

Marine (Scotland) Bill

2nd Groupings of Amendments for Stage 2

This document provides procedural information which will assist in preparing for and following proceedings on the above Bill. The information provided is as follows:

- the list of groupings (that is, the order in which amendments will be debated). Any procedural points relevant to each group are noted;
- a list of any amendments already debated;
- the text of amendments to be debated on the second day of Stage 2 consideration, set out in the order in which they will be debated. **THIS LIST DOES NOT REPLACE THE MARSHALLED LIST, WHICH SETS OUT THE AMENDMENTS IN THE ORDER IN WHICH THEY WILL BE DISPOSED OF.**

Groupings of amendments

Marine protection and enhancement: surfing marine protected areas (MPAs)

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Marine protection and enhancement: marine management schemes

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Amendments in debating order

Marine protection and enhancement: surfing marine protected areas (MPAs)

Robin Harper

194 In section 58, page 33, line 3, at end insert—

<() a surfing marine protected area (a “Surfing MPA”)>

Robin Harper

208* After section 63, insert—

<Surfing MPAs

- (1) An area may be designated by a designation order as a Surfing MPA if the Scottish Ministers consider it desirable to do so for the purpose of preserving a surfing asset of national importance located in the area.
- (2) In this section a “surfing asset” means an area with the requisite topography, including seabed contour lines, to produce waves that can be surfed on.
- (3) The order must—
 - (a) state the preservation objectives for the asset and the area, and
 - (b) identify the area’s boundaries.
- (4) For the purpose of subsection (3)(b), an order may provide for the boundary to be determined by, or by reference to, mean high water spring tide.
- (5) A Surfing MPA may include (in addition to an area of sea referred to in section 58(1)) an area of seashore lying above mean high water spring tide if the area of seashore adjoins the area of sea.
- (6) For the purpose of subsection (3)(a), the preservation objectives for the asset and the area may include, but are not limited to—
 - (a) water quality objectives,
 - (b) objectives relating to access to the site.>

Robin Harper

220 In section 71, page 38, line 24, at end insert—

<() a Surfing MPA,>

Robin Harper

221 In section 71, page 38, line 34, at end insert—

<() the stated preservation objectives for the Surfing MPA,>

Robin Harper

223 In section 71, page 39, line 15, at end insert—

<() the stated preservation objectives for a Surfing MPA.>

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Robin Harper

- 225 In section 72, page 39, line 29, at end insert—
<() a surfing asset in a Surfing MPA,>

Robin Harper

- 226 In section 72, page 39, line 39, at end insert—
<() the stated preservation objectives for the Surfing MPA>

Robin Harper

- 227 In section 72, page 40, line 13, at end insert—
<() the stated preservation objectives for the Surfing MPA,>

Robin Harper

- 229 In section 74, page 42, line 8, at end insert—
<() that of furthering the stated preservation objectives for a Surfing MPA,>

Robin Harper

- 232 In section 75, page 43, line 30, at end insert—
<() where the protected area is a Surfing MPA, the stated preservation objectives for it,>

Robin Harper

- 241 After section 84, insert—
<Offences relating to Surfing MPAs
(1) A person commits an offence under this section if the person—
(a) intentionally or recklessly does a prohibited act in a Surfing MPA (the “protected area”), and
(b) the act has significantly hindered, or may significantly hinder, the achievement of the stated objectives for the protected area.
(2) For the purpose of subsection (1), a person does a prohibited act if the person carries out works or activities in the area which (or which are likely to)—
(a) damage or interfere with a Surfing MPA,
(b) have a significant impact on the protected area.>

Robin Harper

- 244 In section 87, page 49, line 30, at end insert—
<() any Surfing MPA,>

Robin Harper

- 245 In section 87, page 49, line 36, after the first <MPA> insert <, a Surfing MPA>

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Robin Harper

246 In section 87, page 50, line 7, at end insert—

<() the stated preservation objectives for any Surfing MPA to which the scheme applies,>

Robin Harper

248 In section 91, page 51, line 25, at end insert—

<() Surfing MPAs,>

Robin Harper

249 In section 91, page 51, line 32, at end insert—

<() in relation to each Surfing MPA—
() its size,
() the stated purpose,>

Robin Harper

250 In section 91, page 52, line 6, at end insert—

<() in relation to each Surfing MPA (whether in a designation order made before or during the relevant period)—
() the extent to which in the opinion of the Scottish Ministers the stated purpose has been achieved,
() any further steps which in their opinion are required to be taken in order to contribute to the achievement of that purpose,>

Robin Harper

251* In section 94, page 54, line 10, at end insert—

<“stated preservation objectives” for a Surfing MPA means the preservation objectives stated (in the designation order designating the area) as the preservation objectives for the area,>

Designation orders: procedure

Liam McArthur

178 In section 58, page 33, line 3, at end insert—

<() When making an order under subsection (1), the Scottish Ministers must lay before the Parliament a statement—
(a) stating whether they propose to make any marine conservation order in respect of the designated area, and, if so,
(b) describing the provisions they consider that the first such order is likely to contain.>

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Liam McArthur

- 193 In section 145, page 73, line 23, leave out subsection (3)

Marine protected areas: definition of “island”

Liam McArthur

- 195 In section 58, page 33, line 5, leave out from <island> to <island> in line 6 and insert <reef, skerry, stack or sandbar in that area of sea, whether or not any part of it>

Role of appropriate statutory authority: designation and objectives

Liam McArthur

- 196 In section 59, page 33, line 10, at end insert—

<(A1) An area may only be designated by a designation order as a Nature Conservation MPA if the Scottish Ministers are satisfied (having regard to the information available by virtue of section 69(D1)(b)) that—

- (a) it comprises a candidate site registered under section 69(A1) (or two or more adjacent candidate sites), or
- (b) the following two conditions are met—
 - (i) the area includes part of a candidate site,
 - (ii) they have taken sufficient advice from Scottish Natural Heritage as to the appropriateness of the proposed boundaries of the area.>

Elaine Murray

- 198 In section 59, page 33, line 19, after <objectives> insert <as specified by Scottish Natural Heritage>

Elaine Murray

- 203* In section 59, page 34, line 4, at end insert—

<() The Scottish Ministers may not, in exercising their powers under subsection (1), designate a greater number of sites than the total number suggested in any relevant advice from the appropriate statutory conservation authority.>

Liam McArthur

- 219 In section 69, page 37, line 14, at end insert—

<(A1) Scottish Natural Heritage must maintain a register of candidate sites for designation as a Nature Conservation MPA.

(B1) In maintaining the register, Scottish Natural Heritage must have regard to the purposes mentioned in section 59(1).

(C1) Scottish Natural Heritage must make arrangements for the register to be available online and for public inspection.

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- (D1) In respect of each entry on the register, Scottish Natural Heritage must state—
- (a) the reasons why Scottish Natural Heritage considers it appropriate to include the site on the register,
 - (b) the boundaries of the site, or such information as to the locality of the site as Scottish Natural Heritage considers is sufficient to enable the Scottish Ministers to make a designation under section 58(1)(a), having regard to the requirement in section 59(A1) (for instance an indication on a map as to the boundaries of the site),
 - (c) such other information as Scottish Natural Heritage considers appropriate.>

Nature Conservation MPAs: criteria for designation

John Scott

197 In section 59, page 33, line 16, at end insert—

<() The Scottish Ministers must—

- (a) prepare and publish guidance setting out scientific criteria to inform consideration of whether an area should be designated a Nature Conservation MPA, and
- (b) have regard to such guidance in exercising their functions under section 58.>

Peter Peacock

200 In section 59, page 33, line 28, at end insert—

<() In considering whether to designate an area, the Scottish Ministers may have regard to the extent to which doing so will contribute to the mitigation of climate change.>

Elaine Murray

202 In section 59, page 33, line 32, after <area> insert <(having regard to the provisions in subsection (4) and, where applicable, subsection (5)),>

Nature Conservation MPAs: establishment of network

Elaine Murray

199 In section 59, page 33, line 25 leave out from <conserving> to the end of line 28 and insert <the Scottish Ministers must have regard to the extent to which a designation order would contribute towards the development of a network of conservation sites as specified in section (*Creation of network of conservation sites*).>

Bill Wilson

Supported by: Peter Peacock, Elaine Murray

109 After section 68, insert—

<Duties relating to network

Creation of network of conservation sites

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- (1) In order to contribute to the achievement of the objective in subsection (2), the Scottish Ministers must designate areas as Nature Conservation MPAs under section 58.
- (2) The objective is that the areas designated as Nature Conservation MPAs by the Scottish Ministers, taken together with any areas designated as marine conservation zones under section 116 of the 2009 Act and any relevant conservation sites in the UK marine area, form a network which satisfies the conditions in subsection (3).
- (3) The conditions are—
 - (a) that the network contributes to the conservation or improvement of the marine environment in the UK marine area,
 - (b) that the features which are protected by the sites comprised in the network represent the range of features present in the UK marine area,
 - (c) that the designation of sites comprised in the network reflects the fact that the conservation of a feature may require the designation of more than one site.
- (4) For the purposes of subsection (2), the following are “relevant conservation sites”—
 - (a) any European marine site,
 - (b) any European offshore marine site,
 - (b) the whole or part of any site of special scientific interest,
 - (c) the whole or part of any Ramsar site.
- (5) When complying with the duty imposed by subsection (1), the Scottish Ministers must have regard to any obligations under EU or international law that relate to the conservation or improvement of the marine environment.
- (6) Before the end of the period of 2 months beginning with the date on which this section comes into force, the Scottish Ministers must—
 - (a) prepare a statement setting out such principles relating to the achievement of the objective in subsection (2) as the Scottish Ministers intend to follow when complying with the duty imposed by subsection (1), and
 - (b) lay of copy of the statement before the Parliament.
- (7) A statement prepared by the Scottish Ministers under this section may also set out other matters relating to the achievement of that objective which they intend to take into account when complying with the duty imposed by subsection (1).
- (8) The Scottish Ministers must—
 - (a) keep under review any statement they have prepared under this section, and,
 - (b) if they consider it appropriate in consequence of a review, prepare a revised statement of the principles referred to in subsection (6)(a) and lay a copy of it before the Parliament.
- (9) In this section—

“European offshore marine site” means any site within the meaning of the Offshore Marine Conservation (Natural Habitats, &c) Regulations 2007 (S.I. 2007/1842),

“feature” means—

 - (a) marine flora or fauna,
 - (b) marine habitats or types of such habitat,

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(c) features of geological or geomorphological interest,

“Ramsar site” has the same meaning as in section 37A of the Wildlife and Countryside Act 1981 (c.69),

“site of special scientific interest” includes a site within the meaning of Part 2 of the Wildlife and Countryside Act 1981.>

Elaine Murray

222 In section 71, page 38, line 34, at end insert—

<() exercise its functions in the way best calculated to further the contribution of a Nature Conservation MPA to a network of conservation sites as specified in section (*Creation of network of conservation sites*),>

Richard Lochhead

171 In section 91, page 52, line 20, leave out from <an> to the end of line 26 and insert <the objective in section (*Creation of network of conservation sites*)(2).>

Richard Lochhead

172 In section 91, page 52, leave out lines 28 to 30

Richard Lochhead

173 In section 91, page 52, leave out lines 35 and 36

Designation of marine protected areas: economic and social considerations

Karen Gillon

179 In section 59, page 33, line 29, leave out from beginning to <they> in line 31 and insert <In considering whether it is desirable to designate an area as a Nature Conservation MPA, the Scottish Ministers>

Stuart McMillan

201 In section 59, page 33, line 29, leave out from beginning to <may> in line 31 and insert <In considering whether it is desirable to designate an area as a Nature Conservation MPA, the Scottish Ministers must>

Stuart McMillan

204 In section 61, page 35, line 4, leave out <may>

Stuart McMillan

205 In section 61, page 35, line 5, at beginning insert <may>

Stuart McMillan

206 In section 61, page 35, line 8, at beginning insert <must>

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Stuart McMillan

207 In section 63, page 35, line 32, at end insert—

<() In considering whether it is desirable to designate an area as a Historic MPA, the Scottish Ministers must have regard to any social or economic consequences of designation.>

Historic MPAs: marine historic assets

Richard Lochhead

66 In section 63, page 35, line 27, leave out <located, or believed to be located,> and insert <which is, or which they are satisfied may be, located>

Karen Gillon

66A As an amendment to amendment 66, line 2, leave out <, or which they are satisfied may be,>

Marine protected areas: publicity and consultation before designation

Peter Peacock

180* In section 65, page 36, line 15, at end insert <a minimum of 12 weeks before the date on which it is intended that the order be made.>

Stuart McMillan

210 In section 65, page 36, line 17, at end insert <including those specified by virtue of section 20(4)(a).>

Peter Peacock

181 In section 65, page 36, line 22, at end insert—

<() contain a plan or chart identifying the area's boundaries.>

Designation of MPAs: relationship with local planning process

Liam McArthur

209 In section 65, page 36, line 17, at end insert <including, in particular, any local authority whose area is adjacent to the likely boundaries of the proposed MPA.>

Liam McArthur

211 In section 65, page 36, line 17, at end insert—

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- <() Where the Scottish Ministers propose to designate an area any part of which is land, they must have regard to the relevant local development plan (as prepared under section 16(1) of the Town and Country and Planning (Scotland) Act 1997 (c.8)) for each such part.>

Liam McArthur

- 224 In section 71, page 39, line 21, at end insert—

- <() The functions referred to in subsection (1) include any measure taken by a planning authority in pursuance of any—

- (a) vision statement, or
- (b) policy or proposal,

set out in any current local development plan prepared under section 16(1) of the Town and Country Planning (Scotland) Act 1997 (c.8).>

Liam McArthur

- 234 In section 76, page 44, line 15, at end insert—

- <() Where the proposed order would apply to an area any part of which is land, the Scottish Ministers must provide a copy of a draft to the relevant planning authority.>

Marine protected areas: publicity in relation to designation orders

Richard Lochhead

- 67 In section 66, page 36, line 24, leave out subsection (1) and insert—

- <(1A) This section applies where the Scottish Ministers have made a designation order (or an order amending or revoking any such order).

- (1B) The Scottish Ministers must publish notice of the making of the order.

- (1C) The notice under subsection (1B) must—

- (a) be published in such a manner as the Scottish Ministers consider is most likely to bring the order to the attention of any persons likely to be affected by the making of it,
- (b) give an address at which a copy of the order may be inspected.>

Liam McArthur

- 212* In section 66, page 36, line 26, at end insert—

- <() A copy of any such order must also be sent to any such person on the day of its being laid.>

Richard Lochhead

- 68 In section 66, page 36, line 28, leave out <every designation> and insert <the>

Richard Lochhead

- 69 In section 66, page 36, line 28, leave out <one of their offices> and insert <the address specified under subsection (1C)(b)>

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Richard Lochhead

- 70 In section 66, page 36, line 30, leave out <a designation> and insert <the>

Marine protected areas: urgent designation

Robin Harper

- 213 In section 67, page 36, line 34, leave out <In any case> and insert <Subject to subsection (2),>

Robin Harper

- 214 In section 67, page 36, line 36, after <area> insert <and an imminent risk of harm otherwise being done to the area or asset>

Elaine Murray

- 182 In section 67, page 37, line 3, leave out <2 years> and insert <12 months>

Robin Harper

- 215 In section 67, page 37, line 3, leave out <2 years> and insert <6 months>

Robin Harper

- 216 In section 67, page 37, line 4, at end insert—
- <(2) Upon expiration of the order, the Scottish Ministers may not re-designate the area (or any part of it) without—
 - (a) publishing notice of their proposals under section 65(1)(a), and
 - (b) consulting under section 65(1)(b).>

Marine protected areas: representations and hearing in relation to proposed designation order

Liam McArthur

- 217 In section 68, page 37, line 9, at end insert—
- <(1A) The Scottish Ministers must, before deciding whether to exercise the power in section 67(a), give any person likely to be directly affected by the order the opportunity of making oral or written representations to them or to any person appointed by them for that purpose at a hearing.>

Liam McArthur

- 218* In section 68, page 37, line 11, at end insert <and (1A)>

Marine protected areas: SNH advice

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Elaine Murray

- 183 In section 69, page 37, line 15, leave out <may> and insert <must>

Marine protected areas: duties of public authorities

Robin Harper

- 184 In section 71, page 38, line 21, leave out <(other than insignificantly)>

Richard Lochhead

- 71 In section 71, page 39, line 1, leave out <the exercise of any of its functions> and insert <any of its functions is such that the exercise of the function>

Robin Harper

- 185 In section 71, page 39, line 2, leave out <significantly>

Richard Lochhead

- 72 In section 71, page 39, line 4, at end insert—

<(3A) Subject to subsection (3C), subsection (3B) applies in any case where a public authority intends to do an act which is capable of affecting (other than insignificantly) any feature, purpose, asset or process mentioned in paragraphs (a) to (d) of subsection (1).

(3B) If the authority believes that there is or may be a significant risk of the act hindering the achievement of the objectives or purpose mentioned in subsection (2)(a), the authority must notify the Scottish Ministers and (if appropriate) Scottish Natural Heritage of that fact.

(3C) Subsection (3B) does not apply where—

(a) in relation to acts of a particular description—

- (i) Scottish Natural Heritage has given advice or guidance to the authority under section 69,
- (ii) the Scottish Ministers have given advice or guidance to the authority under section 70,

(b) the act which the authority intends to do is an act of that description, and

(c) the advice or guidance has not ceased to apply.

(3D) Where the authority has given notification under subsection (3B), it must wait until the expiry of 28 days beginning with the date that the Scottish Ministers and (if appropriate) Scottish National Heritage are notified (and if such notification is given on different dates, the later of those dates) before deciding whether to do the act.

(3E) Subsection (3D) does not apply where—

- (a) the Scottish Ministers notify the authority that it need not wait until the end of the period referred to in that subsection, or
- (b) the authority thinks that there is an urgent need to act.>

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Richard Lochhead

- 73 In section 71, page 39, line 5, leave out <the> and insert <a public>

Richard Lochhead

- 74 In section 71, page 39, line 19, after <(3)> insert <, (3B)>

Robin Harper

- 186 In section 72, page 39, line 26, leave out <(other than insignificantly)>

Peter Peacock

- 228* In section 72, page 40, line 22, leave out from <undertake> to first <to> in line 24 and insert <make all reasonable efforts to secure the implementation of measures of environmental benefit adequate to compensate for>

Marine conservation orders: general considerations and example provisions

Liam McArthur

- 187 In section 74, page 42, line 14, leave out <in Scotland> and insert <that is part of an area designated under section 58(1)>

Robin Harper

- 230 In section 74, page 42, line 16, at end insert—

<() An order made under this section for the purpose of furthering the stated conservation objectives of a Nature Conservation MPA must include such reference to the provisions of the Inshore Fishing (Scotland) Act 1984 (c.26) as the Scottish Ministers consider would contribute to those objectives.>

Elaine Murray

- 231 In section 74, page 42, line 29, at end insert—

<() No order may be made in furtherance of a stated purpose under subsection (1)(b) which would interfere with the legitimate uses of the seas.>

Robin Harper

- 188 In section 75, page 43, line 22, at end insert—

<() the use of fishing gear (including requiring it to be stowed) on any vessel within the protected area.>

Robin Harper

- 233 In section 75, page 43, line 37, at end insert—

<() require that any vessel in the protected area has its registration identification clearly displayed.>

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Marine conservation orders: publicity

Stuart McMillan

- 235** In section 78, page 45, line 18, at end insert <including the United Kingdom Hydrographic Office, to allow the content of such orders to inform—
- (a) navigational charts, and
 - (b) notices to mariners.>

Marine conservation orders: impact on economic position

Karen Gillon

- 236** In section 79, page 45, line 31, at end insert—
- <(A1) The Scottish Ministers must, before deciding to—
- (a) make a marine conservation order (whether in accordance with section 76 or an urgent marine conservation order in accordance with section 77),
 - (b) amend a marine conservation order,
- give any persons who considers that their economic position could be materially disadvantaged as a result of any such decision, the opportunity of making oral or written representations to Scottish Ministers or to any person appointed by them for that purpose at a hearing.>

Karen Gillon

- 237** In section 79, page 45, line 40, after <subsection> insert <(A1) or>

Liam McArthur

- 238** After section 79, insert—
- <Duty to assess impact of restriction and prohibition of activities**
- (1) The Scottish Ministers must assess the potential impact of—
 - (a) the restriction or prohibition of an activity within the area, or
 - (b) the displacement of an activity to another part of the Scottish marine area,where the activity has been restricted or (as the case may be) prohibited as a consequence of an order made under section 74(1)(a), (b) or (d).
 - (2) The assessment must include the extent to which the restriction or prohibition of the activity would have an adverse impact on—
 - (a) commercial interests,
 - (b) the environment elsewhere in the Scottish marine area as a result of the activity being displaced.
 - (3) Where, following an assessment, the Scottish Ministers identify an adverse impact under subsection (2), they must take such steps as they consider are reasonable to minimise it as far as is practicable.>

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Marine protected areas: offences

Robin Harper

- 189** In section 82, page 46, line 37, at end insert <, imprisonment for a period not exceeding 2 years, or both.>

Stuart McMillan

- 239** In section 83, page 47, line 27, leave out <£50,000> and insert <£5,000>

Robin Harper

- 190** In section 83, page 47, line 28, at end insert <, imprisonment for a period not exceeding 2 years, or both.>

Stuart McMillan

- 240** In section 84, page 48, line 15, leave out <£50,000> and insert <£5,000>

Marine protected areas: exceptions to offences under sections 82, 83 and 84

Robin Harper

- 242** In section 85, page 49, line 1, after <act,> insert—
<() the act occurred on the seaward side of the 0-6 nautical mile fisheries zone in a location where foreign vessels have fishing rights,>

Richard Lochhead

- 75** In section 85, page 49, line 3, at end insert—
<(2A) The Scottish Ministers may by order amend this section so as to remove, or restrict the application of, the defence provided by subsection (2).>

Robin Harper

- 243** In section 85, page 49, line 4, at end insert—
<“foreign vessel” means any vessel other than a British vessel, Scottish fishing boat or a Northern Ireland fishing boat.>

Richard Lochhead

- 76** In section 86, page 49, line 11, leave out <structure,> and insert <installation, and>

Richard Lochhead

- 77** In section 86, page 49, leave out line 12

Richard Lochhead

- 93** In section 145, page 73, line 33, at end insert
<() an order under section 85(2A),>

THIS IS NOT THE MARSHALLED LIST

Marine protection and enhancement: marine management schemes

Bill Wilson

- 168 In section 87, page 49, line 27, leave out from beginning to <all> in line 28 and insert <A marine management scheme must be established for each>

Bill Wilson

- 169 In section 87, page 50, line 1, leave out <relevant authority's (or authorities') functions> and insert <functions of a relevant authority (or of 2 or more relevant authorities acting together)>

Bill Wilson

- 170 In section 87, page 50, line 17, after <area> insert <directed in writing by the Scottish Ministers to establish a marine management scheme (whether on its own or together with another relevant authority or other relevant authorities)>

Elaine Murray

- 191 In section 89, page 50, line 28, at end insert—
<() The relevant authority (or authorities acting together) must have regard to any representations made to it by Scottish Natural Heritage under subsection (1).>

Marine protection and enhancement: nature conservation MPAs – duty to review achievement of stated objectives

Elaine Murray

- 247* After section 90, insert—
<Nature Conservation MPAs: duty to review achievement of stated objectives
Nature Conservation MPAs: duty to review achievement of stated objectives
- (1) At the end of a period mentioned in subsection (3), the appropriate statutory conservation body must carry out an assessment of the extent to which the stated conservation objectives of a designated Nature Conservation MPA have been achieved.
 - (2) An assessment under subsection (1) may also include an assessment of the contribution of any relevant marine management scheme to the achievement of the objectives.
 - (3) The periods are—
 - (a) the period of 5 years beginning with the date on which the area was designated under section 58(1)(a),
 - (b) each subsequent period of 5 years.>

Definitions

Richard Lochhead

- 175 In section 91, page 51, line 20, leave out <120 of the Marine and Coastal Access Act 2009 (c.00)> and insert <124 of the 2009 Act>

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Richard Lochhead

- 79 In section 92, page 53, line 1, leave out <Marine and Coastal Access Act 2009 (c.00)> and insert <2009 Act>

Richard Lochhead

- 80 In section 92, page 53, line 18, leave out <Marine and Coastal Access Act 2009> and insert <2009 Act>

Richard Lochhead

- 81 In section 94, page 53, line 33, at end insert—
<“animal” includes any egg, larva, pupa or other immature stage of an animal,>

Richard Lochhead

- 87 In section 117, page 61, line 37, at end insert—
<“vessel” does not include aircraft.>

Richard Lochhead

- 176 In section 126, page 66, line 28, leave out <243(7) of the Marine and Coastal Access Act 2009 (c.00)> and insert <253(7) of the 2009 Act>

Richard Lochhead

- 90 In section 141, page 71, leave out lines 26 and 27.

Richard Lochhead

- 91 In section 141, page 72, line 4, at end insert—
<() any aircraft,>

Richard Lochhead

- 94* In section 146, page 74, line 2, at end insert—
<“the 2009 Act” means the Marine and Coastal Access Act 2009 (c.23),>

Richard Lochhead

- 95 In section 146, page 74, line 10, at end insert—
<“marine installation” means any artificial island, installation or structure (other than a vessel),>

Richard Lochhead

- 177 In section 146, page 74, line 12, at end insert—
<“UK marine area” has the meaning given in section 42 of the 2009 Act,>

THIS IS NOT THE MARSHALLED LIST

Marine protected areas: reports to Parliament

Liam McArthur

192 In section 91, page 52, line 17, at end insert—

<() information about—

- (i) any amendment to a marine conservation order, or
- (ii) any amendment to or update of a marine management scheme, made during the relevant period as a result of monitoring the effectiveness of the order or scheme,>

Conservation of seals

Richard Lochhead

82 In section 97, page 55, line 23, leave out <or an authorisation granted under section 107>

Richard Lochhead

83 In section 97, page 55, line 26, leave out <or an authorisation granted under section 107>

Richard Lochhead

84 In section 97, page 55, line 28, leave out <or an authorisation granted under section 107>

Richard Lochhead

85 In section 107, page 58, line 23, leave out from first <any> to <prevent> and insert <a person to enter land in order to kill or take seals in accordance with a seal licence granted for the purpose of preventing>

Richard Lochhead

86 In section 117, page 61, line 10, leave out <and 84> and insert <, 84, 95 and 100(4),>

Common enforcement powers: powers of seizure

Richard Lochhead

88 In section 126, page 66, line 26, at end insert—

<() Where a marine enforcement officer reasonably believes that a person is or has been carrying on a relevant activity, the officer may require that person to afford such facilities and assistance with respect to matters under that person's control as the officer considers would facilitate the exercise in relation to that person of any power conferred by section 125 or this section.>

THIS IS NOT THE MARSHALLED LIST

Crown application

Richard Lochhead

92 In section 142, page 72, line 21, leave out <Part> and insert <Act>