

# Crofting Reform (Scotland) Bill

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## 3rd Marshalled List of Amendments for Stage 2

The Bill will be considered in the following order—

Section 1	Schedule 1
Section 2	Sections 25 to 31
Sections 3 to 24	Sections 32 to 35
Schedule 2	Sections 36 and 37
Long Title	

Amendments marked \* are new (including manuscript amendments) or have been altered.

### Section 20

#### Roseanna Cunningham

- 19 In section 20, page 15, line 3, leave out <16> and insert <32>

#### Roseanna Cunningham

- 20 In section 20, page 15, line 11, leave out <5(7)> and insert <5C(4)>

#### Roseanna Cunningham

- 21 In section 20, page 15, line 13, after <such> insert <purposeful>

#### Roseanna Cunningham

- 22 In section 20, page 15, leave out lines 30 to 32

#### Roseanna Cunningham

- 23 In section 20, page 15, line 35, at end insert—

<5C **Crofters: duty to cultivate and maintain**

- (1) A crofter must comply with each of the duties set out in subsection (2).
- (2) Those duties are that the crofter—
  - (a) must—
    - (i) cultivate the croft; or
    - (ii) put it to another purposeful use,so that every part of the croft is cultivated or put to such use;
  - (b) must keep the croft in a fit state for cultivation (except in so far as the use of the croft for another purposeful use is incompatible with the croft being kept in such a state).

- (3) Without prejudice to the generality of paragraph (b) of subsection (2), in determining whether that paragraph is complied with regard is to be had to whether appropriate measures (which may include the provision of drainage) are routinely undertaken, where requisite and practicable, to control or eradicate vermin, bracken, whins, broom, rushes, iris and harmful weeds.
- (4) A crofter may only put the croft to a use mentioned in subsection (2)(a)(ii) if—
  - (a) the landlord has consented to the use (unconditionally or subject to conditions acceptable to the crofter); or
  - (b) the Commission have consented to the use.
- (5) But a crofter may not apply to the Commission for consent under subsection (4)(b) until (the earlier of)—
  - (a) the landlord has refused consent (or granted consent subject to conditions unacceptable to the crofter); or
  - (b) the period of 28 days, commencing with the date on which the request for the consent of the landlord was made, has expired.
- (6) The Commission must, on receipt of such an application for consent—
  - (a) consult, as regards the proposed purposeful use, the landlord and the members of the crofting community in the locality of the land; and
  - (b) if the proposed purposeful use—
    - (i) constitutes a change for which planning permission is required; or
    - (ii) by virtue of any enactment (other than this Act) requires any other permission or approval,

require it to be shown that the permission or approval has been given.
- (7) The Commission must decide the application within 28 days after receiving it; and if they give their consent may impose such conditions as they think fit.
- (8) In this Act—
 

“cultivate” includes the use of a croft for horticulture or for any purpose of husbandry, including the keeping or breeding of livestock, poultry or bees, the growing of fruit, vegetables and the like and the planting of trees and use of the land as woodlands;

“purposeful use” means any planned and managed use which does not adversely affect—

  - (a) the croft;
  - (b) the public interest;
  - (c) the interests of the landlord or (if different) the owner; or
  - (d) the use of adjacent land.”.>

## Section 21

**Roseanna Cunningham**

**260** In section 21, page 16, leave out lines 3 to 13 and insert—

- <(1) In this Act, a person is an “owner-occupier crofter” if all the conditions in subsections (1A) to (1C) are satisfied.
- (1A) The first condition is that the person is the owner of a croft.
- (1B) The second condition is that the person—
- (a) was the crofter of the croft at the time of acquiring it (or is such a crofter’s successor in title);
  - (b) acquired title to the croft as the nominee of a crofter (or is such a nominee’s successor in title); or
  - (c) purchased the croft from the constituting landlord (or is such a purchaser’s successor in title).
- (1C) The third condition is that the croft has not been let to any person as a crofter either by virtue of section 26J or otherwise—
- (a) at any time since it was acquired as mentioned in subsection (1B)(a) or (b); or
  - (b) at any time since it was constituted as mentioned in subsection (3)(a).>

**Roseanna Cunningham**

261 In section 21, page 16, line 15, at end insert—

- <(3) For the purposes of subsection (1B)(c), the “constituting landlord” is—
- (a) the owner of the land at the time the land was constituted as a croft under section 3A; or
  - (b) such an owner’s successor in title immediately before the croft is sold to the purchaser mentioned in subsection (1B)(c).>

**Roseanna Cunningham**

24 In section 21, page 16, line 20, leave out <16> and insert <32>

**Peter Peacock**

289 In section 21, page 16, leave out line 26

**Roseanna Cunningham**

25 In section 21, page 17, line 5, at end insert—

- <( ) Without prejudice to the generality of paragraph (d) of subsection (2), in determining whether that paragraph is complied with regard is to be had to whether appropriate measures (which may include the provision of drainage) are routinely undertaken, where requisite and practicable, to control or eradicate vermin, bracken, whins, broom, rushes, iris and harmful weeds.>

**Roseanna Cunningham**

26 In section 21, page 17, leave out lines 19 to 21

**Roseanna Cunningham**

196 In section 21, page 17, line 32, at end insert—

- <( ) Where consent is applied for under subsection (2) in relation to an unregistered owner-occupied croft, the Commission—
- (a) must not grant that consent unless an application for first registration of the owner-occupied croft is submitted before the expiry of the period of 6 months beginning with the date on which the application for consent was made;
  - (b) need not, during that 6 month period, consider the application for consent until an application for first registration of the owner-occupied croft is submitted.>

**Roseanna Cunningham**

197 In section 21, page 17, leave out lines 33 to 35 and insert—

- <(3) In relation to a registered owner-occupied croft (other than an owner-occupied croft which is a first registered croft)—
- (a) any consent of the Commission given by virtue of subsection (2) to a division of the owner-occupied croft expires at the end of the period of 3 months beginning with the date on which such consent was given unless an application for registration of the division is submitted by virtue of section 5 of the 2010 Act before the expiry of that period;
  - (b) the division takes effect on the date of registration.
- (3A) The Keeper must make up and maintain a registration schedule in accordance with section 10 of the 2010 Act in respect of the new croft created by a division under this section.>

**Section 22**

**Roseanna Cunningham**

27 In section 22, page 18, line 11, leave out <16> and insert <32>

**Roseanna Cunningham**

28 In section 22, page 18, line 16, leave out <16> and insert <32>

**Section 23**

**Elaine Murray**

283 In section 23, page 19, line 6, at end insert—

**<26YA Criteria for determining whether duties have been complied with**

- (1) The Commission must publish the criteria they will use in determining whether—
  - (a) a crofter is not complying with a duty mentioned in section 5AA or 5B;

- (b) an owner-occupier crofter is not complying with a duty mentioned in section 19C(2)(a) or (b).
- (2) Before publishing the criteria referred to in subsection (1), the Commission must consult such persons and bodies as they consider appropriate.>

**Elaine Murray**

**284** In section 23, page 19, line 6, at end insert—

**<26ZA Commission duty to investigate**

- (1) The Commission must investigate suspected failures to comply with a duty mentioned in section 5AA, 5B or 19C on receipt of a request to do so—
  - (a) agreed by, and made on behalf of, a grazings committee in respect of crofts sharing the common grazings covered by that committee;
  - (b) made through a petition supported by not fewer than one third of registered crofters in a crofting township in respect of crofts within that township.
- (2) For the purposes of subsection (1)(b), “crofting township” has the meaning given in section 71(6) of the Land Reform (Scotland) Act 2003.>

**Roseanna Cunningham**

**29** In section 23, page 19, leave out lines 10 and 11 and insert <any of the duties mentioned in section 5AA, 5B or 5C;>

**Roseanna Cunningham**

**30** In section 23, page 19, leave out lines 13 and 14 and insert <any of the duties mentioned in section 19C(2).>

**Roseanna Cunningham**

**262** In section 23, page 19, line 14, at end insert—

- <( ) Where a crofter has sublet the croft by virtue of a lease to which section 27 applies, the crofter is deemed to comply with the duties mentioned in subsection (1)(a) (other than the duty not to misuse the croft) if the crofter’s subtenant complies with the duties.
- ( ) Where an owner-occupier crofter has let the croft by virtue of a lease to which section 29A applies, the owner-occupier crofter is deemed to comply with the duties mentioned in subsection (1)(b) (other than the duty not to misuse the croft) if the owner-occupier crofter’s tenant complies with the duties.>

**Roseanna Cunningham**

**263** In section 23, page 19, line 15, leave out <this Act> and insert <sections 26B, 26C and 26K>

**Roseanna Cunningham**

**31** In section 23, page 19, leave out lines 16 to 19

**John Scott**

- 290 In section 23, page 19, line 32, at end insert <, and  
( ) where given to a crofter, be copied to the landlord of the croft.>

**Elaine Murray**

- 285 In section 23, page 19, line 39, at end insert—
- <( ) The Commission must not decide under subsection (5) that the duty is not being complied with where—
- (a) the duty is the duty mentioned in section 5B(1) or, as the case may be, 19C(2)(b);
  - (b) the relevant person makes representations (to which the Commission must or may have regard) that the duty is, by virtue of section 5B(4) or, as the case may be, 19C(5), being complied with; and
  - (c) those representations include evidence—
    - (i) of planning and management relating to the activity being engaged in, or refrained from; and
    - (ii) that the activity being engaged in, or refrained from, will contribute to a purpose mentioned in section 5B(4) or, as the case may be, 19C(5) in a way recognised by any conservation body approved by the Commission for the purposes of this subsection.>

**Roseanna Cunningham**

- 32 In section 23, page 20, line 4, leave out <one or more of the undertakings mentioned in section 26D> and insert <an undertaking to comply with the duty before the expiry of such period as the Commission consider reasonable>

**John Scott**

- 291 In section 23, page 20, line 15, at end insert <, and  
( ) where given to a crofter, be copied to the landlord of the croft.>

**Roseanna Cunningham**

- 33 In section 23, page 20, leave out lines 21 to 32

**Roseanna Cunningham**

- 264 In section 23, page 21, line 30, leave out <the condition mentioned in subsection (2) is met> and insert <it is fair to do so>

**Roseanna Cunningham**

- 265 In section 23, page 21, line 32, leave out from beginning to end of line 2 on page 22 and insert—
- <(2) In satisfying themselves as mentioned in subsection (1), the Commission must have regard to—
- (a) the use and occupation of the croft or owner-occupied croft;

- (b) in the case of a croft, the interests of the estate in which the croft is located;
- (c) the sustainable development of the crofting community in the locality of the croft or owner-occupied croft;
- (d) such other matters as the Commission consider appropriate.>

**Roseanna Cunningham**

**198** In section 23, page 22, line 4, leave out from <when> to end of line 5 and insert—

- <( ) as respects an application for first registration of the croft, or owner-occupied croft, submitted by virtue of section 4 of the 2010 Act, on the date of registration;
- ( ) as respects an application for registration of the division of the croft, or owner-occupied croft, submitted by virtue of section 5 of that Act, on the date of registration.>

**Roseanna Cunningham**

**199** In section 23, page 22, line 5, at end insert—

- <( ) The Keeper must make up and maintain a registration schedule in accordance with section 10 of the 2010 Act in respect of a new croft created by a division under this section.>

**John Scott**

**292** In section 23, page 22, line 8, at end insert—

- <( ) The Commission must give written notice to the landlord of the croft of a division made under subsection (1), specifying the date on which the division took effect.>

**Roseanna Cunningham**

**34** In section 23, page 23, leave out lines 6 to 13 and insert—

- <(2) No more than three proposals for letting the croft may be submitted in response to a direction given under subsection (1).
- (2A) Where a proposal for letting the croft is submitted to the Commission in response to a direction given under subsection (1), they must approve or reject the proposal within the period of 8 weeks beginning with the day on which the direction was given.
- (2B) The Commission must (as soon as is reasonably practicable) proceed in accordance with subsections (3) and (4) if—
  - (a) no proposals for letting the croft are submitted by the owner-occupier crofter before the expiry of the period mentioned in subsection (1);
  - (b) the owner-occupier crofter has submitted one or two proposals for letting the croft within the period mentioned in subsection (1) and—
    - (i) all such proposals are rejected by the Commission; and
    - (ii) the period mentioned in subsection (1) has expired; or

- (c) the owner-occupier crofter has submitted three proposals for letting the croft (within the period mentioned in subsection (1)) and the Commission has rejected all three.>

**Roseanna Cunningham**

**200** In section 23, page 23, line 13, at end insert—

- <( ) Any letting of an unregistered owner-occupied croft in accordance with proposals submitted under subsection (1) is void unless an application for first registration of the owner-occupied croft is submitted before the expiry of the period of 3 months beginning with the date of the letting.
- ( ) In relation to a registered owner-occupied croft—
  - (a) any approval under subsection (2A) of a proposal for letting the owner-occupied croft under subsection (1) expires at the end of the period of 3 months beginning with the date on which the approval was given unless an application for registration of the letting of the owner-occupied croft is submitted by virtue of section 5 of the 2010 Act before the expiry of that period;
  - (b) the letting of the owner-occupied croft takes effect on the date of registration.>

**Roseanna Cunningham**

**201** In section 23, page 23, line 20, at end insert—

- <( ) Any letting of an unregistered owner-occupied croft pursuant to a decision under subsection (4) is void unless an application for first registration of the owner-occupied croft is submitted before the expiry of the period of 3 months beginning with the date of the letting.
- ( ) In relation to a registered owner-occupied croft—
  - (a) any decision under subsection (4) to let the owner-occupied croft to an applicant is, at the end of the period of 3 months beginning with the date on which the decision was made, to be treated as if it had not been made unless an application for registration of the croft is submitted by virtue of section 5 of the 2010 Act before the expiry of that period;
  - (b) the letting of the owner-occupied croft takes effect on the date of registration.>

**Roseanna Cunningham**

**266** In section 23, page 23, line 27, at end insert—

- <(A1) A relevant person may appeal to the Land Court against a decision of the Commission under section 26B(5) that a duty is not being complied with.>

**Roseanna Cunningham**

**267** In section 23, page 23, line 28, after <A> insert <relevant>

**Roseanna Cunningham**

268 In section 23, page 23, line 32, after <A> insert <relevant>

**Roseanna Cunningham**

269 In section 23, page 23, line 34, at end insert—

<( ) An appeal under subsection (2) may include an appeal against a division under section 26G of (as the case may be)—

- (a) the croft; or
- (b) the owner-occupied croft.>

**Roseanna Cunningham**

35 In section 23, page 23, line 35, leave out <is to be made by way of stated case and>

**Roseanna Cunningham**

36 In section 23, page 23, line 36, leave out <21> and insert <42>

**Roseanna Cunningham**

270 In section 23, page 24, line 16, at end insert—

<(7) The Land Court may, if it considers it appropriate in consequence of any decision on an appeal under subsection (2), order the Keeper to rectify the Crofting Register.>

**Section 24**

**Roseanna Cunningham**

202 In section 24, page 24, line 23, at end insert—

<(1A) Where consent is applied for under subsection (1) in relation to an unregistered owner-occupied croft (or any part of such an owner-occupied croft), the Commission—

- (a) may not grant that consent unless an application for first registration of the croft is submitted before the expiry of the period of 6 months beginning with the date on which the application for consent was made;
- (b) need not, during that 6 month period, consider the application for consent until an application for first registration of the croft is submitted.

(1B) In relation to a registered owner-occupied croft (other than an owner-occupied croft which is a first registered croft), or any part of such a croft—

- (a) any consent under subsection (1) expires at the end of the period of 3 months beginning with the date on which such consent was granted unless an application for registration of the letting of the croft (or part of the croft) is made by virtue of section 5 of the 2010 Act before the expiry of that period;

- (b) the letting of the croft (or part of the croft) takes effect on the date of registration.>

### **Before section 32**

**Karen Gillon**

**73** Before section 32, insert—

**<Duty to report to the Scottish Parliament**

- (1) The Scottish Ministers must lay before the Scottish Parliament, once every four years, a report on—
- (a) the economic condition of crofting; and
  - (b) the measures taken to support crofting by—
    - (i) the Scottish Government; and
    - (ii) the Commission,
- during the reporting period.
- (2) The first such report must be laid before the Scottish Parliament within one year of this section coming into force.>

**Liam McArthur**

**74** Before section 32, insert—

**<Presumption against development of certain croft land**

- (1) The Scottish Ministers must, within 12 months of the Bill for this Act receiving Royal Assent, revise any statement of their policy on nationally important land use matters so that it makes the provision mentioned in subsection (2).
- (2) That provision is—
- (a) provision establishing a presumption against the development of inbye land;
  - (b) provision requiring any application for planning permission in relation to such land to demonstrate—
    - (i) that the development is for an essential purpose or to meet an established need where no other site is available; or
    - (ii) why the development or use of land proposed in the application cannot be carried out on common grazing land;
  - (c) such further provision as the Scottish Ministers consider necessary or expedient to supplement the presumption mentioned in paragraph (a).
- (3) In subsection (2), “inbye land” means that part of a croft not comprising the hill and rough grazings, the bulk of which is used for arable and grassland production.>

### **Section 33**

**Karen Gillon**

**286** In section 33, page 31, line 9, at end insert—

- <( ) Before laying a draft of a statutory instrument containing an order under section 32(1) before the Scottish Parliament, the Scottish Ministers must—
- (a) lay before the Scottish Parliament—
    - (i) a copy of the proposed draft order;
    - (ii) a statement of their reasons for proposing to make the draft order;
  - (b) publicise the proposed draft order in such a manner as they consider appropriate; and
  - (c) have regard to—
    - (i) any representations about the proposed draft order;
    - (ii) any resolution of the Scottish Parliament about the proposed draft order; and
    - (iii) any report by a committee of the Scottish Parliament about the proposed draft order,
- made during such period, no shorter than 60 days and including at least 30 days during which the Scottish Parliament is not dissolved or in recess, as the Scottish Ministers may specify when laying the proposed draft order.>

## Schedule 2

### Roseanna Cunningham

- 37** In schedule 2, page 42, leave out lines 12 to 22 and insert—
- <( ) in subsection (2A)—
- (i) paragraph (a) and the word “and” immediately following it are repealed; and
  - (ii) in paragraph (b), for the words from “other” to “subsection)”, substitute “lease (other than the lease of a croft within the meaning of section 3(1) of the Crofters (Scotland) Act 1993 (c.44))”;
- ( ) in subsection (3)(b)—
- (i) at the beginning insert “subject to subsection (3A)”; and
  - (ii) sub-paragraph (ib) is repealed; and
- ( ) after subsection (3) insert—
- “(3A) In the case of an interest in an agricultural lease which is a lease of a croft within the meaning of section 3(1) of the Crofters (Scotland) Act 1993 (c.44), the period for the purposes of subsection (3)(b) is 24 months.”>

### Roseanna Cunningham

- 271** In schedule 2, page 42, line 23, leave out <In>

### Roseanna Cunningham

- 272** In schedule 2, page 42, line 24, leave out <subsection (2)>

**John Scott**

**293\*** In schedule 2, page 42, line 24, insert—

<Agricultural Statistics Act 1979

- (1) The Agricultural Statistics Act 1979 (c.13) is amended as follows.
- (2) After section 1(1) insert—

“(1A) A notice under subsection (1) must—

- (a) require a crofter or an owner-occupier crofter to furnish the address of his croft and, where different, the address at which he is ordinarily resident,
- (b) include a checklist requiring a crofter or an owner-occupier crofter to make a statement that—
  - (i) the croft is not being misused or neglected, in terms of section 5B(1) or, as the case may be, 19C(2)(b) of the Crofters (Scotland) Act 1993,
  - (ii) the croft is being cultivated or put to other purposeful use, in terms of paragraph 3 of Schedule 2 to or, as the case may be, 19C(2)(c) of that Act.”.>

**Peter Peacock**

**75** In schedule 2, page 42, leave out line 32

**Roseanna Cunningham**

**203** In schedule 2, page 42, line 36, after <crofts> insert—

<( ) after subsection (2), insert—

“(2A) Where consent is applied for under subsection (1) in relation to an unregistered croft (or any part of such a croft), the Commission—

- (a) may not grant that consent unless an application for first registration of the croft is submitted before the expiry of the period of 6 months beginning with the date on which the application for consent was made;
- (b) need not, during that 6 month period, consider the application for consent until an application for first registration of the croft is submitted.

(2B) In relation to a registered croft, or any part of such a croft, (other than a first registered croft)—

- (a) any consent of the Commission to the exchange of the croft expires at the end of the period of 3 months beginning with the date on which such consent was given unless an application for registration of the exchange of the croft is submitted by virtue of section 5 of the 2010 Act before the expiry of that period;
- (b) the exchange takes effect on the date of registration.”; and>

**Roseanna Cunningham**

**38** In schedule 2, page 42, line 36, at end insert—

<( ) In section 5 (the statutory conditions), subsections (1A), (2A), (2B) and (7) to (10) are repealed.>

**Roseanna Cunningham**

**204** In schedule 2, page 43, line 7, after <application.> insert—

<(1B) Where consent is applied for under subsection (1) in relation to an unregistered croft, the Commission—

- (a) may not grant that consent unless an application for first registration of the croft is submitted before the expiry of the period of 6 months beginning with the date on which the application for consent was made;
- (b) need not, during that 6 month period, consider the application for consent until an application for first registration of the croft is submitted.>

**John Scott**

**294** In schedule 2, page 43, line 7, after <application.> insert—

<( ) Where a crofter applies for consent to assign a croft to a person other than a member of the crofter’s family, the Commission must consult the landlord of the croft.>

**Roseanna Cunningham**

**205** In schedule 2, page 43, line 8, at end insert—

<( ) in subsection (6), at the beginning, insert “In relation to an unregistered croft or a first registered croft,”; and

( ) after that subsection insert—

“(6A) In relation to a registered croft (other than a first registered croft)—

- (a) any consent of the Commission given under this section to an assignation expires at the end of the period of 3 months beginning with the date on which such consent was given unless an application for registration of the assignation is submitted by virtue of section 5 of the 2010 Act before the expiry of that period;
- (b) the assignation takes effect on the date of registration.”.>

**Roseanna Cunningham**

**206** In schedule 2, page 43, line 9, after <croft> insert—

<( ) after subsection (1) insert—

“(1A) Where consent is applied for under subsection (1) in relation to an unregistered croft, the Commission—

- (a) may not grant that consent unless an application for first registration of the croft is submitted before the expiry of the period of 6 months beginning with the date on which the application for consent was made;

- (b) need not, during that 6 month period, consider the application for consent until an application for first registration of the croft is submitted.”;>

**Roseanna Cunningham**

**207** In schedule 2, page 43, line 9, at end insert—

<( ) for subsection (3), substitute—

“(3) In relation to a registered croft (other than a first registered croft)—

- (a) any consent of the Commission given under this section to a division of the croft expires at the end of the period of 3 months beginning with the date on which such consent was given unless an application for registration of the division is submitted by virtue of section 5 of the 2010 Act before the expiry of that period;

(b) the division takes effect on the date of registration.

(3A) The Keeper must make up and maintain a registration schedule in accordance with section 10 of the 2010 Act in respect of a new croft created by a division under this section.”>

**Roseanna Cunningham**

**39** In schedule 2, page 43, leave out lines 10 to 18

**Roseanna Cunningham**

**208** In schedule 2, page 43, line 19, leave out <, paragraph (d) of subsection (3) is repealed.> and insert—

<( ) in subsection (1)—

- (i) for “furnish” substitute “give notice of the transfer containing”; and
- (ii) for “the landlord shall notify the Commission accordingly” substitute “at the same time as giving the notice the executor must send a copy of the notice to the Commission”;

( ) after that subsection insert—

“(1A) A transfer such as is mentioned in subsection (1) takes effect in relation to an application for registration of—

(a) the giving of notice under that subsection by virtue of section 4 of the 2010 Act; or

(b) the transfer by virtue of section 5 of that Act,  
on the date of registration.”;

( ) in subsection (2)—

- (i) for “12” substitute “24”; and
- (ii) for “furnished to the landlord particulars of any transferee” substitute “given the landlord any notice”;

( ) in subsection (3)—

- (i) in paragraph (c), for “10(2)” substitute “10”; and
- (ii) paragraph (d) is repealed; and
- ( ) in subsection (4)—
  - (i) for “12” substitute “24”; and
  - (ii) for “furnished to the landlord particulars of any transferee” substitute “given the landlord any notice”.>

**Roseanna Cunningham**

**209** In schedule 2, page 43, line 19, at end insert—

<( ) In section 20 (resumption of croft or part of croft by landlord)—

(a) after subsection (1) insert—

“(1ZA) Where an application is made under subsection (1) to resume an unregistered croft (or any part of such a croft), the Land Court—

- (a) may not authorise the resumption unless an application for first registration of the croft is submitted before the expiry of the period of 6 months beginning with the date on which the application to resume the croft was made;
- (b) need not, during that 6 month period, consider the application to resume the croft until an application for first registration of the croft is submitted.

(1ZB) In relation to a registered croft, or part of such a croft, (other than a first registered croft)—

- (a) any authorisation under subsection (1) expires at the end of the period of 3 months beginning with the date on which such authorisation was given unless an application for registration of the giving of that authorisation is submitted by virtue of section 5 of the 2010 Act before the expiry of that period;
- (b) the resumption takes effect on the date of registration.

(1ZC) In its application to a registered common grazing, section (1ZB) is to be construed as if the reference in paragraph (a) to section 5 of the 2010 Act were a reference to section (*Registration of events affecting registered common grazings*) of that Act.”;

(b) after subsection (1C), insert—

“(1CA) In relation to a registered croft, or part of such a croft—

- (a) the granting of any extension under subsection (1C) expires at the end of the period of 3 months beginning with the date on which the extension was granted unless an application for registration of the granting of the extension is submitted by virtue of section 5 of the 2010 Act before the expiry of that period;
- (b) the extension takes effect on the date of registration.

- (1CB) In its application to an extension relating to a registered common grazing, section (1CA) is to be construed as if the reference in paragraph (a) to section 5 of the 2010 Act were a reference to section (*Registration of events affecting registered common grazings*) of that Act.”;
- (c) in subsection (1F), for the words “(1B) to (1D)” substitute “(1B), (1C) and (1D)”;
- (d) after subsection (1F) add—
- “(1G) In relation to a registered croft, or part of such a croft—
- (a) any determination under subsection (1F) expires at the end of the period of 3 months beginning with the date on which the determination was made unless an application for registration of the making of the determination is submitted by virtue of section 5 of the 2010 Act before the expiry of that period;
- (b) the conversion of the temporary resumption into an ordinary resumption takes effect on the date of registration.
- (1H) In its application to a determination relating to a registered common grazing, section (1F) is to be construed as if the reference in paragraph (a) to section 5 of the 2010 Act were a reference to section (*Registration of events affecting registered common grazings*) of that Act.”.
- ( ) In section 21A (reversion of resumed land), after subsection (1) insert—
- “(1A) In relation to land which, before being resumed as mentioned in subsection (1), was an unregistered croft (or part of such a croft), an order under that subsection does not take effect until the croft is registered by virtue of section 4 of the 2010 Act.
- (1B) In relation to land which, before being resumed as mentioned in subsection (1), was a registered croft (or part of such a croft)—
- (a) an order under that subsection expires at the end of the period of 3 months beginning with the date on which the order was made unless an application for registration of the making of the order is submitted by virtue of section 5 of the 2010 Act before the expiry of that period;
- (b) the order takes effect on the date of registration.
- (1C) In its application to a registered common grazing, section (1B) is to be construed as if the reference in paragraph (a) to section 5 of the 2010 Act were a reference to section (*Registration of events affecting registered common grazings*) of that Act.”>

**Roseanna Cunningham**

**40** In schedule 2, page 43, line 19, at end insert—

<( ) In section 21A (reversion of resumed land), subsection (3) is repealed.>

**Roseanna Cunningham**

**210** In schedule 2, page 43, line 21, at end insert—

<( ) after subsection (3) insert—

“(3ZA)Where approval is applied for under subsection (3) in relation to an unregistered croft (or any part of such a croft), the Commission—

- (a) may not grant that approval unless an application for first registration of the croft is submitted before the expiry of the period of 6 months beginning with the date on which the application for approval was made;
  - (b) need not, during that 6 month period, consider the application for approval until an application for first registration of the croft is submitted.
- (3ZB) In relation to a registered croft, or any part of such a croft, (other than a first registered croft)—
- (a) any approval under subsection (3) expires at the end of the period of 3 months beginning with the date on which such approval was granted unless an application for registration of the letting of the croft (or part of the croft) is made by virtue of section 5 of the 2010 Act before the expiry of that period;
  - (b) the letting of the croft (or part of the croft) takes effect on the date of registration.”;>

**Roseanna Cunningham**

**211** In schedule 2, page 43, line 23, at end insert—

<( ) after “above” insert “, subsection (5ZB) or subsection (5D),”;>

**Roseanna Cunningham**

**212** In schedule 2, page 43, line 27, at end insert—

<( ) after subsection (5ZA) (inserted by section 28 of this Act) insert—

“(5ZB) Any re-letting of an unregistered croft in accordance with proposals submitted under subsection (5) is null and void unless an application for first registration of the croft is submitted before the expiry of the period of 3 months beginning with the date of the re-letting.

(5ZC) In relation to a registered croft—

- (a) any approval under subsection (5ZA) of proposals to re-let the croft under subsection (5) expires at the end of the period of 3 months beginning with the date on which such approval was given unless an application for registration of the re-letting of the croft is submitted by virtue of section 5 of the 2010 Act before the expiry of that period;
- (b) the re-letting of the croft takes effect on the date of registration.”;

( ) after subsection (5C) insert—

“(5D) Any letting of an unregistered croft pursuant to a determination under subsection (5C) is null and void unless an application for first registration of the croft is submitted before the expiry of the period of 3 months beginning with the date of the letting.

(5E) In relation to a registered croft—

- (a) any determination under subsection (5C) to let the croft to an applicant is, at the end of the period of 3 months beginning with the date on which the determination was made, to be treated as if it had not been made unless an application for registration of the re-letting of the croft is submitted by virtue of section 5 of the 2010 Act before the expiry of that period;
- (b) the letting of the croft takes effect on the date of registration.”>

**Roseanna Cunningham**

**273** In schedule 2, page 43, line 27, at end insert—

<( ) in subsection (6), for “one month” substitute “28 days”;>

**Roseanna Cunningham**

**274** In schedule 2, page 43, line 27, at end insert—

<( ) in subsection (10), for the words “by the tenant of the croft.” substitute “by—

- (a) the tenant of the croft;
- (b) the owner-occupier crofter of the croft;
- (c) the subtenant of a sublet to which section 27 applies; or
- (d) the tenant of a let to which section 29A applies.”;>

**Roseanna Cunningham**

**213** In schedule 2, page 43, line 38, leave out <24(2)> and insert <24>

**Roseanna Cunningham**

**214** In schedule 2, page 43, line 38, after <months)> insert—

<( ) in subsection (2),>

**Roseanna Cunningham**

**215** In schedule 2, page 43, line 39, at end insert—

<( ) after that subsection insert—

“(2ZA)But the Commission may not make a direction in accordance with subsection (2) in relation to an unregistered croft—

- (a) unless an application for first registration of the croft is submitted before the expiry of the period of 6 months beginning with the date on which notice under that subsection is given; and
- (b) until such an application is submitted”;

( ) after subsection (3A) (inserted by section 29 of this Act) insert—

“(3B) Where a direction is applied for under subsection (3) in relation to an unregistered croft, the Commission—

- (a) may not make such a direction unless an application for first registration of the croft is submitted before the expiry of the period of 6 months beginning with the date on which the application for the direction is made;
  - (b) need not, during that 6 month period, consider the application for the direction until an application for first registration of the croft is submitted.
- (3C) In relation to a registered croft (other than a first registered croft)—
- (a) a direction under subsection (2) or (3) (other than one under subsection (3) given by virtue of section 25(4) of this Act) expires at the end of the period of 3 months beginning with the date on which the direction was made unless an application for registration of the making of the direction is submitted by virtue of section 5 of the 2010 Act before the expiry of that period;
  - (b) the direction takes effect on the date of registration.”>

**Roseanna Cunningham**

**88** In schedule 2, page 43, line 39, at end insert—

<( ) In section 25 (provisions supplementary to section 24(3))—

(a) in subsection (4), at the beginning insert “Subject to subsections (4ZB) and (4ZD),”;

(b) after that subsection insert—

“(4ZA)Where a direction is applied for under subsection (4) in relation to an unregistered croft—

(a) the Commission may not make such a direction unless an application for first registration of the croft is submitted before the expiry of the period of 6 months beginning with the date on which the application for the direction is made;

(b) the Commission need not, during that 6 month period, consider the application for the direction until an application for first registration of the croft is submitted.

(4ZB) Where a direction under section 24(3) is made by virtue of an application under subsection (4) in relation to a first registered croft—

(a) the crofter who applied for the direction must, within 3 months of acquiring land or a site as mentioned in that subsection, notify the Commission of the acquisition;

(b) the direction—

(i) does not have effect unless the conditions in subsection (4) are satisfied;

(ii) takes effect on the giving of notification of the direction under section 9(3E)(c) of the 2010 Act.

(4ZC) Subsection (4ZD) applies to a direction under section 24(3) which is made—

(a) by virtue of an application under subsection (4); and

(b) in relation to a registered croft (other than a first registered croft).

(4ZD) The direction—

(a) does not have effect unless—

(i) the conditions mentioned in subsection (4) are satisfied; and

(ii) an application for registration of the making of the direction is made by virtue of section 5 of the 2010 Act before the expiry of the period of 5 years mentioned in that subsection;

(b) takes effect, if those conditions and the condition mentioned in paragraph (a)(ii) are satisfied on or before the date of registration, on the date of registration.”>

### **Roseanna Cunningham**

- 41** In schedule 2, page 44, line 5, leave out <the duty mentioned in section 5B(1)> and insert <any duty mentioned in section 5B or 5C>

### **Roseanna Cunningham**

- 42** In schedule 2, page 44, line 7, at end insert—

<( ) In section 30 (compensation to crofter for improvements)—

(a) in subsection (6A)(a), for “paragraph 3(b) of Schedule 2 to” substitute “section 5C(2)(a)(ii) of”; and

(b) in subsection (6B), for “5(7)(a)” substitute “5C(4)(a)”.>

### **Roseanna Cunningham**

- 43** In schedule 2, page 44, line 7, at end insert—

<( ) In section 31(1)(a) (permanent improvements made on crofts for purposes of subsidiary or auxiliary occupations), for “paragraph 3 of Schedule 2 to” substitute “section 5C(2)(a)(ii) of”.>

### **Roseanna Cunningham**

- 275** In schedule 2, page 44, line 7, at end insert—

<( ) In section 38 (reorganisation schemes), in subsection (10), after paragraph (c) insert—

“(ca) each owner-occupier crofter whose croft is situated in the township;”.>

### **Roseanna Cunningham**

- 276** In schedule 2, page 44, line 7, at end insert—

<( ) In section 38A (appeal to Land Court: special provision as respects reorganisation schemes), in subsection (1), after “the landlord of any such croft or” insert “any owner-occupier crofter whose croft is situated in the township or”.>

**Roseanna Cunningham**

**216** In schedule 2, page 44, line 7, at end insert—

<( ) In section 39 (putting into effect of reorganisation schemes)—

(a) in subsection (1A), at the beginning insert “Subject to subsection (2A),”;

(b) in subsection (2), at the beginning insert “Subject to subsection (2B),”;

(c) after subsection (2), insert—

“(2A) Before putting into effect a reorganisation scheme which contains provision—

(a) forming a croft;

(b) making any change to, or in relation to, a croft,

the Commission must submit, in accordance with Part 2 of the 2010 Act, an application for registration of the croft so formed, the croft affected by the change or, as the case may be, the change to the croft.

(2B) The date appointed under subsection (2) for the putting into effect of any provision of a reorganisation scheme in respect of which an application for registration under subsection (2A) is made is to be the date of registration.”.>

**Peter Peacock**

**253** In schedule 2, page 44, line 8, after <Commission> insert—

<( ) in subsection 1, after “extent” insert “(including a map showing the boundaries);”  
and

( )>

**Peter Peacock**

**254** In schedule 2, page 44, line 14, at end insert—

<( ) After section 41(2) (information to be entered in the Register of Crofts), insert—

“(2ZA) In respect of a croft entered in the Register of Crofts, the Commission may include in the Register a map showing the boundaries of that croft.”>

**Roseanna Cunningham**

**277** In schedule 2, page 44, line 14, at end insert—

<( ) In section 45(1) (former crofters and cottars who have acquired site of the dwelling-house), after paragraph (c) insert—

“(ca) an owner-occupier crofter;”.

( ) In section 46 (owner-occupiers of like economic status as crofters and other persons)—

(a) in subsection (1), after “gas supplies” insert “for owner-occupier crofters and”;

(b) in subsection (4)—

(i) for paragraph (a) substitute—

“(a) for owner-occupier crofters; and”;

(ii) after paragraph (d) insert “; and

(e) for tenants of crofts or parts of crofts occupying under short leases granted as mentioned in section 29A.”.

- ( ) In section 46A(1) (regulations concerning loans), after paragraph (b) insert—  
“(ba) owner-occupier crofters;”>

### **Rob Gibson**

**278** In schedule 2, page 44, line 14, at end insert—

- <( ) In section 48(1) (powers and duties of grazings committees) after paragraph (c) insert—  
“(d) to report annually to the Commission on the state of their township, including on whether, in particular, it appears to them that any croft is neglected or misused.”>

### **Roseanna Cunningham**

**217** In schedule 2, page 44, line 19, at end insert—

- <( ) In section 52 (miscellaneous provisions as to common grazings, etc.)—  
(a) after subsection (1E) insert—  
“(1EA) Where the Commission make a determination under subsection (1E) that all or part of a person’s share in a registered common grazing is terminated—  
(a) the Commission must, as soon as reasonably practicable after making the determination, submit an application for registration of the termination by virtue of section (*Registration of events affecting registered common grazings*) of the 2010 Act;  
(b) the termination takes effect on the date of registration.  
(1EB) Any apportionment of all or part of a person’s share in a registered common grazing under subsection (1E) above takes effect, as respects an application for registration of the apportionment by virtue of section (*Registration of events affecting registered common grazings*) of the 2010 Act, on the date of registration.”;  
(b) after subsection (3) insert—  
“(3A) In relation to a registered common grazing—  
(a) any apportionment of the common grazing under subsection (3) expires at the end of the period of 3 months beginning with the date on which the common grazing was so apportioned unless an application for registration of the apportionment is submitted by virtue of section (*Registration of events affecting registered common grazings*) of the 2010 Act before the expiry of that period;  
(b) the apportionment takes effect on the date of registration.”;  
(c) after subsection (5) insert—  
“(5A) Where an application is made under subsection (4) by the crofter of an unregistered croft, the Commission—

- (a) may not apportion a part of the common grazing unless an application for first registration of the croft is submitted before the expiry of the period of 6 months beginning with the date on which the application to apportion a part of the common grazing was made;
  - (b) need not, during that 6 month period, consider the application to apportion a part of the common grazing until an application for first registration of the croft is submitted.
- (5B) Where an application under subsection (4) by the crofter of a registered croft (other than a first registered croft) is granted—
- (a) the apportionment of a part of the common grazing expires at the end of the period of 3 months beginning with the date on which the part was so apportioned unless an application for registration of the apportionment is submitted by virtue of section 5 of the 2010 Act before the expiry of that period;
  - (b) the apportionment takes effect on the date of registration.
- (5C) In relation to a registered common grazing—
- (a) any apportionment of a part of the common grazing under subsection (4) expires at the end of the period of 3 months beginning with the date on which the part was so apportioned unless an application for registration of the apportionment is submitted by virtue of section (*Registration of events affecting registered common grazings*) of the 2010 Act before the expiry of that period;
  - (b) the apportionment of the part takes effect on the date of registration.
- (5D) But subsection (5C) does not apply to an apportionment which takes effect by virtue of subsection (5B).”;
- (d) after subsection (7) insert—
- “(7A) Any transfer by a person who holds a right in a registered common grazing of that right to another person takes effect, as respects an application for registration of the transfer by virtue of section (*Registration of events affecting registered common grazings*) of the 2010 Act, on the date of registration.”;
- (e) after subsection (8) insert—
- “(8A) Subsection (5C) applies to an apportionment under subsection (8) of registered lands held runrig as it applies to an apportionment under subsection (4) of a part of a registered common grazing, with the modification that the reference to section (*Registration of events affecting registered common grazings*) is to be construed as a reference to section (*Lands held runrig*).
- (f) after subsection (11) insert—
- “(11A) In relation to a registered common grazing—
- (a) any extension under subsection (11) of the period for which a part of a registered common grazing is apportioned ceases to have effect at the end of the period of 3 months beginning with the date on which the period was so extended unless an application for registration of the extension is submitted by virtue of section (*Registration of events affecting registered common grazings*) of the 2010 Act before the expiry of that 3 month period;

- (b) the extension takes effect on the date of registration.
- (11B) Subsection (11A) applies to registered land held runrig as it applies to a registered common grazing, with the modification that the reference to section (*Registration of events affecting registered common grazings*) is to be construed as a reference to section (*Lands held runrig*).”;
- (g) after subsection (12) insert—
  - “(12A) Subsection (12B) applies to an application by the crofter of a registered croft (other than a first registered croft) made under subsection (12) to bring to an end an apportionment made in pursuance of subsection (4).
  - (12B) Where the application is granted—
    - (a) the granting of the application expires at the end of the period of 3 months beginning with the date of the granting unless an application for registration of the bringing to an end of the apportionment is submitted by virtue of section 5 of the 2010 Act before the expiry of that period;
    - (b) the bringing to an end of the apportionment takes effect on the date of registration.
  - (12C) Where it is determined under subsection (12)(b)(iii) that an apportionment of a registered common grazing is to come to an end, the apportionment comes to an end, as respects an application for registration of the bringing of it to an end by virtue of section (*Registration of events affecting registered common grazings*) of the 2010 Act, on the date of registration.
  - (12D) But subsection (12C) does not apply to an apportionment the bringing to an end of which takes effect by virtue of subsection (12B).”;
- (h) after subsection (14) insert—
  - “(14A) Any determination under subsection (14) takes effect, as respects an application for registration of the making of the determination by virtue of section (*Registration of events affecting registered common grazings*) of the 2010 Act, on the date of registration.”;
- (i) in subsection (15), for “(14)” substitute “(14A)”.>

**Roseanna Cunningham**

**44** In schedule 2, page 44, line 20, leave out <, the following are repealed>

**Roseanna Cunningham**

**218** In schedule 2, page 44, line 20, at end insert—

<( ) after subsection (4) insert—

“(4A) The Court may, if it considers it appropriate in consequence of any decision on an appeal under subsection (1), order the Keeper to rectify the Crofting Register.”;>

**Roseanna Cunningham**

**45** In schedule 2, page 44, line 21, leave out <(5)(a)> and insert <(5) is repealed>

**Roseanna Cunningham**

- 46 In schedule 2, page 44, line 21, at end insert—  
<( ) in subsection (6), the words “10(4B),” are repealed;>

**Roseanna Cunningham**

- 47 In schedule 2, page 44, line 22, at end insert <is repealed>

**Roseanna Cunningham**

- 219 In schedule 2, page 44, line 22, at end insert—  
<( ) In section 53 (jurisdictional provisions)—  
(a) in the proviso to subsection (1), after paragraph (i) insert—  
    “(ia) any question that may be raised under section 12(1) of the 2010 Act (including a question that could have been raised under that section had an application been made before the end of the period mentioned in section 11(5) of that Act);” and  
(b) after subsection (2) insert—  
    “(3) The Court may, if it considers it appropriate in consequence of any determination under subsection (1), order the Keeper to rectify the Crofting Register.”.>

**Roseanna Cunningham**

- 220 In schedule 2, page 44, line 22, at end insert—  
<( ) In section 56 (powers of entry and inspection), in subsection (1), after “Act” insert “or, in the case of the Commission, by the 2010 Act”.>

**Peter Peacock**

- 76 In schedule 2, page 44, line 36, leave out <paragraph> and insert <paragraphs 2(3) and>

**Elaine Murray**

- 287 In schedule 2, page 44, line 38, at end insert—  
<( ) Before laying a draft of a statutory instrument containing an order under section 2A(1) before the Scottish Parliament, the Scottish Ministers must—  
(a) lay before the Scottish Parliament—  
    (i) a copy of the proposed draft order;  
    (ii) a statement of their reasons for proposing to make the draft order;  
(b) publicise the proposed draft order in such a manner as they consider appropriate; and  
(c) have regard to—  
    (i) any representations about the proposed draft order;  
    (ii) any resolution of the Scottish Parliament about the proposed draft order; and

(iii) any report by a committee of the Scottish Parliament about the proposed draft order,

made during such period, no shorter than 60 days and including at least 30 days during which the Scottish Parliament is not dissolved or in recess, as the Scottish Ministers may specify when laying the proposed draft order.>

**Roseanna Cunningham**

**221** In schedule 2, page 45, line 1, at end insert—

<( ) after the definition of “the 1997 Act”, insert—

““the 2010 Act” means the Crofting Reform (Scotland) Act 2010 (asp 00);”>

**Roseanna Cunningham**

**48** In schedule 2, page 45, line 13, at end insert—

<( ) after the definition of “croft land” insert—

““cultivate” has the meaning given by section 5C(8);”>

**Roseanna Cunningham**

**222** In schedule 2, page 45, line 13, at end insert—

<( ) after the definition of “croft land” insert—

““date of registration” (other than in section 3) is to be construed in accordance with section 7(4) of the 2010 Act”>

**Roseanna Cunningham**

**223** In schedule 2, page 45, line 13, at end insert—

<( ) after the definition of “enactment” insert—

““first registered croft” is to be construed in accordance with section 5(1A) of the 2010 Act;

“first registration”, in relation to an unregistered croft or unregistered owner-occupied croft, means the registration of the croft or owner-occupied croft in the Crofting Register;”>

**Roseanna Cunningham**

**224** In schedule 2, page 45, line 21, leave out <title sheet> and insert <registration schedule>

**Roseanna Cunningham**

**279** In schedule 2, page 45, line 29, leave out <has the meaning given by section 19B(1)> and insert <is to be construed in accordance with section 19B(1) to (1C)>

**Roseanna Cunningham**

**49** In schedule 2, page 45, line 29, after <19B(1);”> insert—

<(fa) after the definition of “public notification” insert—

““purposeful use” has the meaning given by section 5C(8);

“registered”, in relation to a croft, an owner-occupied croft or a common grazing, means registered in the Crofting Register; and “unregistered” and other cognate expressions are to be construed accordingly;”.>

### **Roseanna Cunningham**

**225** In schedule 2, page 45, leave out lines 31 to 33 and insert—

<( ) after the definition of “registered” (as inserted by sub-sub-paragraph (fa)) insert—

““registration schedule” means the registration schedule of the croft made up and maintained under section 10(1) of the 2010 Act;”.>

### **Roseanna Cunningham**

**50** In schedule 2, page 45, line 33, at end insert—

<( ) In Schedule 2 (the statutory conditions)—

(a) paragraphs 3, 3A and 3B are repealed;

(b) in paragraph 13, the definitions of “cultivate” and “purposeful use” are repealed.>

### **Karen Gillon**

**288** In schedule 2, page 45, line 33, at end insert—

<*Scottish Land Court Act 1993*

(1) The Scottish Land Court Act 1993 (c.45) is amended as follows.

(2) In paragraph 15 of schedule 1 (expenses)—

(a) the existing provision becomes sub-paragraph (1);

(b) at the beginning of that sub-paragraph insert “Subject to sub-paragraph (2),”; and

(c) after that sub-paragraph add—

“(2) The Land Court may not award expenses against the Crofting Commission.”.>

### **Elaine Murray**

**77** In schedule 2, page 45, line 33, at end insert—

<*Town and Country Planning (Scotland) Act 1997*

In section 38 of the Town and Country Planning (Scotland) Act 1997 (c.8) (consultations in connection with determination of applications) after subsection (3) insert—

“(3A) A planning authority must notify the Crofting Commission of any application for planning permission made to the authority if the authority considers that—

(a) the development or use of land proposed in the application may affect land in crofting use or within a crofting community, and

- (b) the development or use of land proposed in the application may not comply with the policies and proposals for the development and use of land set out in the local development plan for the authority’s area
- (3B) The planning authority may not determine an application of the type mentioned in subsection (3A) until the Crofting Commission—
  - (a) submits its views on the application to the authority, or
  - (b) notifies the authority that it does not intend to submit any such views.
- (3C) The planning authority must, in determining an application of the type mentioned in subsection (3A), take into account any views submitted by the Crofting Commission under subsection (3B)(a).”.>

### **Section 36**

**Peter Peacock**

**255** In section 36, page 31, leave out line 21

**Peter Peacock**

**256** In section 36, page 31, leave out lines 23 and 24

**Roseanna Cunningham**

**280** In section 36, page 31, leave out lines 25 and 26

**Peter Peacock**

**257** In section 36, page 31, leave out line 27

**Roseanna Cunningham**

**281** In section 36, page 31, line 28, leave out <and “owner occupier’s croft” have the meanings> and insert <has the meaning>

**Roseanna Cunningham**

**282** In section 36, page 31, line 30, leave out <has the meaning given by section 19B(1)> and insert <is to be construed in accordance with section 19B(1) to (1C)>

**Peter Peacock**

**258** In section 36, page 31, leave out lines 32 to 34

**Roseanna Cunningham**

**226** In section 36, page 31, leave out line 34 and insert—  
 <“registration schedule”, in relation to a croft, means the registration schedule of the croft made up and maintained under section 10(1).>

## Long Title

### Peter Peacock

259 In the long title, page 1, line 1, leave out from second <to> to <it;> in line 2



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