Gender Recognition Reform (Scotland) Bill

[AS PASSED]

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Part 1—Gender Recognition Act 2004
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Gender Recognition Reform (Scotland) Bill

[AS PASSED]

An Act of the Scottish Parliament to reform the grounds and procedure for obtaining gender recognition; and for connected purposes.

References to the 2004 Act

1 Meaning of “2004 Act”

In this Act, the “2004 Act” means the Gender Recognition Act 2004.

Application for gender recognition certificate

2 Persons who may apply

After section 8 of the 2004 Act insert—

“Applications to the Registrar General for Scotland

8A Persons who may apply to Registrar General for Scotland for gender recognition certificate

(1) A person of either gender may apply to the Registrar General for Scotland for a gender recognition certificate on the basis of living in the other gender if the person—

(a) is aged at least 16, and
(b) meets the condition in subsection (2).

(2) The condition is that the person—

(a) is the subject of a Scottish birth register entry, or
(b) is not the subject of such an entry, but is ordinarily resident in Scotland.

(3) In this Act—

(zb) “Scottish birth register entry” means an entry containing a record of a person’s birth or adoption—

(i) in a register kept by the Registrar General for Scotland, or
(ii) of which a certified copy is kept by the Registrar General for Scotland.

(4) For the purposes of this Act, if a person is the subject of more than one UK birth register entry, the person is the subject of a Scottish birth register entry if the person’s most recent birth register entry is a Scottish birth register entry.”.
3 Notice to be given on receipt of application

After section 8A of the 2004 Act (inserted by section 2) insert—

“8B Notice to be given by Registrar General for Scotland on receipt of application

(1) On receipt of an application under section 8A(1), the Registrar General for Scotland must notify the applicant in writing of the following matters—

(a) that the application has been received,
(b) that the reflection period has begun,
(c) the date on which that period ends,
(d) whether, if the application were granted, the Registrar General would issue a full gender recognition certificate or an interim gender recognition certificate,
(e) any statutory declaration or evidence which the applicant would have to give to the Registrar General under section 8D in order for the Registrar General to issue a full gender recognition certificate instead of an interim gender recognition certificate, if the application were granted,
(f) the effect of subsections (3) and (4),
(g) if the applicant is aged 16 or 17 when the application is made, the effect of sections 8BA(2) and 8C(1)(c).

(2) At the same time as giving notice under subsection (1), the Registrar General must give the applicant such information as to the effect of the issue of a gender recognition certificate as the Registrar General considers appropriate.

(3) The Registrar General must not determine the application unless, after the expiry of the reflection period, the applicant confirms by notice in writing that the applicant wishes to proceed with the application.

(4) The application is to be treated as having been withdrawn if, at the end of the period of two years beginning with the day on which the reflection period ends, the applicant has neither given the Registrar General a notice of confirmation under subsection (3) nor withdrawn the application.

(5) In this section, the “reflection period” is the period of three months beginning with the day on which the Registrar General gives notice under subsection (1).”.

3A Guidance, advice and support for young applicants

After section 8B of the 2004 Act (inserted by section 3) insert—

“8BA Additional guidance, advice and support for young applicants

(1) This section applies where a person who makes an application under section 8A is aged 16 or 17 when the application is made.

(2) The applicant must, before or at the same time as giving the Registrar General for Scotland notice of confirmation under section 8B(3), confirm to the Registrar General that the applicant has discussed the implications for the applicant of obtaining a gender recognition certificate with an individual who—

(a) has a role which involves giving guidance, advice or support to young people, or
(b) is aged at least 18 and knows the applicant personally.
(3) The applicant must tell the Registrar General what role the individual mentioned in subsection (2) has, or how the individual knows the applicant.”.

4 **Grounds on which application to be granted**

After section 8BA of the 2004 Act (inserted by section 3A) insert—

> “8C Grounds on which application to be granted by Registrar General for Scotland

(1) The Registrar General for Scotland must grant an application under section 8A(1) if—

(a) the application includes a statutory declaration by the applicant that the applicant—

(ii) meets the condition in section 8A(2),

(iii) either—

(A) is aged 16 or 17 and has lived in the acquired gender throughout the period of six months ending with the day on which the application is made, or

(B) is aged at least 18 and has lived in the acquired gender throughout the period of three months ending with the day on which the application is made,

(iv) intends to continue to live in the acquired gender permanently, and

(v) understands that it is an offence to knowingly make a statutory declaration under this section which is false in a material particular,

(b) the application and the notice of confirmation under section 8B(3) comply with the requirements of—

(i) section 8D, and

(ii) any regulations under section 8U(1)(c), and

(c) if the applicant is aged 16 or 17 when the application is made, the applicant has complied with section 8BA(2).

(1A) Subsection (1) is subject to section 8PA (order authorising rejection of application by Registrar General for Scotland).

(2) The Registrar General must reject an application under section 8A(1) if not required by subsection (1) to grant it.

(3) In this Act, “the acquired gender”, in relation to a person who is applying or has applied for a gender recognition certificate under section 8A(1), means the gender in which the person is living when the application is made.”.

5 **Statutory declarations and other evidence in relation to marriage or civil partnership**

After section 8C of the 2004 Act (inserted by section 4) insert—

> “8D Statutory declarations and other evidence to be given to Registrar General for Scotland in relation to marriage or civil partnership

(1) An application under section 8A(1) must include a statutory declaration by the applicant as to whether or not the applicant is married or a civil partner.

(2) Subsection (3) applies where—
(a) at the time the application is made, the applicant and another person (“P”) are the parties to a marriage or a civil partnership, and
(b) at the time the applicant gives notice of confirmation under section 8B(3), the applicant and P are still, or have since become, the parties to a marriage or civil partnership.

(3) Either the application or the notice of confirmation must include—

(a) a statutory declaration by the applicant that the applicant—
   (i) wishes the marriage or (as the case may be) civil partnership to continue after the issue of a full gender recognition certificate, or
   (ii) does not wish the marriage or civil partnership to continue after the issue of a full gender recognition certificate, and

(b) either—
   (i) a statutory declaration by P that P wishes the marriage or civil partnership to continue after the issue of a full gender recognition certificate, or
   (ii) a statutory declaration by the applicant that no such declaration by P is included.

(4) Where an application includes a statutory declaration under paragraph (a) or (b) of subsection (3) (the “first declaration”)—

(a) the notice of confirmation may include a further statutory declaration under that paragraph (the “second declaration”), and

(b) if there is a second declaration, the second declaration replaces the first declaration.

(5) If an application or notice of confirmation includes a statutory declaration under subsection (3)(b)(i), the Registrar General for Scotland must give P notice that the application has been made.

(6) Subsection (7) applies where—

(a) the applicant is married or a civil partner at the time the application is made, and

(b) before the applicant gives notice of confirmation under section 8B(3)—
   (i) the marriage or (as the case may be) civil partnership is dissolved or annulled, or
   (ii) the applicant’s spouse or (as the case may be) civil partner dies.

(7) The notice of confirmation must include evidence of the dissolution or annulment or (as the case may be) death.

(8) Subsection (7) applies whether or not the application included the statutory declarations mentioned in subsection (3).

Certificate to be issued

After section 8D of the 2004 Act (inserted by section 5) insert—

“8E Certificate to be issued by the Registrar General for Scotland

(1) Where the Registrar General for Scotland grants an application under section 8A(1), the Registrar General must issue a gender recognition certificate to the applicant.
The certificate is to be a full gender recognition certificate if, at the time the application was made, the applicant was neither married nor in a civil partnership.

The certificate is to be a full gender recognition certificate if—

(a) at the time the application was made, the applicant was married or in a civil partnership, and

(b) the Registrar General is satisfied that, before the applicant gave notice of confirmation under section 8B(3)—

(i) the marriage or (as the case may be) civil partnership was dissolved or annulled, or

(ii) the applicant’s spouse or (as the case may be) civil partner died.

Subsections (5) and (6) apply where—

(a) at the time the application was made, the applicant was married to or in a civil partnership with another person (“P”), and

(b) at the time the applicant gave notice of confirmation under section 8B(3), the applicant and P were still, or had since become, the parties to a marriage or civil partnership.

The certificate is to be a full gender recognition certificate if both parties wish the marriage or (as the case may be) civil partnership to continue after the issue of a full gender recognition certificate.

Otherwise, the certificate is to be an interim gender recognition certificate.

If the Registrar General issues a full gender recognition certificate to a person under subsection (5), the Registrar General must give the person’s spouse or civil partner notice of the issue of the certificate.

The Scottish Ministers may by regulations specify the content and form of gender recognition certificates.

The Scottish Ministers must consult the Registrar General before making regulations under subsection (8).”.

6A Early determination of application made by person nearing end of life

After section 8E of the 2004 Act (inserted by section 6) insert—

“8EA Early determination of application made to Registrar General for Scotland by person nearing end of life

(1) The Registrar General for Scotland may determine an application under section 8A(1) before the expiry of the reflection period (within the meaning of section 8B(5)) if—

(a) the applicant requests in writing that the Registrar General determines the application before the end of that period, and

(b) the Registrar General is satisfied that the applicant is gravely ill and not expected to recover.

(2) Where the Registrar General grants a request made under subsection (1)(a), the Registrar General must notify the applicant of that fact in writing.

(3) Where the Registrar General grants a request made at the same time as the application to which it relates, the notice given by the Registrar General to the
applicant under section 8B(1) is not to include the matters mentioned in paragraphs (b), (c) and (f) of that section.

(4) Where the Registrar General grants a request made under subsection (1)(a), this Act applies to the application to which the request relates with the following modifications—

(a) subsections (3) and (4) of section 8B do not apply,

(b) section 8C(1)(b) applies as if for the words “and the notice of confirmation under section 8B(3) comply” there was substituted “complies”,

(c) section 8D applies as if—

(i) in subsection (2)(b), for the words “the applicant gives notice of confirmation under section 8B(3)”, there were substituted “the Registrar General for Scotland determines the application”,

(ii) in subsection (3), for the words “or the notice of confirmation must include”, there were substituted “must include, or the applicant must, before the Registrar General determines the application, give the Registrar General”,

(iii) in subsection (4)(a), for the words “the notice of confirmation may include”, there were substituted “the applicant may give the Registrar General”,

(iv) in subsection (5), for “or notice of confirmation includes”, substitute “includes, or the applicant gives the Registrar General”,

(v) in subsection (6)(b), for the words “the applicant gives notice of confirmation under section 8B(3)”, there were substituted “the Registrar General determines the application”,

(vi) in subsection (7), for the words “The notice of confirmation must include”, there were substituted “The applicant must give the Registrar General”.

(d) section 8E applies as if—

(i) in subsection (3)(b), for the words “the applicant gave notice of confirmation under section 8B(3)”, there were substituted “the Registrar General determines the application”,

(ii) in subsection (4)(b), for the words “the applicant gave notice of confirmation under section 8B(3)”, there were substituted “the Registrar General determines the application”.

6B Notification by chief constable in connection with applications by certain offenders

After section 8EA of the 2004 Act (inserted by section 6A) insert—

“8EB Notification by chief constable in connection with applications by certain offenders (Scotland)

(1) Subsection (2) applies where the chief constable makes an application for a sexual harm prevention order, a sexual risk order or a sexual offences prevention order which, if made, would prevent a person from making an application for a gender recognition certificate.

(2) The chief constable must notify the Registrar General for Scotland of—

(a) the making of the application for the order,
(b) the making of any interim order preventing the person from making an
application for a gender recognition certificate,
(c) the outcome of the application for the order, when the application has
been finally determined,
(d) where an order preventing the person from making an application for a
gender recognition certificate is made—
   (i) the terms of the order, and
   (ii) any subsequent variation, renewal or discharge of the order.

(3) An application for a gender recognition certificate made in breach of an order
mentioned in subsection (2)(b) or (d) is of no effect (and, accordingly, is to be
treated by the Registrar General as if it had never been made).

(4) Subsections (5) and (6) apply where—
   (a) the chief constable makes an application for a sexual harm prevention
       order, a sexual risk order or a sexual offences prevention order in relation
       to a person who has made an application for a gender recognition
       certificate (“the applicant”),
   (b) the application for the certificate has not yet been determined by the
       Registrar General, and
   (c) the order would, if made, require the applicant to withdraw that
       application.

(5) The chief constable must notify the Registrar General of—
   (a) the making of the application for the order,
   (b) the outcome of that application, when the application has been finally
determined.

(6) Where the Registrar General receives notification under subsection (5)(a), the
Registrar General must not take any further steps in relation to the application
for the certificate unless the chief constable notifies the Registrar General under
subsection (5)(b) that either—
   (a) no order has been made, or
   (b) an order has been made, but it does not require the applicant to withdraw
       the application for the certificate.

(7) For the purposes of this section, an application for a sexual harm prevention
order, a sexual risk order or a sexual offences prevention order is finally
determined when—
   (a) any appeal in respect of the application is finally determined or withdrawn,
or
   (b) the period for making such an appeal expires with no appeal having been
       made.

(8) In this section—
   “application for a gender recognition certificate” means an application under
section 8A(1), 8F(1), 8J(1) or 8K(1) for a gender recognition certificate
or under section 8O(1) for a confirmatory gender recognition certificate,
   “chief constable” means the chief constable of the Police Service of Scotland,
   “interim order” means an interim sexual harm prevention order, interim
   sexual risk order or interim sexual offences prevention order,
“sexual harm prevention order” and “interim sexual harm prevention order” have the meanings given by section 25(1) of the Abusive Behaviour and Sexual Harm (Scotland) Act 2016,

“sexual offences prevention order” and “interim sexual offences prevention order” have the meanings given by section 133(1) of the Sexual Offences Act 2003,

“sexual risk order” and “interim sexual risk order” have the meanings given by section 36 of the Abusive Behaviour and Sexual Harm (Scotland) Act 2016.”.

7 Issue of full gender recognition certificate to person with interim certificate

After section 8EB of the 2004 Act (inserted by section 6B) insert—

“Issue of full certificate in place of interim certificate (Scotland)

8F Issue of full certificate by Registrar General for Scotland to applicant who is married or civil partner

(1) The Registrar General for Scotland must issue a full gender recognition certificate to a person to whom an interim gender recognition certificate has been issued if—

(a) the person applies to the Registrar General for a full gender recognition certificate under this subsection within the period of six months beginning with the day on which the interim gender recognition certificate is issued, and

(b) the Registrar General is satisfied that the condition in subsection (2) is met.

(2) The condition is—

(a) when the interim gender recognition certificate was issued, the applicant and another person (“P”) were the parties to a marriage or civil partnership,

(b) the applicant and P are still, or have since become, the parties to a marriage or civil partnership, and

(c) the application under subsection (1)(a) includes whichever of the following was not included with the application under section 8A(1) or the notice of confirmation given under section 8B(3)—

(i) a statutory declaration by the applicant that the applicant wishes the marriage or (as the case may be) civil partnership to continue after the issue of a full gender recognition certificate,

(ii) a statutory declaration by P that P wishes the marriage or civil partnership to continue after such a certificate is issued.

(2A) Subsection (1) is subject to section 8PA (order authorising rejection of application by Registrar General for Scotland).

(3) The Registrar General must reject an application under subsection (1) if not required by that subsection to grant it.

(4) Where an application is made under subsection (1), the Registrar General must give P—

(a) notice of the application, and
if the application is granted, notice of the issue of the full gender recognition certificate.

8G Application under section 8F: death of spouse or civil partner

(1) Where an application is made under section 8F(1) and the applicant’s spouse or (as the case may be) civil partner dies before the application is determined—
   (a) the application is to be treated as an application made under section 8K(1), and
   (b) that application is to be treated as having been made at the time when the application under section 8F(1) was made.

(2) The Registrar General for Scotland must specify the period within which the applicant is to produce the required evidence in support of the new application.

(3) In this section—
   “new application” means the application under section 8K(1) which the person is, by virtue of subsection (1), treated as having made,
   “required evidence” means the evidence required by section 8K(4)(b).

8H Issue of full certificate by sheriff to applicant who is married or civil partner

(1) A sheriff must issue a full gender recognition certificate to a person to whom an interim gender recognition certificate has been issued if—
   (a) the person applies to the sheriff for a full gender recognition certificate within the period of six months beginning with the day on which the interim gender recognition certificate is issued, and
   (b) the sheriff is satisfied that the condition in subsection (2) is met.

(2) The condition is—
   (a) when the interim gender recognition certificate was issued, the applicant and another person (“P”) were the parties to a marriage or a civil partnership,
   (b) the applicant and P are still, or have since become, the parties to a marriage or civil partnership, and
   (c) the applicant is not in possession of a statutory declaration by P that P wishes the marriage or (as the case may be) civil partnership to continue after the issue of a full gender recognition certificate.

(3) The sheriff must reject an application under subsection (1) if not required by that subsection to grant it.

(4) Where an application is made under subsection (1), the sheriff clerk must—
   (a) give P notice of the application, and
   (b) if the application is granted—
      (i) give P notice of the issue of the full gender recognition certificate, and
      (ii) give a copy of the certificate to the Registrar General for Scotland.

(5) Proceedings under this section are to be heard in private if the applicant so requests.
8I Issue of full certificate by court on divorce or dissolution of civil partnership (Scotland)

(1) Subsection (2) applies where—
   (a) a court grants—
      (i) a decree of divorce on the ground that an interim gender recognition certificate has been issued to a party to the marriage, or
      (ii) a decree of dissolution on the ground that an interim gender recognition certificate has been issued to a party to a civil partnership, and
   (b) a full gender recognition certificate has not already been issued to that party under section 8H.

(2) The court must—
   (a) issue a full gender recognition certificate to the party to whom the interim gender recognition certificate was issued, and
   (b) give a copy of the full gender recognition certificate to the Registrar General for Scotland.

(3) In this section, a reference to an interim gender recognition certificate includes a reference to an interim gender recognition certificate issued under this Act as it applies in England and Wales or Northern Ireland.

8J Issue of full certificate by Registrar General for Scotland following divorce or dissolution of civil partnership

(1) The Registrar General for Scotland must issue a full gender recognition certificate to a person to whom an interim gender recognition certificate has been issued if—
   (a) the person applies to the Registrar General for a full gender recognition certificate under this subsection, and
   (b) the Registrar General is satisfied that the condition in subsection (2) is met.

(2) The condition is that, in proceedings instituted during the period of six months beginning with the day on which the interim gender recognition certificate was issued—
   (a) the person’s marriage was dissolved or annulled, otherwise than on the ground that the interim gender recognition certificate was issued, or
   (b) the person’s civil partnership was dissolved or annulled, otherwise than on that ground.

(2A) Subsection (1) is subject to section 8PA (order authorising rejection of application by Registrar General for Scotland).

(3) The Registrar General must reject an application under subsection (1) if not required by that subsection to grant it.

(4) An application under subsection (1) must—
   (a) be made within the period of six months beginning with the day on which the marriage or (as the case may be) civil partnership is dissolved or annulled,
   (b) include evidence of—
the dissolution or annulment, and
(ii) the date on which the proceedings for the dissolution or
annulment were instituted.

8K  Issue of full certificate by Registrar General for Scotland following death of
spouse or civil partner

(1) The Registrar General for Scotland must issue a full gender recognition certificate
to a person to whom an interim gender recognition certificate has been issued if—
(a) the person applies to the Registrar General for a full gender recognition
certificate under this subsection, and
(b) the Registrar General is satisfied that the condition in subsection (2) is met.

(2) The condition is that the applicant’s spouse or civil partner died within the
period of six months beginning with the day on which the interim gender
recognition certificate was issued.

(2A) Subsection (1) is subject to section 8PA (order authorising rejection of application
by Registrar General for Scotland).

(3) The Registrar General must reject an application under subsection (1) if not
required by that subsection to grant it.

(4) An application under subsection (1) must—
(a) be made within the period of six months beginning with the day on
which the death occurs,
(b) include evidence of the death and the date on which it occurred.

8L  Application to Registrar General for Scotland or sheriff: calculation of
periods of time

(1) Subsection (2) applies for the purpose of calculating the end of a period of
months under sections 8B to 8K.

(2) Where the period would end on the 29th, 30th or 31st day of a month but for
the fact that the month does not include such a day, the period ends on the last
day of the month.”.

Gender recognition outwith Scotland

8  Gender recognition obtained outwith Scotland

After section 8L of the 2004 Act (inserted by section 7) insert—

“8M Gender recognition obtained elsewhere in the United Kingdom

(1) Where a person has been issued with a full gender recognition certificate under
this Act as it applies in England and Wales or Northern Ireland (and that
certificate has not been revoked)—
(a) the person is to be treated for all purposes as if the person had, when
that certificate was issued, been issued with a full gender recognition
certificate by the Registrar General for Scotland, and
(b) accordingly, the person’s gender is the acquired gender.
In this Act, “the acquired gender”, in relation to a person mentioned in subsection (1), means the person’s gender under the law of England and Wales or Northern Ireland following the issue of the certificate.

8N Gender recognition obtained outwith the United Kingdom

(1) Where a person has obtained overseas gender recognition (and that recognition has not ceased to have effect)—
   (a) the person is to be treated for all purposes as if the person had, when that recognition was obtained, been issued with a full gender recognition certificate by the Registrar General for Scotland, and
   (b) accordingly, the person’s gender is the acquired gender.

(2) But subsection (1) does not apply if it would be manifestly contrary to public policy to treat the person as mentioned in subsection (1)(a).

(2A) Subsection (2B) applies where—
   (a) a person’s gender is the acquired gender by virtue of subsection (1),
   (b) the person’s overseas gender recognition ceases to have effect under the law of the country or territory in which it was obtained, and
   (c) after the overseas gender recognition ceases to have such effect, the person’s gender under that law is neither male nor female.

(2B) Subsection (1) continues to apply to the person as if the overseas gender recognition had not ceased to have effect.

(3) In this Act—
   (a) “overseas gender recognition” means gender recognition obtained in a country or territory outwith the United Kingdom which resulted in a person’s gender under the law of that country or territory becoming male instead of female, or female instead of male,
   (b) “the acquired gender”, in relation to a person mentioned in subsection (1) (where that subsection applies), means the person’s gender under the law of the country or territory in which the person obtained gender recognition, following the recognition being obtained.

(4) This section—
   (a) applies whether or not the person has been issued with a confirmatory gender recognition certificate under section 8O,
   (b) does not apply to a person who has been issued with a full gender recognition certificate under this Act (including as it applies in England and Wales or Northern Ireland).

8O Issue of confirmatory gender recognition certificate by Registrar General for Scotland

(1) A person who has obtained overseas gender recognition may apply to the Registrar General for Scotland for a confirmatory gender recognition certificate.

(2) A confirmatory gender recognition certificate is a certificate confirming that a person has obtained overseas gender recognition.

(3) An application under subsection (1) must include—
(a) evidence of the overseas gender recognition obtained by the applicant,
or
(b) if the applicant is unable to provide such evidence, a statutory declaration
by the applicant as to the matters set out in subsection (4).

(4) Those matters are—

(a) that the applicant has obtained overseas gender recognition,
(b) the reason that the applicant is unable to provide evidence of that
recognition,
(c) the gender acquired by the applicant as a result of that recognition,
(d) the country or territory in which the recognition was obtained,
(e) the date on which the recognition was obtained,
(f) the place or register where details of the recognition—
(i) are available, or
(ii) if they are not available, would have been available and the
reason why they are not available.

(5) An application under subsection (1) must also set out the applicant’s reasons
for making the application.

(6) The Registrar General—

(a) may reject an application under subsection (1) if—
(i) the application includes a statutory declaration under subsection
(3)(b), and
(ii) the Registrar General is not satisfied that the applicant was unable
to provide evidence of the overseas gender recognition,
(b) otherwise, must grant an application under subsection (1) if satisfied
that the applicant has obtained overseas gender recognition.

(6A) Subsection (6) is subject to section 8PA (order authorising rejection of application
by Registrar General for Scotland).

(7) Where the Registrar General grants an application under subsection (1), the
Registrar General must issue a confirmatory gender recognition certificate to
the applicant.

(8) The Scottish Ministers may by regulations specify the content and form of
confirmatory gender recognition certificates.

(9) The Scottish Ministers must consult the Registrar General before making
regulations under subsection (8).

8P Determination by court of question as to overseas gender recognition

(1) This section applies where a question arises as to whether—

(a) a person has obtained overseas gender recognition, or
(b) it would be manifestly contrary to public policy to treat a person who
has obtained overseas gender recognition as if the person had been issued
with a full gender recognition certificate by the Registrar General for
Scotland, in accordance with section 8N(1).

(2) A court may make an order determining the question mentioned in subsection
(1)—
(a) where the question arises in the course of civil proceedings before the court, or
(b) on an application being made to the court by a person who has an interest in the question.

(3) An order under subsection (2) may determine the question—
(a) for all purposes, or
(b) for such purposes as are specified in the order.

(4) Proceedings under this section are to be heard in private if the person to whom the question relates so requests.

(5) Where a court makes an order under subsection (2), the court may make such other order as it considers appropriate in consequence of, or otherwise in connection with, the order under subsection (2).

(6) In this section, “a court” means the Court of Session or a sheriff.

(7) This section does not apply in relation to a person to whom a full gender recognition certificate has been issued under this Act (including as it applies in England and Wales or Northern Ireland).

Further provision about applications and certificates

8ZA Identification of person making statutory declaration

After section 8P of the 2004 Act (inserted by section 8) insert—

“Identification of person making statutory declaration

8PZA Requirement for proof of identity

(1) This section applies where a person makes a statutory declaration in accordance with this Act or regulations made under it.

(2) The person must, before making the declaration, provide the person taking and receiving the declaration with two pieces of proof of the identity of the person making the application.”.

8A Order authorising rejection of application for certificate

After section 8PZA of the 2004 Act (inserted by section 8ZA) insert—

“Order authorising rejection of application for certificate

8PA Order authorising rejection of application by Registrar General for Scotland

(1) A sheriff may, on the application of the Registrar General for Scotland, order the Registrar General to reject an application made under—
(a) section 8A(1), 8F(1), 8J(1) or 8K(1) for a gender recognition certificate, on the grounds mentioned in subsection (2),
(b) section 8O(1) for a confirmatory gender recognition certificate, on the grounds mentioned in subsection (3).

(2) The grounds referred to in subsection (1)(a) are that—
(a) the application for the certificate is fraudulent, or
(b) the applicant is incapable of—
   (i) understanding the effect of obtaining the certificate, or
   (ii) validly making the application.

(3) The grounds referred to in subsection (1)(b) are that—

(a) the application for the certificate is fraudulent, or
(b) the overseas gender recognition to which the application for the certificate relates has ceased to have effect.

(4) The sheriff may make an order under subsection (1) on the grounds mentioned in subsection (2)(a) or (3)(a) if satisfied, on the balance of probabilities, that the application for the certificate is fraudulent.

(5) Where the sheriff makes an order under subsection (1), the sheriff may make such other order as the sheriff considers appropriate in consequence of, or otherwise in connection with, the order under subsection (1).

(6) Where the sheriff makes an order under subsection (1), the Registrar General may reject the application even if the applicant has not given the Registrar General a notice under section 8B(3).

(7) Proceedings under this section—
   (a) are to be heard in private if—
      (i) the applicant so requests, or
      (ii) the application to the sheriff is made on the grounds mentioned in subsection (2)(b) and another person with an interest in the wellbeing of the applicant so requests,
   (b) may, if the application to the sheriff is made on the grounds mentioned in subsection (2)(b), be heard in private if—
      (i) the Registrar General so requests, and
      (ii) the sheriff is satisfied that it is in the best interests of the applicant for the proceedings to be so heard.

(8) In this section, “applicant” means the applicant for the certificate to which the proceedings relate.

(9) For the purposes of this section, an application for a gender recognition certificate or confirmatory gender recognition certificate is fraudulent if the applicant knowingly—
   (a) makes a statutory declaration which is false in a material particular in connection with the application, or
   (b) includes information which is false in a material particular in—
      (i) the application, or
      (ii) a notice of confirmation given under section 8B(3) in connection with the application.”.

Review and appeal of decisions

After section 8PA of the 2004 Act (inserted by section 8A) insert—
8Q Review of Registrar General for Scotland’s decision on application for certificate

(1) Subsection (2) applies where the Registrar General for Scotland has determined an application under—
   (a) section 8A(1) for a gender recognition certificate,
   (b) section 8F(1), 8J(1) or 8K(1) for a full gender recognition certificate, or
   (c) section 8O(1) for a confirmatory gender recognition certificate.

(2) The person who made the application (the “applicant”) may request that the Registrar General reviews the determination on the ground that—
   (a) the application was incorrectly rejected, or
   (b) in the case of an application under section 8A(1), the wrong type of gender recognition certificate was issued.

(3) A request under subsection (2) is to be made in writing.

(4) The Registrar General—
   (a) must comply with the request if it is made within the period of 40 working days beginning with the day on which the application is determined,
   (ba) if the request is made after the end of that period—
      (i) must comply with the request if satisfied that the applicant had a good reason for not making it sooner,
      (ii) may (but need not) comply with it if not so satisfied.

(5) Following a review under this section, the Registrar General must—
   (a) if satisfied that—
      (i) the application was incorrectly rejected, grant the application and issue a certificate to the applicant,
      (ii) the wrong type of gender recognition certificate was issued, revoke the certificate that was issued and issue a new certificate to the applicant,
   (b) otherwise, confirm the original determination.

(5A) This section does not apply where the Registrar General has rejected the application in accordance with an order made under section 8PA(1) (order authorising rejection of application by Registrar General for Scotland).

(6) For the purposes of subsection (4)(a), a working day is any day other than a Saturday, a Sunday or a day which, under the Banking and Financial Dealings Act 1971, is a bank holiday in Scotland.

8R Appeal to sheriff against Registrar General for Scotland’s decision following review

(1) Where the Registrar General for Scotland determines a review under section 8Q, the person who requested the review may appeal to the sheriff against the determination.

(2) An appeal under subsection (1)—
(a) must be made within the period of 28 days beginning with the day on which the determination is made,
(b) may be made on a point of law only,
(c) is to be heard in private if the appellant so requests.

(3) On an appeal under subsection (1) the sheriff may—
   (a) allow the appeal and—
       (i) where the application was incorrectly rejected, issue the certificate applied for,
       (ii) where the wrong type of certificate was issued, revoke the certificate that was issued and issue a new certificate,
   (b) allow the appeal and refer the matter to the Registrar General for redetermination, or
   (c) dismiss the appeal.

(4) Subsection (5) applies where—
   (a) the sheriff issues a full gender recognition certificate under subsection (3)(a),
   (b) the appellant and another person (“P”) were the parties to a marriage or civil partnership when the application to which the appeal relates was made, and
   (c) when the appeal is determined, the appellant and P are still, or have since become, the parties to a marriage or civil partnership.

(5) The sheriff clerk must give P notice of the issue of the certificate.

(6) The sheriff clerk must give a copy of a certificate issued under subsection (3)(a) to the Registrar General.

8S Revocation of certificate on application to the sheriff

(1) A person who has an interest in a gender recognition certificate may apply to the sheriff for the revocation of the certificate on the ground that—
   (a) the Registrar General for Scotland issued the wrong type of gender recognition certificate under section 8E,
   (b) the application for the certificate was fraudulent, or
   (c) the person to whom the certificate was issued was incapable of—
       (i) understanding the effect of obtaining the certificate, or
       (ii) validly making the application for the certificate.

(2) A person who has an interest in a confirmatory gender recognition certificate may apply to the sheriff for the revocation of the certificate on the ground that—
   (a) the application for the certificate was fraudulent, or
   (b) the overseas gender recognition to which the certificate relates has ceased to have effect.

(2A) The sheriff may make an order on an application under subsection (1)(b) or (2)(a) if satisfied, on the balance of probabilities, that the application for the certificate was fraudulent.

(3) Where the sheriff grants an application under subsection (1) or (2), the sheriff—
   (a) must revoke the certificate,
   (b) if the application was made under subsection (1)(a), must—
(i) issue a new certificate to the person to whom the revoked certificate was issued, or
(ii) refer the matter back to the Registrar General for redetermination, and

(c) may make such other order as the sheriff considers appropriate in consequence of, or otherwise in connection with, the revocation of the certificate.

(4) Subsection (5) applies where—

(a) the sheriff issues a full gender recognition certificate under subsection (3)(b)(i),
(b) the person to whom the certificate is issued and another person (“P”) were the parties to a marriage or civil partnership when the application under section 8A(1) to which the certificate relates was made, and
(c) when the application under subsection (1) is determined, the person to whom the certificate is issued and P are still, or have since become, the parties to a marriage or civil partnership.

(5) The sheriff clerk must give P notice of the issue of the certificate.

(6) The sheriff clerk must give a copy of a certificate issued under subsection (3)(b)(i) to the Registrar General.

(7) Proceedings under this section—

(a) are to be heard in private if—

(i) the person to whom the certificate was issued so requests, or
(ii) where the application is made under subsection (1)(c), another person with an interest in the personal wellbeing of the person to whom the certificate was issued so requests,

(b) where the application is made under subsection (1)(c), may be heard in private if—

(i) the applicant so requests, and
(ii) the applicant does not have an interest in the personal wellbeing of the person to whom the certificate was issued but the sheriff is satisfied that it is in the best interests of that person for the proceedings to be so heard.

(8) For the purposes of this section, an application for a gender recognition certificate or confirmatory gender recognition certificate is fraudulent if the applicant knowingly—

(a) makes a statutory declaration which is false in a material particular in connection with the application, or
(b) includes information which is false in a material particular in—

(i) the application, or
(ii) a notice of confirmation given under section 8B(3) in connection with the application.

(9) In subsection (1)(b), the reference to an application for a gender recognition certificate includes, where the certificate is a full gender recognition certificate issued in place of an interim gender recognition certificate under section 8F, 8H, 8I, 8J, 8K, 8Q or 8R, a reference to the application under section 8A(1) which resulted in the interim gender recognition certificate being issued."
10 **Correction of error in certificate**

After section 8S of the 2004 Act (inserted by section 9) insert—

"Correction of errors (Scotland)"

8T **Correction of error in certificate by Registrar General for Scotland**

(1) Subsection (2) applies where the Registrar General for Scotland becomes aware that a gender recognition certificate or confirmatory gender recognition certificate issued by the Registrar General contains an error.

(2) The Registrar General may issue a corrected certificate to the person to whom the certificate relates.

(3) Nothing in this section enables the Registrar General to issue—

(a) a full gender recognition certificate in place of an interim gender recognition certificate,

(b) an interim gender recognition certificate in place of a full gender recognition certificate.”.

11 **Further provision about applications**

After section 8T of the 2004 Act (inserted by section 10) insert—

"Further provision about applications to Registrar General for Scotland"

8U **Further provision about applications to Registrar General for Scotland**

(1) The Registrar General for Scotland may by regulations make provision for or about—

(a) the form and manner in which an application is to be made,

(b) the form and manner in which a notice under section 8B(3) is to be given,

(c) information or evidence to be included in an application or a notice under section 8B(3) (in addition to the information and evidence required by this Act),

(d) such other matters in connection with the making of an application as the Registrar General considers appropriate.

(2) In subsection (1), “application” means an application made to the Registrar General under—

(a) section 8A(1) for a gender recognition certificate,

(b) section 8F(1), 8J(1) or 8K(1) for a full gender recognition certificate,

(c) section 8O(1) for a confirmatory gender recognition certificate.

(3) Regulations under subsection (1)(c) may require information or evidence to be included by way of statutory declaration.

(4) Regulations under subsection (1)—

(a) may be made only with the consent of the Scottish Ministers,

(b) may make—

(i) incidental, supplementary, consequential, transitional, transitory or saving provision,

(ii) different provision for different purposes,
Publication by Registrar General for Scotland of information about application process

After section 8U of the 2004 Act (inserted by section 11) insert—

“8V Publication of information about application process by Registrar General for Scotland

(1) The Registrar General for Scotland must publish information about—
(a) the effect of obtaining a gender recognition certificate,
(b) how to make an application for a gender recognition certificate,
(c) the requirement to make a statutory declaration under section 8C(1)(a),
(d) the consequences of making an application for a gender recognition certificate or statutory declaration under this Act which is false in a material particular,
(e) such other information relating to the making of an application for a gender recognition certificate as the Registrar General considers appropriate.

(2) Information published under subsection (1) must be published on a website maintained by or on behalf of the Registrar General.”.

Guidance about operation of 2004 Act

After section 8V of the 2004 Act (inserted by section 11A) insert—

“Guidance

8W Guidance about operation of Act (Scotland)

(1) The Scottish Ministers must publish guidance about the operation of this Act.

(2) In preparing guidance under subsection (1), the Scottish Ministers must consult—
(a) statutory bodies concerned with promoting equality or human rights (or both) in Scotland,
(b) such other persons as they consider appropriate.

(3) Guidance published under subsection (1) may be revised or revoked.”.

Continuity of marriage or civil partnership

After section 11D of the 2004 Act insert—

“11E Continuity in Scotland of marriage or civil partnership

(1) The continuity of a marriage or civil partnership is not affected by the issuing of a full gender recognition certificate to either or both of the parties to the marriage or (as the case may be) civil partnership.

(2) Subsection (3) applies in relation to—
(a) a marriage formed under the law of England and Wales, Northern Ireland or a country or territory outwith the United Kingdom,
(b) a civil partnership—
(i) formed under the law of England and Wales or Northern Ireland, or
(ii) which is an overseas relationship registered under the law of a country or territory outwith the United Kingdom which is treated as a civil partnership by virtue of Chapter 2 of Part 5 of the Civil Partnership Act 2004.

(3) Subsection (1)—
(a) has effect notwithstanding anything in that law which affects the continuation of the marriage, civil partnership or (as the case may be) relationship merely by virtue of the change or changes of gender occurring by virtue of the issue of the full gender recognition certificate or certificates,
(b) does not affect that law.”.

14 Offences

After section 22 of the 2004 Act insert—

“22A Offence of making false declaration or application (Scotland)

(1) A person commits an offence if the person knowingly makes a statutory declaration in accordance with this Act or regulations made under it which is false in a material particular.

(2) A person commits an offence if the person knowingly includes any other information which is false in a material particular in—
(a) an application under—
(i) section 8A(1) for a gender recognition certificate,
(ii) section 8F(1), 8J(1) or 8K(1) for a full gender recognition certificate,
(iii) section 8O(1) for a confirmatory gender recognition certificate,
(b) a notice of confirmation under section 8B(3) or,
(c) a request under section 8EA(1) (early determination of application made by person nearing end of life), or any information which the person provides to the Registrar General in connection with such a request.

(3) A person who commits an offence under subsection (1) or (2) is liable—
(a) on summary conviction to imprisonment for a term not exceeding 12 months or a fine not exceeding the statutory maximum (or both),
(b) on conviction on indictment to imprisonment for a term not exceeding two years or a fine (or both).

(4) Sections 45 and 46(2) and (3) of the Criminal Law (Consolidation) (Scotland) Act 1995 apply to subsections (1) and (2), and to an offence under either of those subsections, as they apply to section 44(2)(a) of that Act and to an offence under that section.

22B Aggravation of offence by connection with gender recognition certificate obtained by fraud (Scotland)

(1) This section applies where it is—
(a) libelled in an indictment, or specified in a complaint, that an offence is
aggravated by a connection with a gender recognition certificate obtained
by fraud, and
(b) proved that the offence is so aggravated.

(2) An offence is aggravated by a connection with a gender recognition certificate
obtained by fraud if the person’s gender, as recognised by the certificate, was
material to the commission of the offence.

(3) For the purposes of this section, a gender recognition certificate is obtained by
fraud if the person who makes the application for the certificate knowingly—
(a) makes a statutory declaration which is false in a material particular in
connection with the application, or
(b) includes information which is false in a material particular in—
   (i) that application, or
   (ii) a notice of confirmation given under section 8B(3) in connection
        with the application.

(4) For the purposes of subsection (3), an application for the certificate—
(a) is an application under section 8A(1), 8F(1), 8J(1), 8K(1) or 8O(1) which
    resulted in the certificate being issued,
(b) includes, where the certificate is a full gender recognition issued in place
    of an interim gender recognition certificate under section 8F, 8H, 8I,
    8J, 8K, 8Q, 8R or 8S, a reference to the application undersection 8A(1)
    which resulted in the interim gender recognition certificate being issued.

(5) Evidence from a single source is sufficient to prove that an offence is aggravated
by a connection with a gender recognition certificate obtained by fraud.

(6) The court must—
(a) state on conviction that the offence is aggravated by a connection with
    a gender recognition certificate obtained by fraud,
(b) record the conviction in a way that shows that the offence is so
    aggravated,
(c) take the aggravation into account in determining the appropriate sentence,
    and
(d) state—
   (i) where the sentence in respect of the offence is different from
       that which the court would have imposed if the offence were
       not so aggravated, the extent of and the reasons for that
       difference, or
   (ii) otherwise, the reasons for there being no such difference.

(7) In this section, “gender recognition certificate” includes confirmatory gender
recognition certificate.

22C Revocation of certificate in criminal proceedings (Scotland)

(1) Subsection (2) applies where a person is convicted of—
(a) an offence under section 22A(1) or (2) in connection with a gender
    recognition certificate or confirmatory gender recognition certificate
    issued to the person, or
an offence which is aggravated under section 22B(1) in connection with a gender recognition certificate issued to the person.

(2) The court by or before which the person is convicted must—
(a) revoke the certificate (if it has not already been revoked),
(b) where it does so, notify the Registrar General for Scotland of the revocation.

(3) Where—
(a) the gender recognition certificate mentioned in subsection (1)(a) is an interim gender recognition certificate, and
(b) a full gender recognition certificate has been issued in place of the interim gender recognition certificate under section 8F, 8H, 8I, 8J, 8K, 8Q, 8R or 8S,
the reference in subsection (2)(a) is a reference to the full gender recognition certificate.”.

Reporting on gender recognition

15 Registrar General’s duty to report

(1) The Registration of Births, Deaths and Marriages (Scotland) Act 1965 is amended as follows.

(2) In section 1 (the Registrar General), in subsection (4), after “relates” insert “, the information mentioned in subsection (5)”.

(3) After that subsection insert—
“(5) The information referred to in subsection (4) is—
(a) the number of applications made to the Registrar General in the year to which the report relates for each of the following—
(i) a gender recognition certificate under section 8A(1), 8F(1), 8J(1) or 8K(1) of the Gender Recognition Act 2004 (“the 2004 Act”),
(ii) a confirmatory gender recognition certificate under section 8O(1) of that Act,
(aa) the number of applications under sections 8A(1), 8F(1), 8J(1), 8K(1) and 8O(1) of that Act—
(i) granted in that year,
(ii) rejected in that year,
(iii) withdrawn in that year,
(b) the total number of gender recognition certificates and confirmatory gender recognition certificates issued by, or received from the Court of Session or a sheriff clerk by, the Registrar General in that year,
(c) of those certificates, the number which are—
(i) full gender recognition certificates,
(ii) interim gender recognition certificates,
(iii) confirmatory gender recognition certificates,
(d) of the full gender recognition certificates mentioned in paragraph (c)(i), the number—

(i) issued following an application under section 8F(1), 8H(1), 8J(1) or 8K(1) of the 2004 Act, or by a court under section 8I(2) of that Act,

(ii) in accordance with which a person’s gender is male,

(iii) in accordance with which a person’s gender is female,

(e) of the confirmatory gender recognition certificates mentioned in paragraph (c)(iii), the number confirming that a person has obtained overseas gender recognition of—

(i) the male gender,

(ii) the female gender,

(f) the number of requests made to the Registrar General under section 8Q(2) of the 2004 Act (review of Registrar General for Scotland’s decision on application for certificate) in the year to which the report relates,

(g) the number of corrected certificates issued by the Registrar General under section 8T of that Act (correction of error in certificate issued by Registrar General for Scotland) in that year.

(6) But the Registrar General is not required to include any information mentioned in subsection (5) in the report if the Registrar General considers that the inclusion of that information (by itself or in combination with other information) would allow a person who applied for, or was issued with, a gender recognition certificate or a confirmatory gender recognition certificate to be identified.”.

(4) In section 56(1) (interpretation), after the definition of “function” insert—

“‘gender recognition certificate’, “confirmatory gender recognition certificate”, “full gender recognition certificate”, “interim gender recognition certificate” and “overseas gender recognition” have the meanings given by section 25(1) of the Gender Recognition Act 2004,”.

Impact of Act on Equality Act 2010

15A Impact of Act on Equality Act 2010

For the avoidance of doubt, nothing in this Act modifies the Equality Act 2010.

European Convention on Human Rights

15AA European Convention on Human Rights

(1) For the avoidance of doubt, nothing in this Act alters the effect of Article 10 of the European Convention on Human Rights and the rights and protections that it affords.

Review of the Act

15B Initial review

(1) The Scottish Ministers must, as soon as reasonably practicable after the end of the period of 3 years beginning with the date on which section 2 comes into force (“the review period”), initiate a review of the operation of the 2004 Act as amended by this Act.

(1A) In carrying out that review, the Scottish Ministers must have regard to any data provided to them about the effect of a person obtaining a gender recognition certificate under the 2004 Act as so amended.

(2) The review under subsection (1) must consider, in particular—

(a) whether the Registrar General for Scotland has been able to carry out the Registrar General’s functions under the 2004 Act effectively,

(b) how many people have obtained gender recognition certificates during the review period,

(ba) the impact on transgender people of—

(i) the reflection period,

(ii) the periods mentioned in section 8C(1)(a)(iii) of that Act (inserted by section 4),

(bb) the impact on transgender people who are aged 16 or 17 of the requirements of section 8BA of that Act (inserted by section 3A),

(bc) the impact on transgender people of section 8EB of that Act (inserted by section 6B),

(bd) the operation of section 8S of that Act (inserted by section 9),

(c) the operation of section 22 of the 2004 Act in light of changes made by this Act considering, in particular, whether—

(i) the offences under that section remain appropriate,

(ii) any further exceptions to those offences are appropriate (in addition to those under subsection (4) of that section),

(ca) any impact the amendments made to the 2004 Act by this Act have had on the placement of transgender people within prisons, including in particular on the number of—

(i) trans women residing in women’s prisons,

(ii) trans women residing in men’s prisons,

(iii) trans men residing in women’s prisons,

(iv) trans men residing in men’s prisons,

(cb) any impact the amendments made to the 2004 Act by this Act have had on the provision of gender identity healthcare by health boards and special health boards,

(cc) any impact the amendments made to the 2004 Act by this Act have had on the provision of services by Scottish public authorities,

(d) whether any other amendments to the 2004 Act are appropriate, in particular any provision related to gender recognition for non-binary people,

(da) whether any changes to the guidance published under section 8W of the 2004 Act (inserted by section 11B) are appropriate,
(c) anything else that the Scottish Ministers consider to be relevant.

(3) No later than 2 years after the end of the review period, the Scottish Ministers must—

(a) prepare a report setting out the findings of that review and conclusions drawn from those findings, and

(b) lay that report before the Scottish Parliament.

(4) The report must, in particular, set out—

(a) any changes that the Scottish Ministers consider it would be appropriate to make, as a result of the review, to—

(i) the periods mentioned in subsection (2)(ba),

(ii) the age at which a person can apply for a gender recognition certificate,

(iii) the process for applications for a gender recognition certificate made by 16 and 17 year old applicants,

(b) whether the Scottish Ministers intend to make an order under subsection (5) of section 22 of the 2004 Act specifying further exceptions to the offences under that section, and, if they do not intend to make such an order, specify why not,

(c) any other steps that the Scottish Ministers intend to take as a result of the review.

(5) In this section—

“gender recognition certificate” has the meaning given by section 25(1) of the 2004 Act (as amended by paragraph 9 of the schedule),

“health board” means a board constituted under section 2(1)(a) of the National Health Service (Scotland) Act 1978,

“reflection period” has the meaning given by section 8B(5) of the 2004 Act (inserted by section 3),

“special health board” means a board constituted under section 2(1)(b) of the National Health Service (Scotland) Act 1978.

Further modification of enactments

Further modification of enactments

The schedule further modifies the 2004 Act and modifies other enactments.

Final provisions

Ancillary provision

(1) The Scottish Ministers may by regulations make any incidental, supplementary, consequential, transitional, transitory or saving provision they consider appropriate for the purposes of, in connection with or for giving full effect to this Act.

(2) Regulations under this section may—

(a) make different provision for different purposes,

(b) modify any enactment.

(3) Regulations under this section—

(a) are subject to the affirmative procedure if they add to, replace or omit any part of the text of an Act,
(b) otherwise, are subject to the negative procedure.

18 **Commencement**

(1) This section and sections 17 and 19 come into force on the day after Royal Assent.

(2) The other provisions of this Act come into force on such day as the Scottish Ministers may by regulations appoint.

(3) Regulations under this section may—

(a) include transitional, transitory or saving provision,

(b) make different provision for different purposes.

19 **Short title**

The short title of this Act is the Gender Recognition Reform (Scotland) Act 2022.
SCHEDULE
(introduced by section 16)

FURTHER MODIFICATION OF THE 2004 ACT AND MODIFICATION OF OTHER ENACTMENTS

PART 1

GENDER RECOGNITION ACT 2004

1 The 2004 Act is amended in accordance with this Part.

2 The following provisions are repealed—
   (a) section 1 and schedule 1,
   (b) sections 2 to 8, apart from section 4(4),
   (c) sections 11A to 11D,
   (d) section 21.

3 In section 10—
   (a) in subsection (1), after “issued” insert “under this Act as it applies in England and Wales and Northern Ireland”,
   (b) subsection (1A) is repealed,
   (c) in subsection (1B)—
      (i) after “Gender Recognition Panel” insert “under this Act as it applies in England and Wales or Northern Ireland”,
      (ii) the words “or the sheriff” are repealed,
      (iii) for “protected Scottish marriage or a protected Scottish civil partnership” substitute “marriage solemnised in Scotland or civil partnership registered in Scotland”,
   (d) subsection (1C) is repealed.

4 In section 17—
   (a) in subsection (1), for “a full gender recognition certificate has been issued to any person or revoked” substitute “a person’s gender has become, or ceased to be, the acquired gender”,
   (b) in subsection (2), for “a full gender recognition certificate has been issued to any person or revoked” substitute “a person’s gender has become, or ceased to be, the acquired gender”.

5 In section 18, in subsection (2), for “Court of Session” substitute “sheriff”.

6 In section 20, in subsection (1), for “to whom a full gender recognition certificate has been issued were not” substitute “had not become”.

7 In section 22, for subsection (2) substitute—
   “(2) “Protected information” means information which relates to a person—
      (a) who has made an application for a gender recognition certificate or a confirmatory gender recognition certificate under this Act, and which
concerns that application or any other application by the person under this Act, or
(b) whose gender has become the acquired gender, and which concerns the person’s gender before it became the acquired gender.

5 (2A) In this section, a reference to an application under this Act includes a reference to an application under this Act as it applies in England and Wales or Northern Ireland.”.

8 In section 24—
(a) after subsection (5) insert—

“(5ZA) Regulations made by the Scottish Ministers under section 8E(8) or 8O(8)—
(a) may make incidental, supplementary, consequential, transitional, transitory or saving provision,
(b) may make different provision for different purposes,
(c) are subject to the negative procedure.”,

10 (b) in subsection (5A)—
(i) after “under” insert “—

(a) section 8U(1) are subject to—

(i) the affirmative procedure if they add to, omit or replace any part of the text of an Act,
(ii) otherwise, the negative procedure,”,

15 (ii) the words from “paragraph 20A” to the end become paragraph (b).

9 In section 25, in subsection (1)—
(a) in the definition of “the acquired gender”, for “section 1(2)” substitute “sections 8C(3), 8M(2) and 8N(3)(b),”,

20 (b) after the definition of “the appointed day” insert—

“confirmatory gender recognition certificate” means a certificate issued as such under section 8O(6)(b), 8Q(5)(a) or 8R(3)(a),”,

(c) for the definition of “full gender recognition certificate” (which includes definitions of “interim gender recognition certificate” and “gender recognition certificate”) substitute—

“full gender recognition certificate” means a certificate issued as such under section 8E(2), (3) or (5), 8F(1), 8H(1), 8I(2)(a), 8J(1), 8K(1), 8Q(5)(a), 8R(3)(a) or 8S(3)(b),

“gender recognition certificate” means a full gender recognition certificate or an interim gender recognition certificate,

“interim gender recognition certificate” means a certificate issued as such under section 8E(6), 8Q(5)(a), 8R(3)(a) or 8S(3)(b),”,

(d) after the definition of “interim gender recognition certificate” (inserted by paragraph (c)) insert—
“overseas gender recognition” has the meaning given by section 8N(3)(a),
“Scottish birth register entry” has the meaning given by section 8A(3),
“statutory declaration” means a declaration made by virtue of the Statutory
Declarations Act 1835, “

5 (e) the definitions of the following terms are repealed—
   (i) approved country or territory,
   (ii) gender dysphoria,
   (iii) Gender Recognition Panel,
   (iv) protected civil partnership,
   (v) protected marriage,
   (vi) protected Scottish civil partnership,
   (vii) protected Scottish marriage,
   (viii) registered psychologist,
   (ix) statutory declaration of consent.

10 10 (1) Part 2 of schedule 3 is amended as follows.
  (2) In paragraph 14—
      (a) before sub-paragraph (1) insert—
          “(A1) Sub-paragraph (1) applies where the Registrar General for Scotland—
          (a) issues a full gender recognition certificate or a confirmatory gender
          recognition certificate to a person who is the subject of a Scottish
          birth register entry,
          (b) receives a copy of a full gender recognition certificate issued to such
          a person by a court under section 8H, 8I, 8R or 8S, or
          (c) receives under section 10(1) a copy of a full gender recognition
          certificate issued to a person under this Act as it applies in England
          and Wales or Northern Ireland.”,
      
15 (b) in sub-paragraph (1), the words from “If” to “person” are repealed,
 (c) in sub-paragraph (2), for “after an application under section 6(1)” substitute “under
 section 8T(2)”.

20 (3) In paragraph 19—
      (a) for sub-paragraph (1) substitute—
          “(1) Sub-paragraphs (2) and (3) apply if, after an entry has been made in the
 Gender Recognition Register in relation to a person—
          (a) the Court of Session, High Court of Justiciary or a sheriff revokes
 the certificate to which the entry relates, or
          (b) the High Court of Justice makes an order quashing the decision to
 grant the person’s application for a gender recognition certificate
 under this Act as it applies in England and Wales or Northern
 Ireland.”,
(b) in sub-paragraph (2), for “or the Court of Session” substitute “, Court of Session, High Court of Justiciary or sheriff clerk”,

(c) after sub-paragraph (3) insert—

“(4) The Registrar General must cancel an entry in the Gender Recognition Register if the Registrar General revokes the certificate to which the entry relates.”.

(4) In paragraph 20A—

(a) in sub-paragraph (4)—

(i) in the definition of “qualifying Scottish civil partnership”, after “certificate” insert “or a confirmatory gender recognition certificate”,

(ii) in the definition of “qualifying Scottish marriage”, after “certificate” insert “or a confirmatory gender recognition certificate”,

(b) after that sub-paragraph insert—

“(5) In sub-paragraph (4), a reference to a full gender recognition certificate includes a reference to a full gender recognition certificate issued under this Act as it applies in England and Wales or Northern Ireland.”.

PART 2

OTHER ENACTMENTS

Divorce (Scotland) Act 1976

11 In section 1 of the Divorce (Scotland) Act 1976 (grounds of divorce)—

(a) in subsection (1)(b), after “2004” insert “(as it applies in Scotland, England and Wales or Northern Ireland)”,

(b) in subsection (3B)—

(i) in paragraph (a), for “under the Gender Recognition Act 2004, the Gender Recognition Panel issue a full gender recognition certificate” substitute “a full gender recognition certificate under the Gender Recognition Act 2004 (as it applies in Scotland, England and Wales or Northern Ireland) is issued”,

(ii) in paragraph (b), for “4E” substitute “8H”.

Criminal Law (Consolidation) (Scotland) Act 1995

12 In section 44 of the Criminal Law (Consolidation) (Scotland) Act 1995 (false statements and declarations), after subsection (2) insert—

“(2A) Subsection (2)(a) does not apply to a statutory declaration made in accordance with the Gender Recognition Act 2004 or regulations made under section 8U(1)(c) of that Act.”.
Civil Partnership Act 2004

13 In section 117 of the Civil Partnership Act 2004 (dissolution)—
(a) in subsection (2)(b), after “(c. 7)” insert “(as it applies in Scotland, England and Wales or Northern Ireland)”;
(b) in subsection (3A)—
(i) in paragraph (a), after “the Gender Recognition Act 2004, a Gender Recognition Panel issues a full gender recognition certificate” substitute “a full gender recognition certificate under the Gender Recognition Act 2004 (as it applies in Scotland, England and Wales or Northern Ireland) is issued”;
(ii) in paragraph (b), for “4E” substitute “8H”.

Marriage and Civil Partnership (Scotland) Act 2014

14 In section 30 of the Marriage and Civil Partnership (Scotland) Act 2014 (renewed marriage or civil partnership following issue of full gender recognition certificate)—
(a) in subsection (1)(a)—
(i) for “protected Scottish marriage” substitute “marriage solemnised in Scotland”,
(ii) after “certificate” insert “or a confirmatory gender recognition certificate”,
(b) in subsection (1)(b)—
(i) for “protected Scottish civil partnership” substitute “civil partnership registered in Scotland”,
(ii) for “full gender recognition certificates” substitute “a full gender recognition certificate or a confirmatory gender recognition certificate”,
(c) in subsection (2)—
(i) in paragraph (a), the words “protected Scottish” are repealed,
(ii) in paragraph (b), the words “protected Scottish” are repealed,
(d) for subsection (7) substitute—
“(7) In this section—
(a) “full gender recognition certificate” has the meaning given by section 25(1) of the Gender Recognition Act 2004 and includes a full gender recognition certificate issued under that Act as it applies in England and Wales or Northern Ireland,
(b) “confirmatory gender recognition certificate” has the meaning given by section 25(1) of the Gender Recognition Act 2004.”.

Courts Reform (Scotland) Act 2014

15 In schedule 1 of the Courts Reform (Scotland) Act 2014 (civil jurisdiction of summary sheriff), after paragraph 5A insert—
“Proceedings in relation to overseas gender recognition

5B Proceedings for or in relation to an order under section 8P of the Gender Recognition Act 2004.”.

The Gender Recognition (Approved Countries and Territories) Order 2011

5 16 The Gender Recognition (Approved Countries and Territories) Order 2011 (S.I. 2011/1630) is revoked.
Gender Recognition Reform (Scotland) Bill

[AS PASSED]

An Act of the Scottish Parliament to reform the grounds and procedure for obtaining gender recognition; and for connected purposes.

Introduced by: Shona Robison
On: 2 March 2022
Bill type: Government Bill