04/05/2006
	Marriage
1	Marriage to parent of former spouse: removal of special requirements
	<ul> <li>In the Marriage (Scotland) Act 1977 (c. 15)— <ul> <li>(a) in section 2 (marriage of related persons)— <ul> <li>(i) in subsection (1), for "subsections (1A) and (1B)" there shall be substituted "subsection (1A)"; and</li> <li>(ii) subsection (1B) shall be repealed; and</li> </ul> </li> <li>(b) in Schedule 1 (relationships by affinity referred to in section 2(1B)), paragraph 2A shall be repealed.</li> </ul></li></ul>
2	Void marriages
	After section 20 of the Marriage (Scotland) Act 1977 (c. 15) there shall be inserted-



- (d) that, in consequence of the purported marriage, A and B believed themselves to be married to each other and continued in that belief until B's death;
- (e) that the purported marriage was invalid under the law of the place where the purported marriage was entered into; and
- (f) that A became aware of the invalidity of the purported marriage only after B's death.

#### 4 Extension of jurisdiction of sheriff

In subsection (1) of section 5 of the Sheriff Courts (Scotland) Act 1907 (c. 51) (extension of jurisdiction), the words "(except declarators of marriage or nullity of marriage)" shall be repealed.

VALID FROM 04/05/2006

#### Matrimonial homes

#### 5 Occupancy rights: duration

In section 1 of the 1981 Act (right of spouse without title to occupy matrimonial home), after subsection (6) there shall be added—

"(7) Subject to subsection (5), if—

- (a) there has been no cohabitation between an entitled spouse and a nonentitled spouse during a continuous period of two years; and
- (b) during that period the non-entitled spouse has not occupied the matrimonial home,

the non-entitled spouse shall, on the expiry of that period, cease to have occupancy rights in the matrimonial home.

(8) A non-entitled spouse who has ceased to have occupancy rights by virtue of subsection (7) may not apply to the court for an order under section 3(1).".

#### Occupancy rights: dealings with third parties

- (1) Section 6 of the 1981 Act (continued exercise of occupancy rights after dealing) shall be amended in accordance with subsections (2) and (3).
- (2) After subsection (1), there shall be inserted—
  - "(1A) The occupancy rights of a non-entitled spouse in relation to a matrimonial home shall not be exercisable in relation to the home where, following a dealing of the entitled spouse relating to the home—
    - (a) a person acquires the home, or an interest in it, in good faith and for value from a person other than the person who is or, as the case may be, was the entitled spouse; or
    - (b) a person derives title to the home from a person who acquired title as mentioned in paragraph (a).".

(3) In subsection (3)—

6

(a) in paragraph (e)—

- (i) for "sale", where it first occurs, there shall be substituted " transfer for value "; and
- (ii) for the words from "seller", where it first occurs, to the end of the paragraph there shall be substituted "transferor—
  - (i) a written declaration signed by the transferor, or a person acting on behalf of the transferor under a power of attorney or as a guardian (within the meaning of the Adults with Incapacity (Scotland) Act 2000 (asp 4)), that the subjects of the transfer are not, or were not at the time of the dealing, a matrimonial home in relation to which a spouse of the transferor has or had occupancy rights; or
  - (ii) a renunciation of occupancy rights or consent to the dealing which bears to have been properly made or given by the nonentitled spouse or a person acting on behalf of the non-entitled spouse under a power of attorney or as a guardian (within the meaning of the Adults with Incapacity (Scotland) Act 2000 (asp 4))."; and
- (b) in paragraph (f), for "5" there shall be substituted "2".

7

### Occupancy rights: proposed dealings with third parties

In section 7 of the 1981 Act (court's power to dispense with spouse's consent to dealing and proposed dealing)—

- (a) in subsection (1), at the beginning there shall be inserted "Subject to subsections (1A) to (1D) below, ";
- (b) after that subsection there shall be inserted—

"(1A) Subsection (1B) applies if, in relation to a proposed sale—

- (a) negotiations with a third party have not begun; or
- (b) negotiations have begun but a price has not been agreed.
- (1B) An order under subsection (1) dispensing with consent may be made only if—
  - (a) the price agreed for the sale is no less than such amount as the court specifies in the order; and
  - (b) the contract for the sale is concluded before the expiry of such period as may be so specified.
- (1C) Subsection (1D) applies if the proposed dealing is the grant of a heritable security.
- (1D) An order under subsection (1) dispensing with consent may be made only if—
  - (a) the heritable security is granted for a loan of no more than such amount as the court specifies in the order; and

- (b) the security is executed before the expiry of such period as may be so specified."; and
- (c) after subsection (3) there shall be inserted—
  - "(3A) If the court refuses an application for an order under subsection (1), it may make an order requiring a non-entitled spouse who is or becomes the occupier of the matrimonial home—
    - (a) to make such payments to the owner of the home in respect of that spouse's occupation of it as may be specified in the order;
    - (b) to comply with such other conditions relating to that spouse's occupation of the matrimonial home as may be so specified.".

#### 8 Occupancy rights: effect of court action

After section 9 of the 1981 Act (provisions where both spouses have title) there shall be inserted—

"Reckoning of non-cohabitation periods in sections 1 and 6

# 9A Effect of court action under section 3, 4 or 5 on reckoning of periods in sections 1 and 6

- (1) Subsection (2) applies where an application is made under section 3(1), 4(1) or 5(1) of this Act.
- (2) In calculating the period of two years mentioned in section 1(7)(a) or 6(3)(f) of this Act, no account shall be taken of the period mentioned in subsection (3) below.
- (3) The period is the period beginning with the date on which the application is made and—
  - (a) in the case of an application under section 3(1) or 4(1) of this Act, ending on the date on which—
    - (i) an order under section 3(3) or, as the case may be, 4(2) of this Act is made; or
    - (ii) the application is otherwise finally determined or abandoned;
  - (b) in the case of an application under section 5(1) of this Act, ending on the date on which—
    - (i) the order under section 3(3) or, as the case may be, 4(2) is varied or recalled; or
    - (ii) the application is otherwise finally determined or abandoned.".

# 9 Amendment of definition of "matrimonial home"

In section 22 of the 1981 Act (interpretation) (which shall become subsection (1) of that section)—

(a) in the definition of "matrimonial home"—

- (i) after "means" there shall be inserted " subject to subsection (2), "; and
- (ii) for the words "one spouse for that" there shall be substituted " a person for one "; and
- (b) at the end there shall be inserted—

"(2) If—

- (a) the tenancy of a matrimonial home is transferred from one spouse to the other by agreement or under any enactment; and
- (b) following the transfer, the spouse to whom the tenancy was transferred occupies the home but the other spouse does not,

the home shall, on such transfer, cease to be a matrimonial home.".

# VALID FROM 04/05/2006

#### Matrimonial interdicts

### 10 Matrimonial interdicts

- (1) Section 14 of the 1981 Act (matrimonial interdicts) shall be amended in accordance with subsections (2) and (3).
- (2) For paragraph (b) of subsection (2) there shall be substituted—
  - "(b) subject to subsection (3), prohibits a spouse from entering or remaining in—
    - (i) a matrimonial home;
    - (ii) any other residence occupied by the applicant spouse;
    - (iii) any place of work of the applicant spouse;
    - (iv) any school attended by a child in the permanent or temporary care of the applicant spouse.".
- (3) After subsection (2) there shall be added—
  - "(3) Subsection (4) applies if in relation to a matrimonial home the non-applicant spouse—
    - (a) is an entitled spouse; or
    - (b) has occupancy rights.
  - (4) Except where subsection (5) applies, the court may not grant a matrimonial interdict prohibiting the non-applicant spouse from entering or remaining in the matrimonial home.
  - (5) This subsection applies if—
    - (a) the interdict is ancillary to an exclusion order; or
    - (b) by virtue of section 1(3), the court refuses leave to exercise occupancy rights.

(6) In this section and in sections 15 to 17, "applicant spouse" means the spouse who has applied for the interdict; and "non-applicant spouse" shall be construed accordingly.".

#### VALID FROM 04/05/2006

#### Divorce

### **11 Divorce: reduction in separation periods**

In subsection (2) of section 1 of the 1976 Act (irretrievable breakdown of marriage to be sole ground of divorce)—

- (a) in paragraph (d), for "two years" there shall be substituted " one year "; and
- (b) in paragraph (e), for "five" there shall be substituted " two ".

#### 12 Irretrievable breakdown of marriage: desertion no longer to be ground

Paragraph (c) of section 1(2) of the 1976 Act (irretrievable breakdown of marriage to be sole ground of divorce) shall be repealed.

#### 13 Non-cohabitation without consent: removal of bar to divorce

Subsection (5) of section 1 of the 1976 Act (irretrievable breakdown of marriage to be sole ground of divorce) shall be repealed.

### 14 Collusion no longer to be bar to divorce

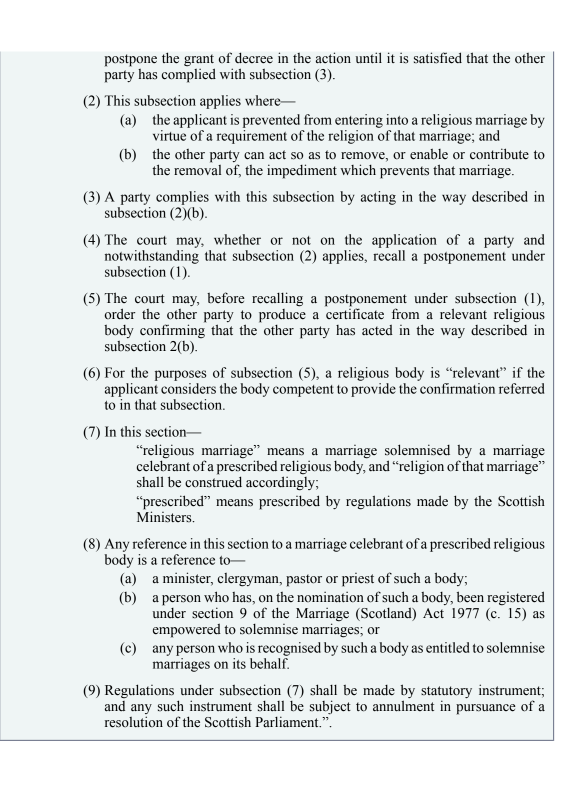
- (1) Any rule of law by which collusion between parties is a bar to their divorce shall cease to have effect.
- (2) Section 9 of the 1976 Act (abolition of the oath of calumny) shall be repealed.

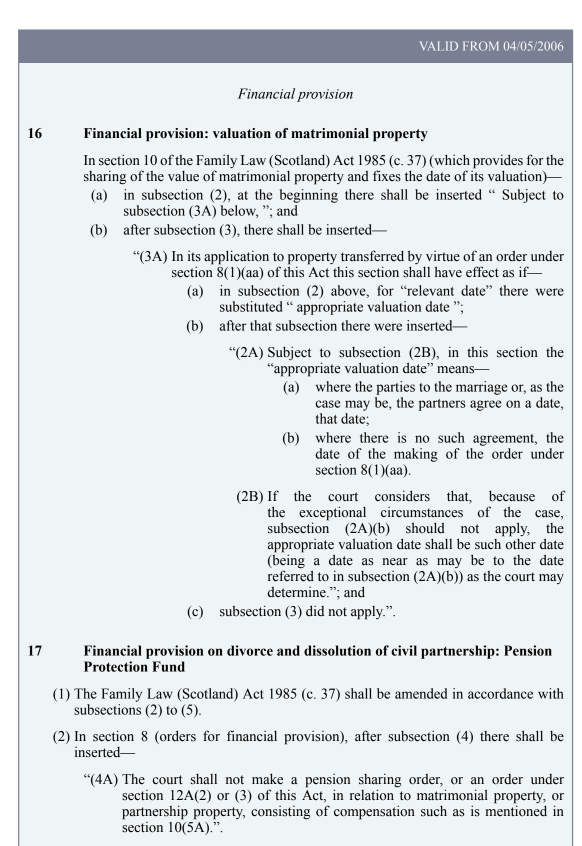
# 15 Postponement of decree of divorce where religious impediment to remarry exists

After section 3 of the 1976 Act (action for divorce following on decree of separation) there shall be inserted—

#### "3A Postponement of decree of divorce where religious impediment to remarry exists

- (1) Notwithstanding that irretrievable breakdown of a marriage has been established in an action for divorce, the court may—
  - (a) on the application of a party ("the applicant"); and
  - (b) if satisfied—
    - (i) that subsection (2) applies; and
    - (ii) that it is just and reasonable to do so,





(3) In section 10 (sharing of value of property)—

- (a) in each of subsections (4) and (4A), for "subsection (5)" there shall be substituted "subsections (5) and (5A) ";
- (b) in subsection (5), after "(4)(b)" there shall be inserted " or (4A)(b) ";
- (c) after subsection (5) there shall be inserted—
  - "(5A) Where either person is entitled to compensation payable under Chapter 3 of Part 2 of the Pensions Act 2004 (c. 35) or any provision in force in Northern Ireland corresponding to that Chapter, the proportion of the compensation which is referable to the period to which subsection (4)(b) or (4A)(b) above refers shall be taken to form part of the matrimonial property or partnership property.";
- (d) after subsection (8A) there shall be inserted—
  - "(8B) The Scottish Ministers may by regulations make provision for or in connection with the verification, or apportionment, of compensation such as is mentioned in subsection (5A)."; and
- (e) in subsection (9), after "(8)" there shall be inserted " or (8B) ".

(4) In section 12A (orders for payment of capital sum: pensions lump sum)-

- (a) after subsection (7) there shall be inserted—
  - "(7A) Where—
    - (a) the court makes an order under subsection (3); and
    - (b) after the making of the order the Board gives the trustees or managers of the scheme a notice under section 160 of the Pensions Act 2004 (c. 35) ("the 2004 Act"), or the Northern Ireland provision, in relation to the scheme,

the order shall, on the giving of such notice, be recalled.

- (7B) Subsection (7C) applies where—
  - (a) the court makes an order under subsection (2) imposing requirements on the trustees or managers of an occupational pension scheme; and
  - (b) after the making of the order the Board gives the trustees or managers of the scheme a notice under section 160 of the 2004 Act, or the Northern Ireland provision, in relation to the scheme.
- (7C) The order shall have effect from the time when the notice is given-
  - (a) as if—
    - (i) references to the trustees or managers of the scheme were references to the Board; and
    - (ii) references to any lump sum to which the person with benefits under a pension arrangement is or might become entitled under the scheme were references to the amount of any compensation payable under that Chapter of the 2004 Act, or the Northern Ireland provision, to which that person is or might become entitled in respect of the lump sum; and
  - (b) subject to such other modifications as may be prescribed by regulations by the Scottish Ministers.";

	in subsection (9), for "subsection" there shall be substituted " subsections (7C)(b) and "; and
(c) a	after subsection (10) there shall be added—
	"(11) In subsections (7A) to (7C) "the Northern Ireland provision", in relation to a provision of the 2004 Act, means any provision in force in Northern Ireland corresponding to the provision of that Act.".
5) In section be insert	n 16 (agreements on financial provision), after subsection (2A) there shall ed-
"(2B)	Subsection (2C) applies where—
	(a) the parties to a marriage or the partners in a civil partnership have entered into an agreement as to financial provision to be made on divorce or on dissolution of the civil partnership; and
	(b) the agreement includes provision in respect of a person's rights or interests or benefits under an occupational pension scheme.
1	The Board of the Pension Protection Fund's subsequently assuming responsibility for the occupational pension scheme in accordance with Chapter 3 of Part 2 of the Pension Act 2004 (c. 35) or any provision in force

- in Northern Ireland corresponding to that Chapter shall not affect—
  (a) the power of the court under subsection (1)(b) to make an order setting aside or varying the agreement or any term of it;
  - (b) on an appeal, the powers of the appeal court in relation to the order.".

# 18 Financial provision: incidental orders

In subsection (2) of section 14 of the Family Law (Scotland) Act 1985 (c. 37) (incidental orders), after paragraph (j) there shall be inserted—

"(ja) in relation to a deed relating to moveable property, an order dispensing with the execution of the deed by the grantor and directing the sheriff clerk to execute the deed;".

### VALID FROM 04/05/2006

Special destinations: revocation on divorce or annulment

# **19** Special destinations: revocation on divorce or annulment

- (1) Subsections (2) and (3) apply where—
  - (a) heritable property is held in the name of—
    - (i) a person ("A") and A's spouse ("B") and the survivor of them;
    - (ii) A, B and another person and the survivor or survivors of them;
    - (iii) A with a special destination on A's death, in favour of B;
  - (b) A and B's marriage is terminated by divorce or annulment; and
  - (c) after the divorce or annulment A dies.
- (2) In relation to the succession to A's heritable property (or part of it) under the destination, B shall be deemed to have failed to survive A.

- (3) If a person has in good faith and for value (whether by purchase or otherwise) acquired title to the heritable property, the title so acquired shall not be challengeable on the ground that, by virtue of subsection (2), the property falls to the estate of A.
- (4) Subsection (2) shall not apply if the destination specifies that B is to take under the destination despite the termination of A and B's marriage by divorce or annulment.

# VALID FROM 04/05/2006

# Aliment

# 20 Variations of agreements on aliment: powers of court

- (1) Section 7 of the Family Law (Scotland) Act 1985 (c. 37) (agreements on aliment) shall be amended as follows.
- (2) After subsection (2) there shall be inserted—

"(2ZA) On an application under subsection (2) above, the court may—

- (a) pending determination of the application, make such interim order as it thinks fit;
- (b) make an order backdating a variation of the amount payable under the agreement to—
  - (i) the date of the application or such later date as the court thinks fit; or
  - (ii) on special cause shown, a date prior to the date of the application.
- (2ZB) Where the court makes an order under subsection (2ZA)(b) above, it may order any sums paid under the agreement to be repaid on such terms (including terms relating to repayment by instalments) as the court thinks fit.
- (2ZC) Nothing in subsection (2ZA) shall empower the court to substitute a lump sum for a periodical payment.".

(3) In subsection (4), for "subsection (2) above" there shall be substituted "this section".

# VALID FROM 04/05/2006

Abolition of status of illegitimacy

# 21 Abolition of status of illegitimacy

- (1) The Law Reform (Parent and Child) (Scotland) Act 1986 (c. 9) shall be amended in accordance with subsections (2) to (4).
- (2) In section 1 (legal equality of children)—
  - (a) for subsection (1) there shall be substituted—

- "(1) No person whose status is governed by Scots law shall be illegitimate; and accordingly the fact that a person's parents are not or have not been married to each other shall be left out of account in—
  - (a) determining the person's legal status; or
  - (b) establishing the legal relationship between the person and any other person.";
- (b) in subsection (4), in paragraph (a), for the words from "this", where it first occurs, to the end of that paragraph there shall be substituted "section 21 of the Family Law (Scotland) Act 2006 (asp 2)"; and
- (c) after that subsection there shall be added—
  - "(5) In subsection (4), "enactment" includes an Act of the Scottish Parliament.
  - (6) It shall no longer be competent to bring an action for declarator of legitimacy, legitimation or illegitimacy.".
- (3) The title of section 1 shall become "Abolition of status of illegitimacy".

(4) In subsection (1) of section 9 (savings and supplementary provisions)-

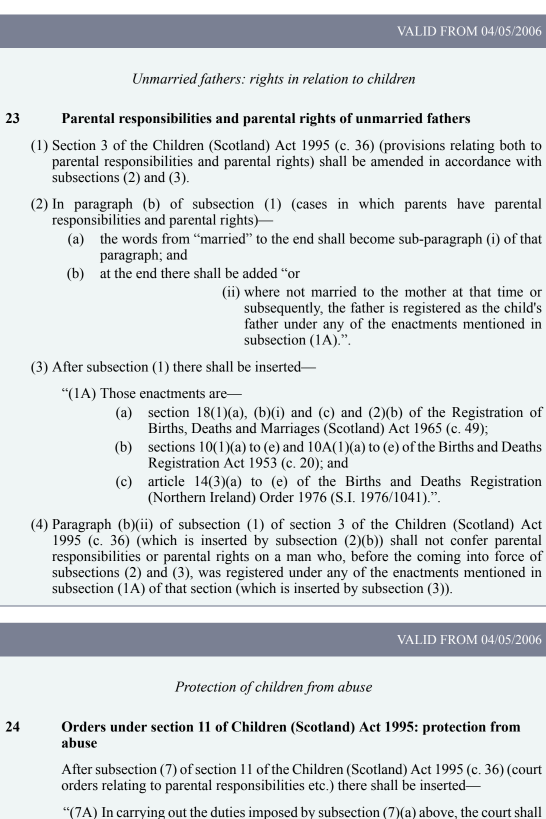
- (a) in paragraph (c), at the end, there shall be inserted " (including, in particular, the competence of bringing an action of declarator of legitimacy, legitimation or illegitimacy in connection with such succession or devolution)"; and
- (b) after that paragraph, there shall be inserted—
  - "(ca) affect the functions of the Lord Lyon King of Arms so far as relating to the granting of arms;".

# VALID FROM 04/05/2006

# Domicile of persons under 16

# 22 Domicile of persons under 16

- (1) Subsection (2) applies where—
  - (a) the parents of a child are domiciled in the same country as each other; and
  - (b) the child has a home with a parent or a home (or homes) with both of them.
- (2) The child shall be domiciled in the same country as the child's parents.
- (3) Where subsection (2) does not apply, the child shall be domiciled in the country with which the child has for the time being the closest connection.
- (4) In this section, "child" means a person under 16 years of age.



- (/A) In carrying out the duties imposed by subsection (/)(a) above, the court shall have regard in particular to the matters mentioned in subsection (7B) below.
- (7B) Those matters are—

- (a) the need to protect the child from—
  - (i) any abuse; or
  - (ii) the risk of any abuse,

which affects, or might affect, the child;

- (b) the effect such abuse, or the risk of such abuse, might have on the child;
- (c) the ability of a person—
  - (i) who has carried out abuse which affects or might affect the child; or
  - (ii) who might carry out such abuse,

to care for, or otherwise meet the needs of, the child; and

- (d) the effect any abuse, or the risk of any abuse, might have on the carrying out of responsibilities in connection with the welfare of the child by a person who has (or, by virtue of an order under subsection (1), would have) those responsibilities.
- (7C) In subsection (7B) above-

"abuse" includes —

- (a) violence, harassment, threatening conduct and any other conduct giving rise, or likely to give rise, to physical or mental injury, fear, alarm or distress;
- (b) abuse of a person other than the child; and
- (c) domestic abuse;
- "conduct" includes-
  - (a) speech; and
  - (b) presence in a specified place or area.
- (7D) Where—
  - (a) the court is considering making an order under subsection (1) above; and
  - (b) in pursuance of the order two or more relevant persons would have to co-operate with one another as respects matters affecting the child,

the court shall consider whether it would be appropriate to make the order.

- (7E) In subsection (7D) above, "relevant person", in relation to a child, means-
  - (a) a person having parental responsibilities or parental rights in respect of the child; or
  - (b) where a parent of the child does not have parental responsibilities or parental rights in respect of the child, a parent of the child.".

# VALID FROM 04/05/2006

Cohabitation

# 25 Meaning of "cohabitant" in sections 26 to 29

(1) In sections 26 to 29, "cohabitant" means either member of a couple consisting of—

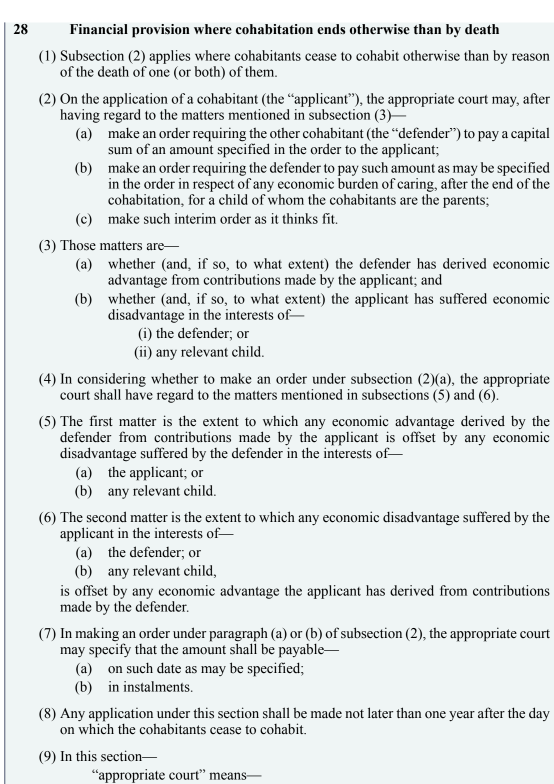
- (a) a man and a woman who are (or were) living together as if they were husband and wife; or
- (b) two persons of the same sex who are (or were) living together as if they were civil partners.
- (2) In determining for the purposes of any of sections 26 to 29 whether a person ("A") is a cohabitant of another person ("B"), the court shall have regard to—
  - (a) the length of the period during which A and B have been living together (or lived together);
  - (b) the nature of their relationship during that period; and
  - (c) the nature and extent of any financial arrangements subsisting, or which subsisted, during that period.
- (3) In subsection (2) and section 28, "court" means Court of Session or sheriff.

# 26 Rights in certain household goods

- (1) Subsection (2) applies where any question arises (whether during or after the cohabitation) as to the respective rights of ownership of cohabitants in any household goods.
- (2) It shall be presumed that each cohabitant has a right to an equal share in household goods acquired (other than by gift or succession from a third party) during the period of cohabitation.
- (3) The presumption in subsection (2) shall be rebuttable.
- (4) In this section, "household goods" means any goods (including decorative or ornamental goods) kept or used at any time during the cohabitation in any residence in which the cohabitants are (or were) cohabiting for their joint domestic purposes; but does not include—
  - (a) money;
  - (b) securities;
  - (c) any motor car, caravan or other road vehicle; or
  - (d) any domestic animal.

# 27 Rights in certain money and property

- (1) Subsection (2) applies where, in relation to cohabitants, any question arises (whether during or after the cohabitation) as to the right of a cohabitant to—
  - (a) money derived from any allowance made by either cohabitant for their joint household expenses or for similar purposes; or
  - (b) any property acquired out of such money.
- (2) Subject to any agreement between the cohabitants to the contrary, the money or property shall be treated as belonging to each cohabitant in equal shares.
- (3) In this section "property" does not include a residence used by the cohabitants as the sole or main residence in which they live (or lived) together.



(a) where the cohabitants are a man and a woman, the court which would have jurisdiction to hear an action of divorce in relation to them if they were married to each other; (b) where the cohabitants are of the same sex, the court which would have jurisdiction to hear an action for the dissolution of the civil partnership if they were civil partners of each other;

"child" means a person under 16 years of age;

"contributions" includes indirect and non-financial contributions (and, in particular, any such contribution made by looking after any relevant child or any house in which they cohabited); and

"economic advantage" includes gains in-

- (a) capital;
- (b) income; and
- (c) earning capacity;

and "economic disadvantage" shall be construed accordingly.

- (10) For the purposes of this section, a child is "relevant" if the child is-
  - (a) a child of whom the cohabitants are the parents;
  - (b) a child who is or was accepted by the cohabitants as a child of the family.

# 29 Application to court by survivor for provision on intestacy

- (1) This section applies where-
  - (a) a cohabitant (the "deceased") dies intestate; and
  - (b) immediately before the death the deceased was-
    - (i) domiciled in Scotland; and
    - (ii) cohabiting with another cohabitant (the "survivor").

(2) Subject to subsection (4), on the application of the survivor, the court may-

- (a) after having regard to the matters mentioned in subsection (3), make an order—
  - (i) for payment to the survivor out of the deceased's net intestate estate of a capital sum of such amount as may be specified in the order;
  - (ii) for transfer to the survivor of such property (whether heritable or moveable) from that estate as may be so specified;
- (b) make such interim order as it thinks fit.
- (3) Those matters are—
  - (a) the size and nature of the deceased's net intestate estate;
  - (b) any benefit received, or to be received, by the survivor-
    - (i) on, or in consequence of, the deceased's death; and
    - (ii) from somewhere other than the deceased's net intestate estate;
  - (c) the nature and extent of any other rights against, or claims on, the deceased's net intestate estate; and
  - (d) any other matter the court considers appropriate.
- (4) An order or interim order under subsection (2) shall not have the effect of awarding to the survivor an amount which would exceed the amount to which the survivor would have been entitled had the survivor been the spouse or civil partner of the deceased.
- (5) An application under this section may be made to—
  - (a) the Court of Session;

- (b) a sheriff in the sheriffdom in which the deceased was habitually resident at the date of death;
- (c) if at the date of death it is uncertain in which sheriffdom the deceased was habitually resident, the sheriff at Edinburgh.
- (6) Any application under this section shall be made before the expiry of the period of 6 months beginning with the day on which the deceased died.
- (7) In making an order under paragraph (a)(i) of subsection (2), the court may specify that the capital sum shall be payable—
  - (a) on such date as may be specified;
  - (b) in instalments.
- (8) In making an order under paragraph (a)(ii) of subsection (2), the court may specify that the transfer shall be effective on such date as may be specified.
- (9) If the court makes an order in accordance with subsection (7), it may, on an application by any party having an interest, vary the date or method of payment of the capital sum.
- (10) In this section—

"intestate" shall be construed in accordance with section 36(1) of the Succession (Scotland) Act 1964 (c. 41);

"legal rights" has the meaning given by section 36(1) of the Succession (Scotland) Act 1964 (c. 41);

"net intestate estate" means so much of the intestate estate as remains after provision for the satisfaction of—

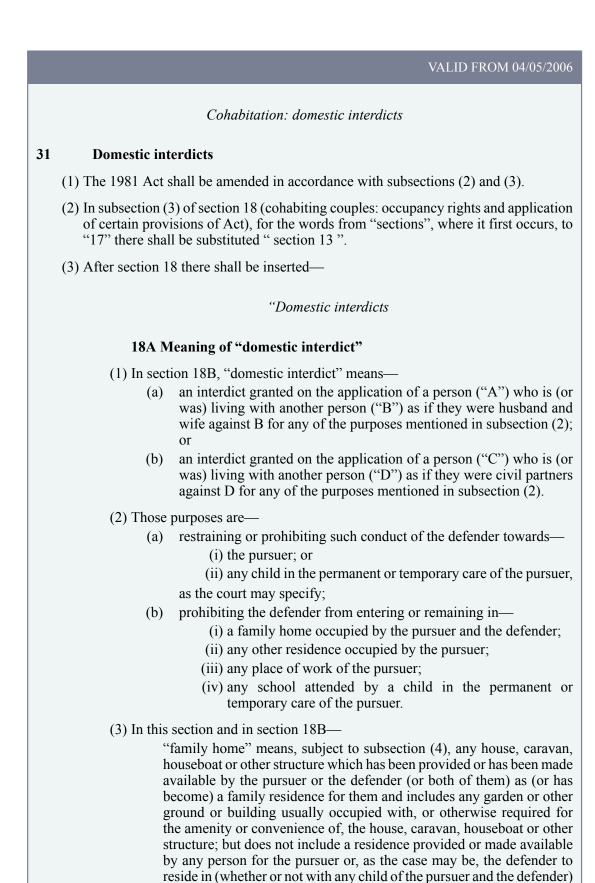
- (a) inheritance tax;
- (b) other liabilities of the estate having priority over legal rights and the prior rights of a surviving spouse or surviving civil partner; and
- (c) the legal rights, and the prior rights, of any surviving spouse or surviving civil partner; and

"prior rights" has the meaning given by section 36(1) of the Succession (Scotland) Act 1964 (c. 41).

### 30 Administration of Justice Act 1982: extension of definition of "relative"

In section 13 of the Administration of Justice Act 1982 (c. 53) (supplementary provisions and definitions in relation to Part 2), in the definition of relative, after paragraph (b) insert—

"any person, not being the civil partner of the injured person, who was, at the time of the act or omission giving rise to liability in the responsible person, living with the injured person as the civil partner of the injured person;".



separately from the defender or, as the case may be, the pursuer; and

"interdict" includes interim interdict.

- (4) If the tenancy of a family home is transferred from a pursuer to a defender (or, as the case may be, from a defender to a pursuer) by agreement or under any enactment, the home shall, on such transfer, cease to be a family home.
- (5) In subsection (3), "child of the pursuer and the defender" includes any child or grandchild of the pursuer or the defender, and any person who has been brought up or treated by the pursuer or the defender as if the person were a child of the pursuer or, as the case may be, the defender, whatever the age of such a child, grandchild or person.

# **18B** Domestic interdicts: further provision

- (1) Subsection (2) applies if the defender—
  - (a) is entitled to occupy a family home;
  - (b) is permitted by a third party to occupy it; or
  - (c) has, by virtue of section 18(1), occupancy rights in it.
- (2) Except where subsection (3) applies, the court may not grant a domestic interdict prohibiting the defender from entering or remaining in the family home.
- (3) This subsection applies if—
  - (a) the interdict is ancillary to an exclusion order; or
  - (b) an order under section 18(1) granting or extending occupancy rights is recalled.".

### VALID FROM 04/05/2006

Amendment of Protection from Abuse (Scotland) Act 2001: powers of arrest

# 32 Amendment of Protection from Abuse (Scotland) Act 2001: powers of arrest

- (1) Section 1 of the Protection from Abuse (Scotland) Act 2001 (asp 14) (attachment of power of arrest to interdict) shall be amended as follows.
- (2) After subsection (1) there shall be inserted—

"(1A) In the case of an interdict which is—

- (a) a matrimonial interdict (as defined by section 14(2) of the Matrimonial Homes (Family Protection) (Scotland) Act 1981 (c. 59)) which is ancillary to—
  - (i) an exclusion order within the meaning of section 4(1) of that Act; or
  - (ii) an interim order under section 4(6) of that Act; or
- (b) a relevant interdict (as defined by section 113(2) of the Civil Partnership Act 2004 (c. 33)) which is ancillary to—
  - (i) an exclusion order within the meaning of section 104(1) of that Act; or

> (ii) an interim order under section 104(6) of that Act, the court must, on an application under subsection (1), attach a power of arrest to the interdict.".

(3) In subsection (2), at the beginning there shall be inserted " In the case of any other interdict, ".

# VALID FROM 04/05/2006

Amendments of Civil Partnership Act 2004

# 33 Amendments of Civil Partnership Act 2004

Schedule 1, which contains amendments of the Civil Partnership Act 2004 (c. 33), shall have effect.

VALID FROM 04/05/2006

Application of 1981 Act to cohabiting couples of same sex

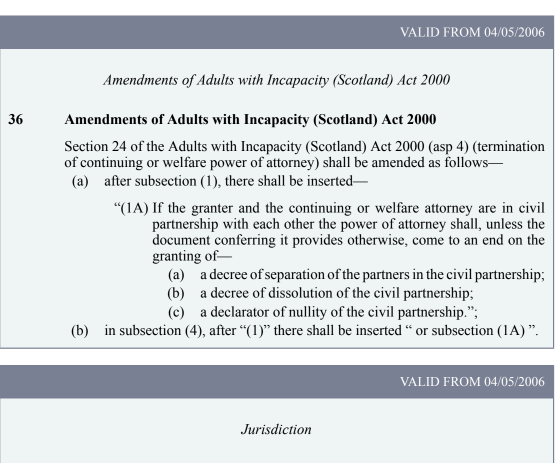
# 34 Application of 1981 Act to cohabiting couples of same sex

- (1) Section 18 of the 1981 Act (occupancy rights of cohabiting couples) shall be amended in accordance with subsections (2) and (3).
- (2) In subsection (1)—
  - (a) after "wife" there shall be inserted " or two persons of the same sex are living together as if they were civil partners ";
  - (b) after "wife (", there shall be inserted " in either case "; and
  - (c) for "man and the woman" there shall be substituted " entitled partner and the non-entitled partner ".

(3) In subsection (2)—

- (a) for "a man and a woman" there shall be substituted " two persons "; and
- (b) in paragraph (b), for the words from "are" to the end of that paragraph there shall be substituted "is any child—
  - (i) of whom they are the parents; or
  - (ii) who they have treated as a child of theirs.".

VALID FROM 04/05/2006 Amendments of Damages (Scotland) Act 1976 35 Amendments of Damages (Scotland) Act 1976 (1) The Damages (Scotland) Act 1976 (c. 13) shall be amended in accordance with subsections (2) to (5). (2) In subsection (4) of section 1 (rights of relatives of deceased person), at the beginning there shall be inserted "Subject to subsection (4A),". (3) After that subsection, there shall be inserted— "(4A) Notwithstanding section 10(2) of, and Schedule 1 to, this Act, no award of damages under subsection (4) above shall be made to a person related by affinity to the deceased. (4B) In subsection (4A), a "person related by affinity to the deceased" includesa stepchild, step-parent, stepbrother or stepsister of the deceased; (a) and any person who was an ascendant or descendant of any of the step-(b) relatives mentioned in paragraph (a).". (4) In subsection (2) of section 10 (interpretation), for the words from "sub-paragraph" to "or (c)", there shall be substituted " any of sub-paragraphs (a) to (cc) ". (5) In paragraph 1 of Schedule 1 (definition of relative) in sub-paragraph (c), for "paragraph" there shall be substituted " sub-(a) paragraph "; after that sub-paragraph, there shall be inserted— (b) any person not falling within sub-paragraph (b) above who "(ca) accepted the deceased as a child of the person's family; (cb) any person who-(i) was the brother or sister of the deceased; or (ii) was brought up in the same household as the deceased and who was accepted as a child of the family in which the deceased was a child; (cc)any person who was a grandparent or grandchild of the deceased;"; in sub-paragraph (d), after "person" there shall be inserted " not falling (c) within sub-paragraph (b) or (cc) above "; and in sub-paragraph (e), after "person" there shall be inserted " not falling within (d) sub-paragraph (cb)(i) above ".



# **37** Jurisdiction: actions for declarator of recognition of certain foreign decrees

- (1) The Domicile and Matrimonial Proceedings Act 1973 (c. 45) shall be amended in accordance with subsections (2) and (3).
- (2) In section 7 (jurisdiction of Court of Session in certain consistorial causes)-
  - (a) in subsection (1)—
    - (i) for "(2) to (8)" there shall be substituted " (2A) to (10) "; and
    - (ii) at the end there shall be inserted-
      - "(aa) an action for declarator of recognition, or nonrecognition, of a relevant foreign decree.";
  - (b) in subsection (3A), after "marriage", where it first occurs, there shall be inserted " or for declarator of recognition, or non-recognition, of a relevant foreign decree "; and
  - (c) after subsection (8) there shall be added—
    - "(9) In this section, "relevant foreign decree" means a decree of divorce, nullity or separation granted outwith a member state of the European Union.
    - (10) References in subsection (3A) to a marriage shall, in the case of an action for declarator of recognition, or non-recognition, of a relevant foreign decree, be construed as references to the marriage to which the relevant foreign decree relates.".

(3) In section 8 (jurisdiction of sheriff court in certain consistorial causes)-

- (a) in subsection (1)—
  - (i) for "(4)" there shall be substituted " (6) ";
  - (ii) the words from "an" to the end shall become paragraph (a) of that subsection; and
  - (iii) at the end there shall be added "and
    - (b) an action for declarator of recognition, or non-recognition, of a relevant foreign decree.";
- (b) in subsection (2), after "divorce" there shall be inserted " or for declarator of recognition, or non-recognition, of a relevant foreign decree "; and
- (c) after subsection (4) there shall be added—
  - "(5) In this section, "relevant foreign decree" has the meaning given by section 7(9).
  - (6) References in subsection (2) to a marriage shall, in the case of an action for declarator of recognition, or non-recognition, of a relevant foreign decree, be construed as references to the marriage to which the relevant foreign decree relates.".

# VALID FROM 04/05/2006

#### Private international law

# **38** Validity of marriages

- (1) Subject to the Foreign Marriage Act 1892 (c. 23), the question whether a marriage is formally valid shall be determined by the law of the place where the marriage was celebrated.
- (2) The question whether a person who enters into a marriage-
  - (a) had capacity; or
  - (b) consented,

to enter into it shall, subject to subsections (3) and (4) and to section 50 of the Family Law Act 1986 (c. 55) (non-recognition of divorce or annulment in another jurisdiction no bar to remarriage), be determined by the law of the place where, immediately before the marriage, that person was domiciled.

- (3) If a marriage entered into in Scotland is void under a rule of Scots internal law, then, notwithstanding subsection (2), that rule shall prevail over any law under which the marriage would be valid.
- (4) The capacity of the person to enter into the marriage shall not be determined under the law of the place where, immediately before the marriage, the person was domiciled in so far as it would be contrary to public policy in Scotland for such capacity to be so determined.
- (5) If the law of the place in which a person is domiciled requires a person under a certain age to obtain parental consent before entering into a marriage, that requirement shall not be taken to affect the capacity of a person to enter into a marriage in Scotland unless failure to obtain such consent would render invalid any marriage that the person purported to enter into in any form anywhere in the world.

# **39** Matrimonial property

- (1) Any question in relation to the rights of spouses to each other's immoveable property arising by virtue of the marriage shall be determined by the law of the place in which the property is situated.
- (2) Subject to subsections (4) and (5), if spouses are domiciled in the same country, any question in relation to the rights of the spouses to each other's moveable property arising by virtue of the marriage shall be determined by the law of that country.
- (3) Subject to subsections (4) and (5), if spouses are domiciled in different countries then, for the purposes of any question in relation to the rights of the spouses to each other's moveable property arising by virtue of the marriage, the spouses shall be taken to have the same rights to such property as they had immediately before the marriage.
- (4) Any question in relation to-
  - (a) the use or occupation of a matrimonial home which is moveable; or
  - (b) the use of the contents of a matrimonial home (whether the home is moveable or immoveable),

shall be determined by the law of the country in which the home is situated.

- (5) A change of domicile by a spouse (or both spouses) shall not affect a right in moveable property which, immediately before the change, has vested in either spouse.
- (6) This section shall not apply—
  - (a) in relation to the law on aliment, financial provision on divorce, transfer of property on divorce or succession;
  - (b) to the extent that spouses agree otherwise.
- (7) In this section, "matrimonial home" has the same meaning as in section 22 of the 1981 Act.

# 40 Aliment

Subject to the Maintenance Orders (Reciprocal Enforcement) Act 1972 (c. 18), a court in Scotland shall apply Scots internal law in any action for aliment which comes before it.

# 41 Effect of parents' marriage in determining status to depend on law of domicile

Any question arising as to the effect on a person's status of-

(a) the person's parents being, or having been, married to each other; or

(b) the person's parents not being, or not having been, married to each other, shall be determined by the law of the country in which the person is domiciled at the time at which the question arises.

# VALID FROM 04/05/2006

Declarator of freedom and putting to silence: action no longer competent

# 42 Action for declarator of freedom and putting to silence to cease to be competent

It shall not be competent to raise an action for declarator of freedom and putting to silence.

#### General

VALID FROM 04/05/2006

# 43 Interpretation

In this Act—

"the 1976 Act" means the Divorce (Scotland) Act 1976 (c. 39); and "the 1981 Act" means the Matrimonial Homes (Family Protection) (Scotland) Act 1981 (c. 59).

#### VALID FROM 04/05/2006

# 44 Ancillary provision

- (1) The Scottish Ministers may by order made by statutory instrument make such consequential, transitional or saving provision as they consider appropriate for the purposes of, in consequence of or for giving full effect to this Act or any provision of it.
- (2) An order under subsection (1) may modify any enactment (including this Act).
- (3) The power conferred by subsection (1) on the Scottish Ministers to make orders may be exercised so as to make different provision for different purposes.
- (4) A statutory instrument containing an order under subsection (1) shall, subject to subsection (5), be subject to annulment in pursuance of a resolution of the Scottish Parliament.
- (5) A statutory instrument containing an order under subsection (1) which includes provision modifying an Act or an Act of the Scottish Parliament shall not be made unless a draft of the instrument has been laid before, and approved by resolution of, the Scottish Parliament.

#### VALID FROM 04/05/2006

#### 45 Minor and consequential amendments and repeals

- (1) Schedule 2 (which contains minor amendments and amendments consequential on the provisions of this Act) shall have effect.
- (2) The enactments mentioned in the first column in schedule 3 (which include enactments that are spent) are repealed to the extent set out in the second column.

#### 46 Short title and commencement

- (1) This Act may be cited as the Family Law (Scotland) Act 2006.
- (2) The provisions of this Act (except this section) shall come into force on such day as the Scottish Ministers may by order made by statutory instrument appoint.
- (3) An order under subsection (2) may—
  - (a) appoint different days for different purposes; and
  - (b) include such transitional or saving provision as the Scottish Ministers consider necessary or expedient in connection with the coming into force of the provisions brought into force.

	VALID FROM 04/05/2006
	SCHEDULE 1 (introduced by section 33)
	AMENDMENTS OF THE CIVIL PARTNERSHIP ACT 2004
1	The Civil Partnership Act 2004 (c. 33) shall be amended in accordance with this schedule.
2	<ul> <li>In section 86 (eligibility to register in Scotland as civil partners)—</li> <li>(a) in subsection (2), for "subsections (3) and (4)" there shall be substituted "subsection (3)"; and</li> <li>(b) for subsections (4) and (5) there shall be substituted—</li> </ul>
	<ul> <li>"(4) Paragraph 2 of Schedule 10 has effect subject to the modifications specified in subsection (5) in the case of a person (here the "relevant person") whose gender has become the acquired gender under the Gender Recognition Act 2004 (c. 7).</li> </ul>
	<ul> <li>(5) The reference in that paragraph to— <ul> <li>(a) a former wife of the relevant person includes any former husband of the relevant person, and</li> <li>(b) a former husband of the relevant person includes any former wife of the relevant person.".</li> </ul> </li> </ul>
3	<ul><li>In section 101 (right of civil partner without title to occupy family home)—</li><li>(a) after subsection (6) there shall be inserted—</li></ul>
	<ul> <li>"(6A) Subject to subsection (5), if— <ul> <li>(a) there has been no cohabitation between an entitled partner and a non-entitled partner during a continuous period of two years, and</li> <li>(b) during that period the non-entitled partner has not occupied the family home,</li> <li>the non-entitled partner shall, on the expiry of that period, cease to have occupancy rights in the family home.</li> </ul> </li> </ul>
	<ul><li>(6B) A non-entitled partner who has ceased to have occupancy rights by virtue of subsection (6A) may not apply to the court for an order under section 103(1)."; and</li></ul>
	<ul> <li>(b) in subsection (7)—</li> <li>(i) in the definition of "child of the family", for the words from "a", where it first occurs, to "family", there shall be substituted " any child or grandchild of either civil partner, and any person who has been brought up or treated by either civil partner as if the person were a child of that partner, whatever the age of such a child, grandchild or person "; and</li> <li>(ii) in the definition of "family", for "so accepted", there shall be substituted ", grandchild or person so treated ".</li> </ul>

4	In subsection (1) of section 103 (regulation by court of rights of occupancy of family home), at the beginning there shall be inserted "Subject to section 101(6A),".
5	<ul> <li>In section 106 (continued exercise of occupancy rights after dealing)—</li> <li>(a) after subsection (1) there shall be inserted—</li> </ul>
	"(1A) The occupancy rights of a non-entitled partner in relation to a family home shall not be exercisable in relation to the home where, following a dealing of the entitled partner relating to the home—
	<ul> <li>(a) a person acquires the home, or an interest in it, in good faith and for value from a person other than the person who is or, as the case may be, was the entitled partner, or</li> <li>(b) a person derives title to the home from a person who acquired title as mentioned in paragraph (a)."; and</li> </ul>
	(b) in subsection (3)—
	(i) in paragraph (e), for "sale", where it first occurs, there shall be substituted " transfer for value ";
	<ul><li>(ii) in paragraph (e), for the words from "seller", where it first occurs, to the end of the paragraph there shall be substituted "transferor</li></ul>
	<ul> <li>(i) a written declaration signed by the transferor, or a person acting on behalf of the transferor under a power of attorney or as a guardian (within the meaning of the Adults with Incapacity (Scotland) Act 2000 (asp 4)), that the subjects of the transfer are not, or were not at the time of the dealing, a family home in relation to which a civil partner of the transferor has or had occupancy rights, or</li> <li>(ii) a renunciation of occupancy rights or consent to the dealing which bears to have been properly made or given by the non-entitled partner or a person acting on behalf of the non-entitled partner or as a guardian (within the meaning of the Adults with Incapacity (Scotland) Act 2000 (asp 4))."; and</li> <li>(iii) in paragraph (f), for "5" there shall be substituted " 2 ".</li> </ul>
6	In section 107 (dispensation with civil partner's consent to dealing)
	(a) in subsection (1), at the beginning there shall be inserted "Subject to subsections (1A) and (1C),";
	(b) after that subsection there shall be inserted—
	"(1A) Subsection (1B) applies if, in relation to a proposed sale—
	<ul><li>(a) negotiations with a third party have not begun, or</li><li>(b) negotiations have begun but a price has not been agreed.</li></ul>
	(c) negotiations have degan out a price has not been agreed.

(1B) An order under	subsection (1)	dispensing	with	consent may	be be
made only if-					

- (a) the price agreed for the sale is no less than such amount as the court specifies in the order, and
- (b) the contract for the sale is concluded before the expiry of such period as may be so specified.
- (1C) Subsection (1D) applies if the proposed dealing is the grant of a heritable security.
- (1D) An order under subsection (1) dispensing with consent may be made only if—
  - (a) the heritable security is granted for a loan of no more than such amount as the court specifies in the order, and
  - (b) the security is executed before the expiry of such period as may be so specified."; and
- (c) after subsection (3) there shall be inserted—
  - "(3A) If the court refuses an application for an order under subsection (1), it may make an order requiring a non-entitled partner who is or becomes the occupier of the family home—
    - (a) to make such payments to the owner of the home in respect of that partner's occupation of it as may be specified in the order,
    - (b) to comply with such other conditions relating to that partner's occupation of the family home as may be so specified.".
- After section 111 there shall be inserted—

7

# "111A Effect of court action under section 103, 104 or 105 on reckoning of periods in sections 101 and 106

- (1) Subsection (2) applies where an application is made under section 103(1), 104(1) or 105(1).
- (2) In calculating the period of two years mentioned in section 101(6A)(a) or 106(3)(f), no account shall be taken of the period mentioned in subsection (3).
- (3) The period is the period beginning with the date on which the application is made and—
  - (a) in the case of an application under section 103(1) or 104(1), ending on the date on which—
    - (i) an order under section 103(3) or, as the case may be, 104(2) is made, or
    - (ii) the application is otherwise finally determined or abandoned,
  - (b) in the case of an application under section 105(1), ending on the date on which—
    - (i) the order under section 103(3) or, as the case may be, 104(2) is varied or recalled, or

	(ii) the application is otherwise finally determined or abandoned.".
8	<ul> <li>In section 113 (civil partnerships: competency of interdict)— <ul> <li>(a) in subsection (2), for paragraph (b) there shall be substituted—</li> <li>"(b) subject to subsection (3), prohibits a civil partner from entering or remaining in— <ul> <li>(i) a family home,</li> <li>(ii) any other residence occupied by the applicant civil partner,</li> <li>(iii) any place of work of the applicant civil partner,</li> <li>(iv) any school attended by a child in the permanent or temporary care of the applicant civil partner"; and</li> </ul> </li> <li>(b) after that subsection, there shall be added—</li> </ul></li></ul>
	<ul> <li>"(3) Subsection (4) applies if in relation to a family home the non-applicant civil partner— <ul> <li>(a) is an entitled partner, or</li> <li>(b) has occupancy rights.</li> </ul> </li> </ul>
	(4) Except where subsection (5) applies, the court may not grant a relevant interdict prohibiting the non-applicant civil partner from entering or remaining in the family home.
	<ul> <li>(5) This subsection applies if—</li> <li>(a) the interdict is ancillary to an exclusion order, or</li> <li>(b) by virtue of section 101(4), the court refuses leave to exercise occupancy rights.</li> </ul>
	(6) In this section and in sections 114 to 116, "applicant civil partner" means the civil partner who has applied for the interdict; and "non-applicant civil partner" is to be construed accordingly.".
9	<ul> <li>In subsection (3) of section 117 (dissolution of civil partnerships)—</li> <li>(a) in paragraph (c), for "two years" there shall be substituted " one year "; and</li> <li>(b) in paragraph (d), for "5" there shall be substituted " two ".</li> </ul>
10	In section 123 (nullity) (which shall become subsection (1) of that section)—
10	<ul><li>(a) the word "or", which occurs immediately after paragraph (a), shall be repealed;</li></ul>
	(b) the word "validly" in paragraph (b) shall be repealed;
	<ul> <li>(c) at the end of paragraph (b) there shall be inserted ", or</li> <li>(c) at the time of registration one of them who was capable of consenting to the formation of the civil partnership purported to give consent but did so by reason only of duress or error."; and</li> </ul>
	(d) at the end, there shall be added—
	<ul><li>(2) In this section "error" means—</li><li>(a) error as to the nature of civil partnership, or</li></ul>

	(b) a mistaken belief held by a person ("A") that the other person with whom A purported to register a civil partnership was the person with whom A had agreed to register a civil partnership.".
11	After section 124 there shall be inserted—
	"Special destinations: revocation on dissolution or annulment
	124A Special destination: revocation on dissolution or annulment
	<ul> <li>(1) Subsections (2) and (3) apply where— <ul> <li>(a) heritable property is held in the name of—</li> <li>(i) a person ("A") and A's civil partner ("B") and the survivor of them,</li> <li>(ii) A, B and another person and the survivor or survivors of them,</li> <li>(iii) A with a special destination on A's death, in favour of B,</li> <li>(b) A and B's civil partnership is terminated by dissolution or annulment, and</li> <li>(c) after the dissolution or annulment A dies.</li> </ul> </li> <li>(2) In relation to the succession to A's heritable property (or part of it) under the destination, B shall be deemed to have failed to survive A.</li> <li>(3) If a person has in good faith and for value (whether by purchase or otherwise) acquired title to the heritable property, the title so acquired shall not be challengeable on the ground that, by virtue of subsection (2), the property falls to the estate of A.</li> </ul>
	under the destination despite the termination of A and B's civil partnership by dissolution or annulment.".
12	Section 135 (interpretation of Part 3) shall become subsection (1) of that section and—
	<ul> <li>(a) in the definition of "family home"— <ul> <li>(i) after "means" there shall be inserted ", subject to subsection (2), "; and</li> <li>(ii) for the words "one civil partner for that" there shall be substituted " a person for one "; and</li> </ul> </li> </ul>
	(b) at the end there shall be inserted—
	<ul> <li>"(2) If—</li> <li>(a) the tenancy of a family home is transferred from one civil partner to the other by agreement or under any enactment, and</li> <li>(b) following the transfer, the civil partner to whom the tenancy was transferred occupies the home but the other civil partner does not,</li> </ul>
	the home shall, on such transfer, cease to be a family home.".

#### SCHEDULE 2 (introduced by section 45(1))

MINOR AND CONSEQUENTIAL AMENDMENTS

# SCHEDULE 3

(introduced by section 45(2))

REPEALS

(introduced

R

# Status:

Point in time view as at 20/01/2006. This version of this Act contains provisions that are not valid for this point in time.

# Changes to legislation:

There are currently no known outstanding effects for the Family Law (Scotland) Act 2006.