

Divorce (Scotland) Act 1976

1976 CHAPTER 39

An Act to amend the law of Scotland relating to divorce and separation; to facilitate reconciliation of the parties in consistorial causes; to amend the law as to the power of the court to make orders relating to financial provision arising out of divorce and to settlements and other dealings by a party to the marriage, and as to the power of the court to award aliment to spouses in actions for aliment; to abolish the oath of calumny; and for purposes connected with the matters aforesaid. [22nd July 1976]

Modifications etc. (not altering text)

C1 Words of enactment omitted under authority of Statute Law Revision Act 1948 (c. 62), s. 3

Divorce

1 Irretrievable breakdown of marriage to be sole ground of divorce.

- (1) In an action for divorce the court may grant decree of divorce if, but only if, it is established in accordance with the following provisions of this Act that the marriage has broken down irretrievably.
 - References in this Act (other than in sections 5(1) and 13 of this Act) to an action for divorce are to be construed as references to such an action brought after the commencement of this Act.
- (2) The irretrievable breakdown of a marriage shall, subject to the following provisions of this Act, be taken to be established in an action for divorce if—
 - (a) since the date of the marriage the defender has committed adultery; or
 - (b) since the date of the marriage the defender has at any time behaved (whether or not as a result of mental abnormality and whether such behaviour has been active or passive) in such a way that the pursuer cannot reasonably be expected to cohabit with the defender; or

Status: Point in time view as at 01/02/1991.

Changes to legislation: There are currently no known outstanding effects for the Divorce (Scotland) Act 1976. (See end of Document for details)

- (c) the defender has wilfully and without reasonable cause deserted the pursuer; and during a continuous period of two years immediately succeeding the defender's desertion—
 - (i) there has been no cohabitation between the parties, and
 - (ii) the pursuer has not refused a genuine and reasonable offer by the defender to adhere; or
- (d) there has been no cohabitation between the parties at any time during a continuous period of two years after the date of the marriage and immediately preceding the bringing of the action and the defender consents to the granting of decree of divorce; or
- (e) there has been no cohabitation between the parties at any time during a continuous period of five years after the date of the marriage and immediately preceding the bringing of the action.
- (3) The irretrievable breakdown of a marriage shall not be taken to be established in an action for divorce by reason of subsection (2)(a) of this section if the adultery mentioned in the said subsection (2)(a) has been connived at in such a way as to raise the defence of *lenocinium* or has been condoned by the pursuer's cohabitation with the defender in the knowledge or belief that the defender has committed the adultery.
- (4) Provision shall be made by act of sederunt—
 - (a) for the purpose of ensuring that, where in an action for divorce to which subsection (2)(d) of this section relates the defender consents to the granting of decree, he has been given such information as will enable him to understand—
 - (i) the consequences to him of his consenting as aforesaid; and
 - (ii) the steps which he must take to indicate his consent; and
 - (b) prescribing the manner in which the defender in such an action shall indicate his consent, and any withdrawal of such consent, to the granting of decree;
 - and where the defender has indicated (and not withdrawn) his consent in the prescribed manner, such indication shall be sufficient evidence of such consent.
- (5) Nowithstanding that irretrievable breakdown of a marriage has been established in an action for divorce by reason of subsection (2)(e) of this section, the court shall not be bound to grant decree in that action if in the opinion of the court the grant of decree would result in grave financial hardship to the defender.
 - For the purposes of this subsection, hardship shall include the loss of the chance of acquiring any benefit.
- (6) In an action for divorce the standard of proof required to establish the ground of the action shall be on balance of probability.

2 Encouragement of reconciliation.

- (1) At any time before granting decree in an action for divorce, if it appears to the court that there is a reasonable prospect of a reconciliation between the parties, it shall continue, or further continue, the action for such period as it thinks proper to enable attempts to be made to effect such a reconciliation; and if during any such continuation the parties cohabit with one another, no account shall be taken of such cohabitation for the purposes of that action.
- (2) Adultery shall not be held to have been condoned within the meaning of section 1(3) of this Act by reason only of the fact that after the commission of the adultery the

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pursuer has continued or resumed cohabitation with the defender, provided that the pursuer has not cohabited with the defender at any time after the end of the period of three months from the date on which such cohabitation as is referred to in the said section 1(3) was continued or resumed as aforesaid.

- (3) The irretrievable breakdown of a marriage shall not be taken to be established in an action for divorce by reason of section 1(2)(c) of this Act if, after the expiry of the period mentioned in the said section 1(2)(c), the pursuer has resumed cohabitation with the defender and has cohabited with the defender at any time after the end of the period of three months from the date on which the cohabitation was resumed as aforesaid.
- (4) In considering whether any period mentioned in paragraph (c), (d), or (e) of section 1(2) of this Act has been continuous no account shall be taken of any period or periods not exceeding six months in all during which the parties cohabited with one another; but no such period or periods during which the parties cohabited with one another shall count as part of the period of non-cohabitation required by any of those paragraphs.

3 Action for divorce following on decree of separation.

- (1) The court may grant decree in an action for divorce notwithstanding that decree of separation has previously been granted to the pursuer on the same, or substantially the same, facts as those averred in support of the action for divorce; and in any such action (other than an action for divorce by reason of section 1(2)(a) of this Act) the court may treat an extract decree of separation lodged in process as sufficient proof of the facts upon which such decree was granted.
- (2) Nothing in this section shall entitle the court to grant decree of divorce without receiving evidence from the pursuer.

Actions for separation

4 Actions for separation.

- (1) Sections 1, 2 and 11 of this Act shall apply to an action for separation or separation and aliment brought after the commencement of this Act and decree in such action as those sections apply to an action for divorce and decree therein subject to—
 - (a) the modification that any reference to irretrievable breakdown of a marriage shall be construed as a reference to grounds justifying decree of separation of the parties to a marriage; and
 - (b) all other necessary modifications.
- (2) In an action for separation or separation and aliment brought after the commencement of this Act, decree of separation shall not be pronounced except in accordance with the provisions of this section.

	Financial provision for spouses and children
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Supplemental

S. 8 repealed by Family Law (Scotland) Act 1985 (c. 37, SIF 49:3), ss. 28(2), 29(4)

9 Abolition of oath of calumny.

In a consistorial action (whether brought before or after the commencement of this Act) the oath of calumny shall not be administered to the pursuer, and accordingly that oath is hereby abolished, but nothing in this section shall affect any rule of law relating to collusion.

Right of husband to cite paramour as a co-defender and to sue for damages abolished.

- (1) After the commencement of this Act the following rights of a husband shall be abolished, that is to say—
 - (a) the right to cite a paramour of his wife as a co-defender in an action for divorce, and
 - (b) the right to claim or to obtain damages (including solatium) from a paramour by way of reparation.
- (2) Nothing in the provisions of the foregoing subsection shall preclude the court from awarding the expenses of the action for or against the paramour or alleged paramour in accordance with the practice of the court.
- (3) Section 7 of the M1Conjugal Rights (Scotland) Amendment Act 1861 (citation of a codefender in an action for divorce and decree for expenses against him) shall cease to have effect.

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Modifications etc. (not altering text)

C2 The text of ss. 10(3), 12(1)(2), Schs. 1, 2 is in the form in which it was originally enacted: it was not reproduced in Statutes in Force and does not reflect any amendments or repeals which may have been made prior to 1.2.1991.

Marginal Citations

M1 1861 c.86

11 Curatorad litemto be appointed in certain cases.

Provision shall be made by act of sederunt for the purpose of securing that, where in an action for divorce the defender is suffering from mental illness, the court shall appoint a curatorad *litem*to the defender.

12 Amendments, repeals and transitional provisions.

- (1) The enactments described in Schedule 1 to this Act shall have effect subject to the amendments specified therein in relation to them respectively.
- (2) The enactments specified in columns 1 and 2 of Schedule 2 to this Act are hereby repealed to the extent specified in relation to them respectively in column 3 of that schedule.
- (3) Subject to the following provisions of this section and without prejudice to the operation of section 38 of the M2Interpretation Act 1889 (effect of repeals), nothing in this section shall affect any proceedings brought, anything done, or the operation of any order made, under any enactment repealed by this section; nor shall anything in this Act be taken to revive any rule of law superseded by any enactment repealed by this section.
- (4) Anything which, prior to the commencement of this Act, could have been done under section 2 of the M3Divorce (Scotland) Act 1938 or section 26 or 27 of the M4Succession (Scotland) Act 1964 may, after the commencement of this Act, be done under the corresponding provision of section 5 or 6 of this Act.
- (5) An order under section 2 of the M5Divorce (Scotland) Act 1938 for the payment of an annual or periodical allowance to or for the behoof of a child of the marriage may, after the commencement of this Act, be varied or recalled by a subsequent order under subsection (2) of that section as if that section had not been repealed by this Act.
- (6) Subsection (5) of section 5 of this Act shall apply in relation to an order for the payment of an annual or periodical allowance under section 2 of the M6Divorce (Scotland) Act 1938 or of a periodical allowance under section 26 of the M7Succession (Scotland) Act 1964 as it applies in relation to an order for the payment of a periodical allowance under the said section 5.

Extent Information

E1 For the extent of this section see s. 14(3)

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Modifications etc. (not altering text)

C3 The text of ss. 10(3), 12(1)(2), Schs. 1, 2 is in the form in which it was originally enacted: it was not reproduced in Statutes in Force and does not reflect any amendments or repeals which may have been made prior to 1.2.1991.

Marginal Citations

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M2 1889 c. 63.
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M3 1938 c. 50.

M4 1964 c. 41.

M5 1938 c. 50.

M6 1938 c. 50.

M7 1964 c. 41.

13 Interpretation.

(1) In this Act, unless the context otherwise requires—

"action for divorce" has the meaning assigned to it by section 1(1) of this Act:

"the court" means [^{F4}, in relation to any action, the Court of Session or the Sheriff Court, as the case may require.]

- (2) For the purposes of this Act, the parties to a marriage shall be held to cohabit with one another only when they are in fact living together as man and wife; and "cohabitation" shall be construed accordingly.
- (3) References in this Act to any enactment are references to that enactment as amended, and include references thereto as applied, by any other enactment, including, except where the context otherwise requires, this Act.

Textual Amendments

F4 Words substituted by Divorce Jurisdiction, Court Fees and Legal Aid (Scotland) Act 1983 (c. 12 SIF 47), ss. 6(1), 7(4), Sch. 1 para. 22

14 Citation, commencement and extent.

- (1) This Act may be cited as the Divorce (Scotland) Act 1976.
- (2) This Act except section 8 shall come into operation on 1st January 1977.
- (3) So much of section 12 of, and Schedule 1 to, this Act as affects the operation of section 16 of the M8 Maintenance Orders Act 1950 shall extend to England and Wales and to Northern Ireland as well as Scotland, but save as aforesaid this Act shall extend to Scotland only.

Marginal Citations

M8 1950 c. 37.

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SCHEDULES

SCHEDULE 1

Section 12(1)

ENACTMENTS AMENDED

Extent Information

E2 For the extent of this Schedule see s. 14(3)

Modifications etc. (not altering text)

- C4 The text of ss. 10(3), 12(1)(2), Schs. 1, 2 is in the form in which it was originally enacted: it was not reproduced in Statutes in Force and does not reflect any amendments or repeals which may have been made prior to 1.2.1991.
- In section 16(2)(b)(i) of the M9 Maintenance Orders Act 1950, for the words "under section 26 of the Succession (Scotland) Act 1964" there shall be substituted the words "an order for the payment of a periodical allowance under section 26 of the Succession (Scotland) Act 1964 or section 5 of the Divorce (Scotland) Act 1976.".

Marginal Citations

M9 1950 c.37.

In section 33(2) of the M10Succession (Scotland) Act 1964 there shall be added at the end the words "or section 5 of the Divorce (Scotland) Act 1976".

Marginal Citations

M10 1964 c.41.

In section 8(1) of the MII Law Reform (Miscellaneous Provisions) (Scotland) Act 1966, at the end of paragraph (c), there shall be added the words "or under section 5 of the Divorce (Scotland) Act 1976".

Marginal Citations

M11 1966 c.19.

In section 11(4) of the M12Law Reform (Miscellaneous Provisions) (Scotland) Act 1968, for the words from "administering" to the end of the subsection there shall be substituted the words "receiving evidence from the pursuer".

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Marginal Citations

M12 1968 c.70

- In Schedule 2 to the M13Domicile and Matrimonial Proceedings Act 1973, after paragraph 12 there shall be inserted the following paragraph—
 - "12A Section 5 (orders for financial provision) and section 6 (orders relating to settlements and other dealings) of the Divorce (Scotland) Act 1976."

Marginal Citations

M13 1973 c.45.

SCHEDULE 2

Section 12(2)

ENACTMENTS REPEALED

Modifications etc. (not altering text)

C5 The text of ss. 10(3), 12(1)(2), Schs. 1, 2 is in the form in which it was originally enacted: it was not reproduced in Statutes in Force and does not reflect any amendments or repeals which may have been made prior to 1.2.1991.

SCHEDULE 2 SCHEDULE 2Enactments Repealed

SCHEDULE 2 ENACTMENTS REPEALED			
Chapter	Short Title	Extent of Repeal	
Geo. 4. c. 120. Geo. 4 & 1 Will. 4. c. 69. & 25 Vict. c. 86. Edw. 7. c. 25. & 2 Geo. 6. c. 50. & 7 Eliz. 2. c. 54. 9 Eliz. 2.	The Court of Session Act 1825. The Court of Session Act 1850. Conjugal Rights (Scotland) Amendment Act 1861. The Licensing (Scotland) Act 1903. The Diverse (Scotland) The Diverse (Iscotland) The Mental Health (Scotland)	In section 28 the words "or adultery "28 the words from the beginning to "to the Section 7. Section 7. Section 73. The whole Act, except section 5, 5(1) and 8. The whole Act. In Schedule 4 the paragraph	
61. 4 c. 41.	land) Act 1960. The Succession (Scotland)	relating to the Divorce (Scot land) Act 1938. Section 25. Section 26.	
64 c. 91.	Act 1964. The Divorce (Scotland) Act 1964.	Section 20. Section 27. The whole Act.	
56 c. 19.	The Law Reform (Mis- cellaneous Provisions) (Scotland) Act 1966.	Section 8(5).	

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