Transport (Scotland) Bill

2nd Marshalled List of Amendments for Stage 2

The Bill will be considered in the following order—

Sections 1 to 71
Sections 72 to 75
Schedule
Long Title

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

Section 15

Michael Matheson

59 In section 15, page 7, line 23, after <remove> insert <, or secure the removal of,>

After section 16

Jamie Greene

204 After section 16, insert—

<Regulation of form of traffic signs

(1) The Scottish Ministers must by regulations make provision for the form traffic signs to be used for or in connection with the operation of a low emission zone scheme are to take.

(2) Regulations under subsection (1) may not make different provision for different areas or zones.

(3) In subsection (1), “traffic signs” has the same meaning as in section 64(1) of the Road Traffic Regulation Act 1984 (general provision as to traffic signs).>

Section 18

Colin Smyth

60 In section 18, page 8, line 9, after <may> insert <, subject to the approval of the Scottish Ministers,>

Michael Matheson

61 In section 18, page 8, line 10, after <period> insert <, in respect of the whole zone or any part of the zone to which the scheme relates,>

Jamie Greene

205 In section 18, page 8, line 10, leave out from <for> to end of line 16
Michael Matheson  
62 In section 18, page 8, line 14, after <importance> insert <or significant local importance.>

Michael Matheson  
63 In section 18, page 8, line 14, at end insert—

<( ) A local authority may not suspend the operation of a low emission scheme for more than 7 days unless the Scottish Ministers give prior approval to the proposed suspension.>

John Finnie  
206 Leave out section 18

Section 19

Jamie Greene  
207 In section 19, page 8, line 25, at end insert—

<( ) revoking a scheme.>

Jamie Greene  
208 In section 19, page 8, line 26, leave out from <(including> to end of line 27 and insert <as may be agreed between the Scottish Ministers and the local authority.>

Section 21

Jamie Greene  
209 In section 21, page 9, line 4, at end insert—

<( ) contributing to the improvement, and encouraging the use, of low carbon and carbon-free transport within the zone, and>

Brian Whittle  
227 In section 21, page 9, line 4, at end insert—

<( ) contributing to the improvement of infrastructure and facilities (including, but not limited to, cycle lanes, pedestrian pathways and park-and-ride facilities) that encourage a reduction in the use of motor vehicles, and>

Michael Matheson  
64 In section 21, page 9, line 5, before <making> insert <if (and only if) any surplus remains,>

Section 23

John Finnie  
210 In section 23, page 9, line 20, at end insert <, and
( ) lay a copy of the report before the Scottish Parliament.

**Jamie Greene**

211 In section 23, page 9, line 20, at end insert—

<( ) A report under this section on the operation and effectiveness of the scheme must in particular include an assessment of—

(a) the costs of proposing, making and operating the scheme,

(b) the gross and net revenue gathered by the authority from the operation of the scheme, and

(c) details of how the revenue has been used to facilitate the achievement of the scheme’s objectives.>

**Section 24**

**Jamie Greene**

212 In section 24, page 9, line 22, at end insert—

<( ) A local authority may at any time carry out a review of the operation and effectiveness of a low emission zone scheme operated by it.>

**Colin Smyth**

65 In section 24, page 9, line 24, at end insert—

<( ) Without prejudice to the generality of subsection (1), a local authority may, from time to time, carry out a review of the operation and effectiveness of a low emission zone scheme operated by it.>

**After section 27**

**Claudia Beamish**

228 After section 27, insert—

<**PART**

LOW EMISSION VEHICLES

Support for purchase and use of low emission vehicles in rural areas

(1) The Scottish Ministers must by regulations make provision for support to be provided by them to encourage persons mentioned in subsection (2) to purchase and use low emission vehicles.

(2) The persons are those who—

(a) live in rural areas, and

(b) have a low income.

(3) The regulations must set out definitions of—

(a) low emission vehicles,

(b) rural areas, and>
Claudia Beamish

After section 27, insert—

<PART

LOW EMISSION DISTRIBUTION CONSOLIDATION HUBS

Low emission distribution consolidation hubs

(1) The Scottish Ministers must by regulations make provision—

(a) requiring prescribed local authorities to take such steps as may be prescribed for the purposes of establishing and operating, or securing the establishment and operation of, low emission distribution consolidation hubs, and

(b) for the support to be provided by the Scottish Ministers to prescribed local authorities for such purposes.

(2) The steps that may be prescribed in regulations under subsection (1) include the consideration of co-operative models to support smaller businesses.

(3) In subsection (1)—

“low emission distribution consolidation hubs” means—

(a) facilities located on the outskirts of urban areas which can receive goods on behalf of businesses located in those urban areas, and

(b) systems for the consolidated onward delivery of goods to those businesses using—

(i) low emission vehicles,

(ii) the smallest suitable vehicles, and

(iii) wherever practicable, pedal cycles and electrically assisted pedal cycles,

for the purpose of ensuring that the distribution of goods is achieved with lower net emissions than would otherwise be the case,

“prescribed” means prescribed in regulations under subsection (1).

(4) The regulations must set out definitions of—

(a) low emission vehicles, and

(b) urban areas,

for the purposes of this section.>

Section 28

Michael Matheson

In section 28, page 11, line 36, leave out subsection (3)
Colin Smyth

67 In section 28, page 11, line 36, leave out subsection (3) and insert—

<(3) In section 66 (exclusion of powers of certain councils to run bus undertakings)—

(a) in subsection (1), leave out from “a council” to second “to” and insert “a council or
(as the case may be) councils may”,

(b) for subsection (2), there is substituted—

“(2) For the avoidance of doubt, any council or (as the case may be) councils who, at
the time when this section comes into force, are providing any such service, may
continue to provide such service.”.>

John Finnie

39 In section 28, page 11, line 36, leave out from <for> to end of line 37 and insert <the words from
“or, in Scotland,” to “licence” are repealed.>

Neil Bibby

230 In section 28, page 12, line 6, after <may> insert <—

( ) ask a community transport body (within the meaning of section
(Community transfer of operation of bus routes) of the Transport
(Scotland) Act 2019) to provide such local services as they consider
necessary in order to meet the public transport requirement, or

( )>

After section 28

Michael Matheson

68 After section 28, insert—

<Local transport authority bus companies

(1) The Transport (Scotland) Act 2001 is amended as follows.

(2) Before section 3 insert—

“Chapter A1

Local transport authority controlled bus companies

2A Local transport authority controlled bus companies

(1) A local transport authority (or two or more authorities acting jointly) may control
a company that provides local services.

(2) The local transport authority (or authorities) must be satisfied, before forming or
acquiring a company or using a company already controlled by them to provide
local services, that the provision of such services by such a company will
contribute to the implementation of their relevant general policies.

(3) For the purposes of this section, a local transport authority control a company if
they have power to secure that the affairs of the company are conducted in
accordance with their wishes, and have that power—
(a) by holding shares in the company or any other company,
(b) by possessing voting power in relation to the company or any other company, or
(c) by virtue of any powers conferred by—
   (i) the articles of association of the company or any other company, or
   (ii) any other document regulating the company or any other company.

(4) In this section—
(a) “company” has the same meaning as in the Companies Acts (see sections 1(1) and 2(1) of the Companies Act 2006), and
(b) the reference to forming a company is to be construed in accordance with section 7 of that Act.”.

(3) In section 79(1) (guidance), after paragraph (b) insert—
“(ba) local transport authorities in relation to the exercise of their functions under section 2A of this Act,”.

Section 29

Colin Smyth

69 In section 29, page 12, line 23, after <services> insert <(including, in particular, an analysis of how existing local services are meeting the needs of people in the area who are on a low income)>

Colin Smyth

70 In section 29, page 12, line 31, at end insert—
  <( ) For the purposes of subsection (2)(c), the partnership plan must, in particular, describe how the scheme (or schemes) is intended to meet objectives as regards the quality and effectiveness of local services in meeting for the needs of persons—
   (a) who are on a low income,
   (b) whose income is adversely affected, whose expenditure is increased or whose experience of or ability to use local services is likely to be affected because they have one or more of the protected characteristics listed in section 149(7) of the Equality Act 2010.>

Colin Smyth

71 In section 29, page 12, line 33, after <services> insert <and other persons living or working>

Colin Smyth

72 In section 29, page 12, line 37, at end insert—
  <( ) For the purposes of subsection (3)(a), a partnership plan must, in particular, describe the proposals for obtaining the views of persons—
   (a) who have experience of poverty,
(b) whose income is adversely affected, whose expenditure is increased or whose experience of or ability to use local services is likely to be affected because they have one or more of the protected characteristics listed in section 149(7) of the Equality Act 2010.

Michael Matheson
73 In section 29, page 15, line 23, after <facility> insert <or the taking of a measure>

Michael Matheson
74 In section 29, page 15, line 25, at end insert <(within the meaning of section 121A of the Road Traffic Regulation Act 1984).>

Michael Matheson
75 In section 29, page 15, line 26, leave out <or varied unless it is made or varied> and insert <, postponed, varied or revoked unless it is made, postponed, varied or revoked>

Michael Matheson
76 In section 29, page 15, line 38, after <authority> insert <or (where section 3E applies) the Scottish Ministers>

Michael Matheson
77 In section 29, page 16, line 6, leave out <Subsection (2) does> and insert <Subsections (2) and (3) do>

Michael Matheson
78 In section 29, page 16, line 7, after <facility> insert <or, as the case may be, take the measure,>

Jamie Greene
281 In section 29, page 16, line 22, leave out <or periods which in total exceed 12 months> and insert <which exceeds 12 months, and may be postponed only once>

Michael Matheson
79 In section 29, page 16, line 25, at end insert—

<( ) The Scottish Ministers may by regulations amend subsection (2) to specify a different total period of postponement than the one for the time being specified there.>

Jamie Greene
79A As an amendment to amendment 79, line 3, after <postponement> insert <(being a period of no longer than 24 months)>
Jamie Greene

282 In section 29, page 17, line 12, leave out <or periods which in total exceed 12 months> and insert <which exceeds 12 months, and may be postponed only once>

Michael Matheson

80 In section 29, page 17, line 21, at end insert—

<( ) The Scottish Ministers may by regulations amend subsection (5) to specify a different total period of postponement than the one for the time being specified there.>

Jamie Greene

80A As an amendment to amendment 80, line 3, after <postponement> insert <(being a period of no longer than 24 months)>

Jamie Greene

231 In section 29, page 17, line 39, at end insert—

<( ) A report under subsection (1) must include information—

(a) on the achievement within the period covered by the report of—

(i) the objectives to be met as regards the quality and effectiveness of the services to which the scheme relates,

(ii) any service standards imposed by the scheme,

(b) on bus speeds at both peak and off-peak times,

(c) where the progress towards achieving the objectives and service standards is not satisfactory, on the steps the local authority intends to take.>

Michael Matheson

81 In section 29, page 18, line 7, at end insert—

<3JA Provision of information: bus services improvement partnerships

(1) This section applies if a local transport authority are exercising any of the following functions—

(a) preparing and making a partnership plan or scheme,

(b) reviewing the effectiveness of a partnership plan or scheme, or

(c) determining whether and how to vary, or revoke, a partnership plan or scheme.

(2) The local transport authority may require an operator of a local service in the relevant area to provide them with such relevant information relating to the function being exercised as they may specify.

(3) The local transport authority must specify the function it is exercising when requiring the provision of relevant information.

(4) The operator may be required to provide the information—
(a) in any form which, having regard to the manner in which the information is kept, it is reasonable to expect the operator to provide, and

(b) before the end of such period as may be specified by the local transport authority.

(5) A local transport authority that have obtained relevant information under this section may only—

(a) use the information for the purpose of exercising the function for which it was obtained, and

(b) supply the information to a person listed in subsection (6) for use in connection with that function.

(6) The persons are—

(a) a local transport authority,

(b) persons providing services to the local transport authority in connection with the function being exercised,

(c) where section 3E applies, the Scottish Ministers.

(7) A person who receives relevant information under subsection (5)(b) must not disclose it to any other person or use it in connection with a purpose other than the specified function.

(8) A person who, without reasonable excuse, discloses information in contravention of this section commits an offence.

(9) A person who commits an offence under subsection (8) is liable on summary conviction to a fine not exceeding level 5 on the standard scale.

(10) Where an offence under subsection (8) committed by a local transport authority is proved to have been committed with the consent or connivance of, or to be attributable to the neglect on the part of, a person employed by the authority, the person as well as the authority is guilty of the offence and liable to be proceeded against and punished accordingly.

(11) In this section, “relevant information” means information of a description specified in regulations made by the Scottish Ministers.

(12) Regulations under subsection (11) may specify circumstances in which relevant information (or types of relevant information) may not be required by a local transport authority.

Colin Smyth

In section 29, page 18, line 22, at end insert—

<3KA Fair work direction

(1) The Scottish Ministers must issue a direction to each local transport authority about fair work within 1 year of this section coming into force.

(2) The direction—

(a) must—
(i) stipulate that each bus service improvement partnership plan is to specify that each local transport authority or (as the case may be) operator of a local service must seek to promote fair work in exercising its functions,

(ii) set out what fair work means for the purposes of the direction, and

(b) may contain any other provision which the Scottish Ministers consider appropriate in relation to the promotion of fair work by a local transport authority or (as the case may be) operator of a local service.

(3) Before issuing the direction, the Scottish Ministers must consult—

(a) local transport authorities,

(b) operators of a local service,

(c) persons who appear to the Scottish Ministers to represent the interests of employees of a local transport authority or operator of a local service.

Colin Smyth

82 In section 29, page 18, line 40, at end insert—

<( ) the level of information that must be provided by an operator to a local transport authority for the purpose of developing a plan or scheme.”.>

Colin Smyth

233 In section 29, page 18, line 40, at end insert—

<( ) the standards and requirements that a scheme or plan may specify in respect of the accessibility of bus services for disabled persons and persons who have limited mobility.”.>

Section 30

Jamie Greene

234 In section 30, page 19, line 24, at end insert—

<Sufficient number of persons

Where a local transport authority intend to prepare a partnership proposal, they must seek the approval of the traffic commissioner to what constitutes a sufficient number of persons for the purposes of paragraphs 5(1), 7(4), 15(1), 17(4) and 24 in relation to the proposal.>

Colin Smyth

83 In section 30, page 20, line 40, after <services> insert <and of other persons living or working in the area>

Colin Smyth

84 In section 30, page 21, line 6, at end insert—

<( ) For the purposes of sub-paragraph (4)(b), the local transport authority must consult, in particular, persons—>
(a) who have experience of poverty,

(b) whose income is adversely affected, whose expenditure is increased or whose experience of or ability to use local services is likely to be affected because they have one or more of the protected characteristics listed in section 149(7) of the Equality Act 2010.>

Colin Smyth

85 In section 30, page 22, line 18, after <services> insert <and of other persons living or working in the area>

Colin Smyth

86 In section 30, page 22, line 29, at end insert—

<( ) For the purposes of sub-paragraph (3)(b), the local transport authority must give notice to, in particular, persons—

(a) who have experience of poverty,

(b) whose income is adversely affected, whose expenditure is increased or whose experience of or ability to use local services is likely to be affected because they have one or more of the protected characteristics listed in section 149(7) of the Equality Act 2010.>

Jamie Greene

235 In section 30, page 22, line 34, at end insert <and

(b) have due regard to any representations received by them as a result of such consultation.

c) consider whether, if the coming into operation of a partnership scheme (or any part of it) is to be postponed, any obligations on operators of local services should also be postponed for the same period.>

Colin Smyth

87 In section 30, page 24, line 39, after <services> insert <and other persons living or working in the area>

Colin Smyth

88 In section 30, page 25, line 4, at end insert—

<( ) For the purposes of sub-paragraph (4)(b), the local transport authority must consult, in particular, persons—

(a) who have experience of poverty,

(b) whose income is adversely affected, whose expenditure is increased or whose experience of or ability to use local services is likely to be affected because they have one or more of the protected characteristics listed in section 149(7) of the Equality Act 2010.>
In section 30, page 26, line 8, after <services> insert <and of other persons living or working in the area>

In section 30, page 26, line 15, at end insert—

< ( ) For the purposes of sub-paragraph (3)(b), the local transport authority must give notice to, in particular, persons—

(a) who have experience of poverty,

(b) whose income is adversely affected, whose expenditure is increased or whose experience of or ability to use local services is likely to be affected because they have one or more of the protected characteristics listed in section 149(7) of the Equality Act 2010.>

In section 30, page 27, line 21, after <services> insert <and of other persons living or working in the area>

In section 30, page 27, line 27, at end insert—

< ( ) For the purposes of sub-paragraph (1)(b), the local transport authority must consult, in particular, persons—

(a) who have experience of poverty,

(b) whose income is adversely affected, whose expenditure is increased or whose experience of or ability to use local services is likely to be affected because they have one or more of the protected characteristics listed in section 149(7) of the Equality Act 2010.>

In section 30, page 28, line 20, after <services> insert <and of other persons living or working in the area>

In section 30, page 28, line 27, at end insert—

< ( ) For the purposes of sub-paragraph (3)(b), the local transport authority must give notice to, in particular, persons—

(a) who have experience of poverty,

(b) whose income is adversely affected, whose expenditure is increased or whose experience of or ability to use local services is likely to be affected because they have one or more of the protected characteristics listed in section 149(7) of the Equality Act 2010.>
In section 30, page 28, leave out lines 34 and 35

Section 31

In section 31, page 29, line 29, at end insert—

<(  ) in subsection (9), after paragraph (d) insert—

“(dza) to limit the circumstances in which an operator may apply under subsection (7) to vary or cancel a registration.”.

In section 31, page 29, line 29, at end insert—

<(  ) in subsection (9), after paragraph (k) insert—

“(ka) for requiring the operator of a registered service to make available, as soon as reasonably practicable after the end of each financial year, its annual accounts to—

(i) the traffic commissioner, and

(ii) the local transport authority or authorities for the area within which the service is operated.”.

In section 31, page 30, line 34, at end insert—

<6N Scrutiny of operation of bus services improvement partnership

(1) This section applies where—

(a) a bus services improvement partnership scheme made under section 3B of the 2001 Act (“the scheme”) is in operation, and

(b) it appears to a traffic commissioner that the local transport authority (or authorities) who made the scheme may not be complying with their obligations under it including, in particular, any duty arising under section 3F(2) or (3) of the 2001 Act.

(2) The traffic commissioner may—

(a) investigate the actions of the local transport authority (or authorities) in relation to their compliance with their obligations under the scheme,

(b) require the authority (or authorities) to provide such information as the commissioner may specify for the purposes of the investigation.

(3) A local transport authority may be required to provide the information before the end of such period as may be specified by the traffic commissioner when imposing the requirement.

(4) Following an investigation under subsection (2), the traffic commissioner must prepare and publish a report—
(a) setting out whether or not the commissioner is satisfied that the local transport authority (or authorities) are complying with their obligations under the scheme, and

(b) if the commissioner is not satisfied that the authority (or authorities) are complying with their obligations, making such recommendations as the commissioner considers appropriate, including, in particular, recommendations that the authority (or authorities) take such remedial action as may be specified in the report.

(5) Before publishing a report prepared under subsection (3), the commissioner must provide a copy of it to—

(a) the local transport authority (or authorities) who made the scheme, and

(b) each operator providing a local service with a stopping place in the area of the scheme.

(6) Where, under section 3E of the 2001 Act, the Scottish Ministers acted jointly with a local transport authority (or authorities) to make the scheme, this section applies to the Scottish Ministers as it applies to the authority (or authorities)

(7) In this section—

“2001 Act” means the Transport (Scotland) Act 2001,

“local transport authority” has the meaning given in section 82(1) of the 2001 Act.”.

Section 32

Jamie Greene

213 In section 32, page 31, line 21, at end insert—

<(  ) A franchising framework must include provision on how disputes between the local transport authority and a person operating local services in the area to which the framework relates are to be resolved.>

Colin Smyth

96 In section 32, page 31, line 28, at end insert—

<(  ) A franchise agreement must include provision setting out how services under it will provide for the needs of persons—

(a) who are on a low income,

(b) whose income is adversely affected, whose expenditure is increased or whose experience of or ability to use local services is likely to be affected because they have one or more of the protected characteristics listed in section 149(7) of the Equality Act 2010.>

Jamie Greene

214 In section 32, page 34, line 6, at end insert—

<(  ) For the purposes of subsection (2)(e), the assessment of financial implications must include in particular—
(a) an assessment of the initial costs to establish services, outlining one-off or up-front establishment costs,
(b) forecasts of the annual financial implications, including profitability, of operating local services under the proposed framework,
(c) an assessment of the likely financial implications, including comparative analysis, of the proposed framework in relation to how services are currently funded.

Jamie Greene
239 In section 32, page 34, line 20, leave out <obtain a report from> and insert <request that the traffic commissioner appoints, and obtains a report from,>

Michael Matheson
97 In section 32, page 38, line 16, leave out <franchising> and insert <franchise>

Jamie Greene
240 In section 32, page 39, line 21, at end insert—
<(  ) Consultation with operators of local services under subsection (3) must, in particular, include consultation on how the local transport authority propose to compensate such operators for any losses they may incur as a result of the postponement.>

Michael Matheson
98 In section 32, page 42, line 34, at end insert—
<13QA Provision of information: local services franchises
(1) This section applies if a local transport authority are exercising any of the following functions—
(a) preparing and making a franchising framework,
(b) reviewing the effectiveness of a franchising framework, or
(c) determining whether and how to vary, or revoke, a franchising framework.
(2) The local transport authority may require an operator of a local service in the relevant area to provide them with such relevant information relating to the function being exercised as they may specify.
(3) The local transport authority must specify the function it is exercising when requiring the provision of relevant information.
(4) The operator may be required to provide the information —
(a) in any form which, having regard to the manner in which the information is kept, it is reasonable to expect the operator to provide, and
(b) before the end of such period as may be specified by the local transport authority.
(5) A local transport authority that have obtained relevant information under this section may only—>
(a) use the information for the purpose of exercising the function for which it was obtained, and
(b) supply the information to a person listed in subsection (6) for use in connection with that function.

(6) The persons are—
(a) a local transport authority,
(b) an auditor appointed by the local transport authority under section 13F,
(c) any other person providing services to the local transport authority in connection with the function being exercised,
(d) a panel appointed under section 13J(2) or 13O(2).

(7) A person who receives relevant information under subsection (5)(b) must not disclose it to any other person or use it in connection with a purpose other than the specified function.

(8) A person who, without reasonable excuse, discloses information in contravention of this section commits an offence.

(9) A person who commits an offence under subsection (8) is liable on summary conviction to a fine not exceeding level 5 on the standard scale.

(10) Where an offence under subsection (8) committed by a local transport authority is proved to have been committed with the consent or connivance of, or to be attributable to the neglect on the part of, a person employed by the authority, the person as well as the authority is guilty of the offence and liable to be proceeded against and punished accordingly.

(11) In this section, “relevant information” means information of a description specified in regulations made by the Scottish Ministers.

(12) Regulations under subsection (11) may specify circumstances in which relevant information (or types of relevant information) may not be required by a local transport authority.

Jamie Greene

In section 32, page 42, line 35, leave out from beginning to end of line 12 on page 43 and insert—

Multi-authority franchising

(1) Two or more of the persons mentioned in subsection (2) may act jointly to make a franchising framework and franchise agreement (or agreements) under this chapter.

(2) The persons are—
(a) a local transport authority,
(b) a Regional Transport Partnership,
(c) the Scottish Ministers.

(3) In those circumstances, unless the context otherwise requires, a reference in this chapter (other than this section) to—
(a) a local transport authority, in relation to a franchising framework or a franchise agreement or to a proposed framework or agreement, is a reference to the persons acting jointly,

(b) the area of a local transport authority is a reference to the combined areas in which the persons exercise functions,

(c) the relevant general policies of a local transport authority is a reference to the relevant general policies of each of the persons.

(4) Where two or more persons act jointly to make a franchising framework or franchise agreement, they must continue to act jointly in relation to the framework or agreement in all respects.

Michael Matheson

99 In section 32, page 42, line 37, leave out <franchising> and insert <enter into a franchise>

Michael Matheson

100 In section 32, page 43, line 4, leave out <franchising> and insert <franchise>

Michael Matheson

101 In section 32, page 43, line 11, after <or> insert <enter into a franchise>

Colin Smyth

241 In section 32, page 43, line 12, at end insert—

<13RA Franchising by Regional Transport Partnerships>

(1) Subject to the agreement of every local transport authority within its area, a Regional Transport Partnership may make a franchising framework and franchise agreement (or agreements) under this chapter.

(2) In those circumstances, unless the context otherwise requires, a reference in this chapter (other than this section) to—

(a) a local transport authority, in relation to a franchising framework or a franchise agreement or to a proposed framework or agreement, is a reference to a Regional Transport Partnership,

(b) the area of a local transport authority is a reference to the area of the Regional Transport Partnership,

(c) the relevant general policies of a local transport authority is a reference to the relevant general policies of a Regional Transport Partnership.

Colin Smyth

242 In section 32, page 43, line 12, at end insert—

<13RB Fair work direction>

(1) The Scottish Ministers must issue a direction to each local transport authority about fair work within 1 year of this section coming into force.

(2) The direction—
(a) must—
   (i) stipulate that each franchising framework is to specify that each local
       transport authority or (as the case may be) operator of a local service
       must seek to promote fair work in exercising its functions,
   (ii) set out what fair work means for the purposes of the direction, and
(b) may contain any other provision which the Scottish Ministers consider
    appropriate in relation to the promotion of fair work by a local transport
    authority or (as the case may be) operator of a local service.

(3) Before issuing the direction, the Scottish Ministers must consult—
    (a) local transport authorities,
    (b) operators of a local service,
    (c) persons who appear to the Scottish Ministers to represent the interests of
        employees of a local transport authority or operator of a local service.

Colin Smyth
102 In section 32, page 43, line 27, at end insert—
    ⟨( ) the level of information that must be provided by an operator to a local
        transport authority in connection with the process;⟩

Colin Smyth
243 In section 32, page 43, line 27, at end insert—
    ⟨( ) the standards and requirements that a franchising framework may specify
        in respect of the accessibility of local services for disabled persons and
        persons with limited mobility;⟩

Section 33

Neil Bibby
244 In section 33, page 44, line 18, leave out <relating to> and insert <setting out>

Michael Matheson
103 In section 33, page 45, line 15, leave out from <persons> to <expected> and insert <an economic
    operator in connection with an invitation>

Michael Matheson
104 In section 33, page 45, line 22, leave out from <persons> to <expected> and insert <an economic
    operator in connection with an invitation>

Michael Matheson
105 In section 33, page 46, line 13, after <section> insert <—
“economic operator” means any person, public entity or group of persons or entities including any temporary association of undertakings that offers to provide local services on the market.

Michael Matheson

106 In section 33, page 46, line 41, at end insert—

<(  ) In section 43 of the Transport (Scotland) Act 2001 (power to obtain information about local services), after subsection (5) insert—

“(5A) For the avoidance of doubt, subsection (5)(f) does not apply if (or to the extent that) the operator was also required to provide the information by the local transport authority as an affected authority under section 6ZA(2) of the 1985 Act (provision of service information when varying or cancelling registration).”.

Section 34

Jamie Greene

245 In section 34, page 47, line 27, leave out <past> and insert <previous 2 years or the period of time for which the service has operated, whichever is the shorter>

Colin Smyth

107 In section 34, page 47, line 35, at end insert—

<(  ) requiring it to be—

(A) made available in an accessible form (including in audible form),

(B) translated into Braille if requested.>

Michael Matheson

108 In section 34, page 47, line 39, at end insert—

<(  ) the Secretary of State.>

Neil Bibby

246 In section 34, page 48, line 22, at end insert—

<35B Duty to notify traffic commissioner about change of bus route or timetabling

(1) If a local transport authority ascertain that—

(a) a change is proposed to a bus route, or

(b) a significant change is proposed to the timetabling of a local service, to, from or within the authority’s area, the authority must as soon as is reasonably practicable notify the traffic commissioner.

(2) Where the traffic commissioner receives notification under subsection (1), the commissioner must—
(a) give notice of the proposed change of route or timetabling in such manner as the commissioner considers appropriate for bringing the notice to the attention of persons in the area of the authority,

(b) appoint three persons to form a panel to decide whether or not to approve the proposed change of route or timetabling,

(c) provide the panel with any representations made to the commissioner in connection with the proposed change of route or timetabling.

(3) A notice given under subsection (2)(a) must state—

(a) that representations may be made to the traffic commissioner in relation to the proposed change of route or timetabling, and

(b) the period within which such representations may be made.

(4) The panel may decide—

(a) to approve the proposed change of route or timetabling,

(b) to approve the proposed change of route or timetabling subject to the local transport authority or (as the case may be) operators of the local services taking such further action as the panel may specify in its decision, or

(c) not to approve the proposed change of route or timetabling.

(5) In making its decision under subsection (4), the panel must consult—

(a) the local transport authority,

(b) the operators of local services.

(c) bus users.

(6) Not later than 3 months after the date on which the Bill for the Transport (Scotland) Act 2019 receives Royal Assent, the traffic commissioner must issue guidance to all local transport authorities setting out what constitutes a significant change in the timetabling of a local service.”.

Colin Smyth

247 In section 34, page 48, line 22, at end insert—

<35C Duty to consult about change of bus route or timetabling

(1) This section applies where an operator of a registered local service makes—

(a) a change to a bus route, or

(b) a significant change to the timetabling of a local service,

(2) Before making a change mentioned in subsection (1), the operator must consult the persons mentioned in subsection (3).

(3) The persons are—

(a) the local transport authority,

(b) users of local services,

(c) such other persons as the operator thinks fit.”.
After section 34

Colin Smyth

109 After section 34, insert—

<Accessibility of new or refurbished stopping places

(1) The Transport (Scotland) Act 2001 is amended as follows.
(2) Before section 41, insert—

“40B Accessibility of new or refurbished stopping places

(1) A local transport authority must comply with the duty in subsection (2).
(2) The duty is that any new or refurbished stopping place must—

(a) be accessible for a person who has a disability arising from a physical or mental impairment (construed in accordance with section 31 of the Social Security (Scotland) Act 2018),
(b) not share any part of the carriageway with a cycle track,
(c) not require a person using a local service to use steps when entering or alighting from a public service vehicle,
(d) not contain any thing that could obstruct the right of passage of a person using a local service.

(3) The Scottish Ministers may by regulations vary the duty in subsection (2).”>

Jamie Greene

109A As an amendment to amendment 109, line 7, after <must> insert <where practicable>

Jamie Greene

109B As an amendment to amendment 109, leave out lines 11 to 15

Colin Smyth

110 After section 34, insert—

<National quality assurance framework for operators of local services

(1) The Transport (Scotland) Act 2001 is amended as follows.
(2) After section 47, insert—

“47A National quality assurance framework for operators of local services

(1) The Scottish Ministers must by regulations establish a national quality assurance framework for operators of local services.
(2) Regulations under subsection (1) must—

(a) define the framework,
(b) set out how the framework will—

(i) help improve local services,
(ii) help improve the experience of users of local services.
(3) Before making regulations under section (2), the Scottish Ministers must consult such persons or organisations as the Scottish Ministers consider to be representative of the interests of—
   (a) operators of local services,
   (b) users of local services,
   (c) local transport authorities,
   (d) Regional Transport Partnerships.”.

Neil Bibby

248 After section 34, insert—

<Community transfer of operation of bus routes
   (1) The Scottish Ministers must by regulations make a scheme making provision to enable a community transfer body (construed in accordance with section 77(1) of the Community Empowerment (Scotland) Act 2015) to make a request to operate a bus route.
   (2) Without prejudice to the generality of subsection (1), the scheme must include provision equivalent to such provisions of Part 5 of the Community Empowerment (Scotland) Act 2015, with such modifications as the Scottish Ministers consider necessary to enable such a scheme to operate effectively.
   (3) The first regulations under subsection (1) must be made not later than 6 months after the date of Royal Assent.>

Jamie Greene

248A As an amendment to amendment 248, line 3, leave out <must> and insert <may>

Neil Bibby

249 After section 34, insert—

<Community bus services
   (1) In carrying out their duties under this Part, local transport authorities must have regard to the desirability of promoting community bus services.
   (2) As soon as reasonably practicable after the end of each financial year, each local transport authority must submit information to the Scottish Ministers on how it has complied with subsection (1).
   (3) As soon as reasonably practicable after receiving information from all local transport authorities under subsection (2), the Scottish Ministers must publish, and lay before the Parliament, a report setting out—
      (a) what the impact has been of the operation of this Part on community bus services,
      (b) what steps they have taken during that financial year to promote community bus services,
      (c) a summary of information submitted to them under subsection (2).
   (4) In preparing a report under subsection (3), the Scottish Ministers must consult—
      (a) each local transport authority,
(b) the traffic commissioner,
(c) the chief constable of the Police Service of Scotland,
(d) the Competition and Markets Authority,
(e) representatives of community bus service providers, and
(f) such other persons as the Scottish Ministers think fit.

(5) For the purposes of this section, “community bus services” has the meaning given by section 22(1) of the Transport Act 1985.

Colin Smyth

250 After section 34, insert—

<Disability awareness training for public service vehicle drivers

(1) The Transport (Scotland) Act 2001 is amended as follows.

(2) Before section 41 insert—

“40A Disability awareness training for public service vehicle drivers

(1) This section applies to a person who is employed by an operator of a local service to drive a public service vehicle.

(2) An operator of a local service must—

(a) take reasonable steps to ensure that a person mentioned in subsection (1) receives disability awareness training on an annual basis, and

(b) as soon as reasonably practicable after the end of each financial year, publish information setting out the steps it has taken to make available disability awareness training to persons mentioned in subsection (1).

(3) In this section, “disability awareness training” means an approved training course delivered by a training provider authorised by the local transport authority for the purpose of raising awareness of disability issues.”.>

Jamie Greene

250A As an amendment to amendment 250, line 10, leave out <on an annual basis>

Jamie Greene

250B As an amendment to amendment 250, line 10, at end insert—

<( ) take reasonable steps to ensure that such a person receives updated training where there are significant changes in legislation relating to disability issues, and>
Jeremy Balfour

After section 34, insert—

<PART

ACCESSIBILITY OF TRANSPORT INFORMATION

Accessibility of transport information

(1) Not later than 12 months after the day of Royal Assent, the Scottish Ministers must publish a report setting out—

(a) the steps they have taken to ensure that all information about public transport services is provided in an accessible form,

(b) what action they or any other body will take as a result of the report’s recommendations.

(2) In preparing a report under subsection (1), the Scottish Ministers must consult—

(a) each local authority,

(b) each Regional Transport Partnership,

(c) the traffic commissioner,

(d) such persons as the Scottish Ministers consider to be representative of public transport users,

(e) such persons as the Scottish Ministers consider to be representative of disabled persons,

(f) such other persons as the Scottish Ministers think fit.

(3) A report under subsection (1) must be laid before the Scottish Parliament.

(4) For the purposes of subsection (1), “accessible form” has such meaning as the Scottish Ministers may specify, but includes—

(a) the availability of information in audible form, and

(b) the translation of information into Braille if requested.>

Section 37

Colin Smyth

In section 37, page 50, line 23, after <arrangements> insert <(including on any proposals for the development of a national smart ticketing scheme)>.

Michael Matheson

In section 37, page 50, line 24, at end insert—

<() The Board also has the function of issuing advice and recommendations to the Scottish Ministers in relation to the strategic development of smart ticketing in Scotland.>
Colin Smyth

251 In section 37, page 50, line 30, at end insert—

<(  ) Regulations under subsection (3) must make provision to ensure that membership of the Board includes representation of people who have disabilities arising from a physical or mental impairment (construed in accordance with section 31 of the Social Security (Scotland) Act 2018).>

Colin Smyth

283 In section 37, page 50, line 30, at end insert—

<(  ) Regulations under subsection (3) must make provision to ensure that membership of the Board is geographically diverse.>

After section 37

Jamie Greene

284 After section 37, insert—

<Regulations about contactless payment

(1) The Transport (Scotland) Act 2001 is amended as follows.

(2) After section 27C insert—

“27D Regulations about contactless payment

(1) The Scottish Ministers must by regulations make provision requiring that contactless payment options are available as soon as reasonably practicable throughout Scotland for payment for entitlement to travel.

(2) In subsection (1)—

“contactless payment” means a payment made at a contactless payment terminal using the contactless payment facility of a card, mobile telephone or other device,

“contactless payment options” includes the ability to make payment—

(a) at a contactless payment terminal in a ticket office or similar facility in advance of travelling,

(b) by tapping or swiping a card, mobile telephone or other device at a contactless payment terminal when entering and leaving a platform, station or other waiting area prior to boarding and after alighting from a means of transport, and

(c) at a contactless payment terminal on board a means of transport.

(3) A draft of the first regulations under subsection (1) is to be laid before the Scottish Parliament no later than one year after the Bill for the Transport (Scotland) Act 2019 received Royal Assent.”.

(3) In section 81 (regulations and orders), in subsection (4)(a), after “18(2)(b)” insert “27D(1),”.

>
Jamie Greene
285 After section 37, insert—

<Travel using top-up cards: duty to consider feasibility
(1) The Transport (Scotland) Act 2001 is amended as follows.
(2) After section 27D insert—

“27E Travel using top-up cards: duty to consider feasibility
(1) Each local transport authority must prepare and publish an assessment of the feasibility of introducing, for use across all forms of public transport in the authority’s area, a single travel card the credit on which can be topped up automatically.

(2) An assessment under subsection (1) is to be published no later than one year after the day the Bill for the Transport (Scotland) Act 2019 received Royal Assent.”.>

Section 39

Michael Matheson
113 In section 39, page 53, line 26, after <the> insert <National>

Michael Matheson
114 In section 39, page 53, line 30, at end insert <, and

( ) set out the Scottish Ministers’ reasons for making it.>

After section 41

Pauline McNeill
216 After section 41, insert—

<Part
Travel concession schemes
(1) The Transport Act 1985 is amended as follows.
(2) In section 93 (travel concession schemes)—

(a) in subsection (7)(b), for “sixteen” substitute “eighteen”,
(b) subsection (7)(c) is repealed.>
Part

Travel concession schemes: application to community transport

(1) The Transport Act 1985 is amended as follows.

(2) In section 93 (travel concession schemes), after subsection (7) there is inserted—

“(7A) Not later than 12 months after the Transport (Scotland) Act 2019 receives Royal Assent, the Scottish Ministers must publish a report setting out their assessment of the costs and benefits of extending travel concession schemes established under this section to community transport services.

(7B) In preparing a report under subsection (7A), the Scottish Ministers must consult—

(a) each local authority,

(b) each regional transport partnership,

(c) such persons as the Scottish Ministers consider to be representative of community transport users,

(7C) A report under subsection (7A)—

(a) may be published in such format as the Scottish Ministers consider appropriate, and

(b) must be laid before the Scottish Parliament.

(7D) In this section, “community transport services” is to be construed in accordance with section 22(1) of this Act, with such modifications as the Scottish Ministers may specify for community transport services that are not bus services.”.

Section 42

Graham Simpson

In section 42, page 54, leave out lines 35 to 37 and insert—

“(1) Subject to subsection (3), a local authority may make an order (in this Part, a “pavement parking order”), providing that a person may not park a motor vehicle on a pavement.

(2) For the purposes of a pavement parking order—>

Jackie Baillie

In section 42, page 55, line 3, after <pavement> insert <or any part of the vehicle overhangs any part of the pavement by a distance of more than 20 centimetres>

John Mason

In section 42, page 55, line 3, at end insert <, and

( ) the width of pavement adjacent to the motor vehicle that remains free for public right of passage by foot is less than 1.5 metres.>
In section 42, page 55, leave out lines 7 to 20 and insert—

A pavement parking order—

(a) must specify the footway to which it applies,
(b) may apply to all or part of a footway,
(c) may specify a part of the footway that must be accessible for public right of passage by foot.

A footway may not be specified in a pavement parking order unless it, or the carriageway with which it is associated, has the characteristics specified by the Scottish Ministers in a direction under section 56(1).

If the local authority is not the traffic authority for the footway to which a pavement parking order is to apply, the local authority may not make the order unless the traffic authority for the footway consents to the making of the order.

Subsection (5) applies to an order amending or revoking a pavement parking order as it applies to a pavement parking order.

In this section—

“carriageway” is to be construed in accordance with section 151(2) of the Roads (Scotland) Act 1984,
“footway is to be construed in accordance with section 151(2) of that Act,
“motor vehicle” has the meaning given by section 185(1) of the Road Traffic Act 1988, except that—

(a) section 189 of that Act (exception for certain pedestrian controlled vehicles and electrically assisted pedal cycles) applies as it applies for the purposes of that Act, and
(b) it does not include a heavy commercial vehicle (within the meaning given by section 20(1) of that Act) (but see section 19(1) of that Act),

“pavement” means a footpath or footway.

As an amendment to amendment 116, line 6, at end insert—

Before making, amending or revoking a pavement parking order a local authority must—

(a) assess the effect of the proposed making, amendment or revocation of the order—
(i) on persons who use or are likely to use a footway that is specified in the order or, as the case may be, proposed order,
(ii) on persons whose access to their homes is or is likely to be affected by the order or, as the case may be, proposed order,
(iii) on such other matters as the authority considers appropriate, and
(b) in light of the effects identified by that assessment, consider whether the order should be made, amended or revoked.
287 In section 42, page 55, line 8, at end insert—

<“cycle track” is to be construed in accordance with section 151(2) of the Roads
(Scotland) Act 1984,> 

Mark Ruskell

288 In section 42, page 55, line 20, leave out <or footway> and insert <, footway or cycle track>

Mark Ruskell

289 In section 42, page 55, line 20, at end, insert <, including any verge or planting adjacent to the
carrigeway.>

Mark Ruskell

290 In section 42, page 55, line 20, at end insert <, or school etc. entrance from 8am to 6pm, Monday
to Friday during school term.>

Mark Ruskell

291 In section 42, page 55, line 20, at end insert—

<“school etc. entrance” is to be construed in accordance with schedule 7 of the Traffic
Signs Regulations and General Directions 2016.> 

Section 43 

292 In section 43, page 55, line 25, leave out subsection (2) 

Jamie Greene

293 In section 43, page 55, line 27, at end insert—

<(2A) Without prejudice to the generality of subsection (1), a local authority must consider
whether to make an exemption order in respect of a footway where it considers that the
ability of emergency vehicles to use the carriageway with which the footway is associated
would be hindered as a result of the application of the prohibition unless an exemption
order is made.

(2B) For the purposes of subsection (2A), the ability of emergency vehicles to use a
carriageway is hindered—

(a) unless such unimpeded width of carriageway as the Scottish Ministers may by
regulations prescribe is maintained for the passage of vehicles,

(b) in such other circumstances as the regulations may prescribe.>
Colin Smyth

117 In section 43, page 55, line 32, at end insert—

<(  ) may not apply where the width of pavement adjacent to the motor vehicle that remains free for public right of passage by foot is less than 1.5 metres.>

Jamie Greene

294 In section 43, page 55, leave out line 33

Jamie Greene

295 In section 43, page 55, line 39, leave out subsection (6)

Graham Simpson

118 Leave out section 43

Section 44

Graham Simpson

119 Leave out section 44 and insert—

<Pavement parking orders: form and procedure>

(1) The Scottish Ministers may by regulation make provision in connection with the making, amendment and revocation of pavement parking orders.

(2) Regulations under subsection (1) may, in particular, make provision about—

(a) the form of a pavement parking order (or an order amending or revoking a pavement parking order),

(b) the procedure to be followed in connection with the making, amendment or revocation of a pavement parking order,

(c) publication of a proposal for the making, amendment or revocation of a pavement parking order (a “proposal”),

(d) persons who must be consulted about a proposal and the manner and timing of that consultation,

(e) the process for making objections to a proposal,

(f) the process for considering any such objections, including the holding of inquiries and the appointment of a person to hold an inquiry,

(g) modification of a proposal (whether in consequence of an objection or otherwise),

(h) notice to be given or published of the making, amendment or revocation of a pavement parking order and the effect of the pavement parking order (or its amendment or revocation).>
Section 45

Jamie Greene

296 In section 45, page 56, line 35, at end insert—

<(4A) The Scottish Ministers must by regulations make provision for the form traffic signs to be used for or in connection with an exemption order are to take.>

(4B) Regulations under subsection (4A) may not make different provision for different local authority areas.>

Jamie Greene

297 In section 45, page 56, line 36, leave out <subsection (2)> and insert <this section>

Graham Simpson

120 Leave out section 45 and insert—

<Pavement parking orders: traffic signs>

(1) This section applies where a local authority makes a pavement parking order in relation to all or part of a footway.

(2) The traffic authority for the footway must—

(a) place, or secure the placement of, traffic signs in connection with the pavement parking order, and

(b) maintain, or secure the maintenance of, those signs.

(3) Where the traffic authority for the footway is not the local authority, the traffic authority may enter into an arrangement with the local authority under which the local authority is to—

(a) exercise the functions under subsection (2), or

(b) assist the traffic authority in connection with the exercise of those functions.

(4) Where the local authority enters into an arrangement mentioned in subsection (3)(a), section 65(1) of the Road Traffic Regulation Act 1984 (powers and duties of traffic authorities as to placing of traffic signs) applies to the local authority as it applies to the traffic authority for the footway.

(5) In subsection (2), “traffic signs” has the meaning given by section 64(1) of the Road Traffic Regulation Act 1984 (general provisions as to traffic signs).>

Section 47

Graham Simpson

121 In section 47, page 57, line 30, leave out from <to> to <prohibition> and insert <which apply to a pavement parking order made under section 42>

Michael Matheson

122 In section 47, page 57, line 31, leave out <(referred to collectively in this section as the “parking prohibitions”)>
Michael Matheson

123 In section 47, page 57, line 33, leave out <parking prohibitions> and insert <pavement parking prohibition and the double parking prohibition>.

Mike Rumbles

124 In section 47, page 58, line 4, at end insert <, and

( ) no part of the vehicle is within 1.5 metres of the pavement edge which is furthest away from the centre of the carriageway (however that edge is bounded).>

Michael Matheson

125 In section 47, page 58, line 5, leave out <parking prohibitions> and insert <pavement parking prohibition and the double parking prohibition>.

Jamie Greene

298 In section 47, page 58, line 11, at end insert—

<( ) such other purposes as a local authority may prescribe in such part of its area as it may prescribe,>

Colin Smyth

299 In section 47, page 58, line 14, at end insert <, and

(d) is not left unattended.>

Mike Rumbles

126 In section 47, page 58, line 14, at end insert <, and

( ) no part of the vehicle is within 1.5 metres of the pavement edge which is furthest away from the centre of the carriageway (however that edge is bounded).>

Michael Matheson

127 In section 47, page 58, line 24, leave out <parking prohibitions> and insert <pavement parking prohibition and the double parking prohibition>.

Jamie Greene

300* In section 47, page 58, line 31, at end insert—

<( ) The pavement parking prohibition and the double parking prohibition do not apply where—

(a) the motor vehicle is being used collect or drop off a person who is disabled, vulnerable, or has impaired mobility,

(b) the collecting or dropping off could not reasonably be achieved if the vehicle were not parked on a pavement or, as the case may be, as mentioned in section 46(1), and
(c) the vehicle is so parked for no longer than is reasonable in connection with the collecting or dropping off.>.

Jamie Greene

301 In section 47, page 58, line 31, at end insert—

<(  ) The pavement parking prohibition and the double parking prohibition do not apply where—

(a) the motor vehicle is a licensed taxi or private hire car (within the meaning given in section 23 of the Civic Government (Scotland) Act 1982),

(b) the vehicle is being used as such for a purpose that could not reasonably be achieved if the vehicle were not parked on a pavement or, as the case may be, as mentioned in section 46(1), and

(c) the vehicle is so parked for no longer than is reasonable in connection with the collecting or dropping off.>

Rachael Hamilton

302 In section 47, page 58, line 31, at end insert—

<(  ) The pavement parking prohibition and the double parking prohibition do not apply where—

(a) the motor vehicle is operating a community bus service (within the meaning given in section 22 of the Transport Act 1985) or other similar community transport service,

(b) the vehicle is being used as such for a purpose that could not reasonably be achieved if the vehicle were not parked on a pavement or, as the case may be, as mentioned in section 46(1), and

(c) the vehicle is so parked for no longer than is reasonable in connection with the collecting or dropping off.>

Mike Rumbles

128 In section 47, page 58, line 31, at end insert <, and

(  ) no part of the vehicle is within 1.5 metres of the pavement edge which is furthest away from the centre of the carriageway (however that edge is bounded).>

Colin Smyth

129 In section 47, page 58, line 32, leave out subsection (6)

Michael Matheson

130 In section 47, page 58, line 32, leave out <parking prohibitions> and insert <pavement parking prohibition and the double parking prohibition>

Mike Rumbles

131 In section 47, page 58, line 39, leave out <and> and insert—

<(  ) no part of the vehicle is within 1.5 metres of the pavement edge which is furthest away from the centre of the carriageway (however that edge is bounded),>
Jamie Greene  
Supported by: Colin Smyth

303 In section 47, page 59, line 2, leave out from <and> to end of line 3

Colin Smyth

304 In section 47, page 59, line 3, at end insert <, and

( ) the vehicle is not left unattended.>

Colin Smyth

305 In section 47, page 59, line 3, at end insert <, and

( ) the width of the pavement adjacent to the vehicle that remains free for public right of passage by foot is 1.5 metres or more.>

Michael Matheson

132 In section 47, page 59, line 4, leave out <parking prohibitions> and insert <pavement parking prohibition and the double parking prohibition>

Mike Rumbles

133 In section 47, page 59, line 4, after <where> insert <—

( )>

Mike Rumbles

134 In section 47, page 59, line 8, at end insert <, and

( ) no part of the vehicle is within 1.5 metres of the pavement edge which is furthest away from the centre of the carriageway (however that edge is bounded).>

Michael Matheson

135 In section 47, page 59, line 9, leave out <parking prohibitions> and insert <pavement parking prohibition and the double parking prohibition>

Jamie Greene

306 In section 47, page 59, line 11, after <2012)> insert <whether or not>

Michael Matheson

136 In section 47, page 59, line 12, leave out <parking prohibitions> and insert <pavement parking prohibition and the double parking prohibition>

Jamie Greene

307 In section 47, page 59, leave out line 18
In section 47, page 59, line 19, leave out <parking prohibitions> and insert <pavement parking prohibition and the double parking prohibition>.

In section 47, page 59, line 24, at end insert <, and

(d) no part of the vehicle is within 1.5 metres of the pavement edge which is furthest away from the centre of the carriageway (however that edge is bounded).>

The Scottish Ministers must by regulations set out exceptions to the parking prohibitions where—

(a) the motor vehicle is, in the course of business—

(i) being used for the purpose of delivering goods to, or collecting goods from, any premises, or

(ii) being loaded from or unloaded to any premises,

(b) the delivery, collection, loading or unloading cannot reasonably be carried out without the vehicle being parked on a pavement or, as the case may be, as mentioned in section 46(1), and

(c) the vehicle is so parked for no longer than is necessary for the delivery, collection, loading or unloading.>

As an amendment to amendment 139, line 12, at end insert <, and

( ) the vehicle is not left unattended.>

As an amendment to amendment 139, line 12, at end insert <, and

( ) the width of the pavement adjacent to the vehicle that remains free for public right of passage by foot is 1.5 metres or more.>

In this section, “carriageway” has the meaning given by section 43(6).>

An officer of a local authority may determine that the pavement parking prohibition or the double parking prohibition (or both) do not apply where—
(a) a vehicle is parked on a pavement or, as the case may be, as mentioned in section 46(1) in such circumstances as the officer considers reasonable, and
(b) the vehicle is so parked for no longer than is reasonable in those circumstances.

Jamie Greene

309 In section 47, page 59, line 25, at end insert—

<(12) Before laying before the Scottish Parliament a draft of regulations under subsection (11) making provision as is mentioned in subsection (13), the Scottish Ministers must consult—
(a) each local authority,
(b) such other persons as they consider appropriate.

(13) The provision is provision—
(a) modifying, or
(b) removing,

an exemption mentioned in this section (including in this section as it may be modified by regulations under subsection (11)).>

After section 47

Michael Matheson

141 After section 47, insert—

<Dropped footway parking prohibition>

(1) A person must not park a motor vehicle on a carriageway adjacent to a footway where, for the purpose of assisting pedestrians or cyclists to cross the carriageway—
(a) the footway has been lowered to meet the level of the carriageway, or
(b) the carriageway has been raised to meet the level of the footway.

(2) In this Part, the prohibition in subsection (1) is referred to as the “dropped footway parking prohibition”.

(3) In this section and section (Exceptions to dropped footway parking prohibition)—

“carriageway” has the meaning given by section 43(6),
“footway” has the meaning given by section 42(4),
“motor vehicle” has the meaning given by section 46(5).>

Michael Matheson

142 After section 47, insert—

<Exceptions to dropped footway parking prohibition>

(1) This section sets out exceptions to the dropped footway parking prohibition.
(2) The dropped footway parking prohibition does not apply where the footway has been lowered or the carriageway has been raised as described in section *(Dropped footway parking prohibition)(1)* for the purpose of access to a driveway or to a garage (whether on commercial or residential premises).

(3) The dropped footway parking prohibition does not apply where—

(a) the person has parked the motor vehicle for the purpose of saving life or responding to another similar emergency,

(b) the achievement of that purpose would be likely to be hindered if the vehicle were not parked as mentioned in in section *(Dropped footway parking prohibition)(1)*, and

(c) the vehicle is so parked for no longer than is necessary for that purpose.>

Section 48

Graham Simpson

143 In section 48, page 59, line 28, leave out *<the pavement parking prohibition> and insert *<a pavement parking order made under section 42>*

Michael Matheson

144 In section 48, page 59, line 29, leave out *<or the double parking prohibition> and insert *<, the double parking prohibition or the dropped footway parking prohibition>*

Michael Matheson

145 In section 48, page 60, line 8, leave out *<employed> and insert *<appointed>*

Graham Simpson

146 In section 48, page 60, line 8, leave out *<the pavement parking prohibition> and insert *<a pavement parking order made under section 42>*

Michael Matheson

147 In section 48, page 60, line 9, leave out *<or the double parking prohibition> and insert *<, the double parking prohibition or the dropped footway parking prohibition>*

After section 48

Jamie Greene

310 After section 48, insert—

*<Application of penalty charges>*

Any monies received from penalty charges in respect of the pavement parking prohibition, the double parking prohibition and the dropped footway parking prohibition may, after the deduction of reasonable costs incurred in administering those prohibitions, be applied by the local authority only for the purposes of improving—

(a) public transport services and facilities,
(b) roads, and
(c) other transport infrastructure,
in or around the authority’s area as it sees fit.

Section 49

Graham Simpson
148 In section 49, page 60, line 23, leave out <the pavement parking prohibition> and insert <a pavement parking order made under section 42>

Michael Matheson
149 In section 49, page 60, line 23, leave out <and the double parking prohibition> and insert <, the double parking prohibition and the dropped footway parking prohibition>

Pauline McNeill
217 In section 49, page 60, line 35, at end insert—
<( ) Regulations under subsection (1) must include provision requiring notification of a penalty charge to include information on how a charge can be appealed.>

Pauline McNeill
218 In section 49, page 60, line 35, at end insert—
<( ) Regulations under subsection (1) must include provision requiring that notification of a penalty charge is available in formats that are accessible to individuals who have a sensory, physical or mental disability.>

Colin Smyth
311 In section 49, page 61, line 12, at end insert—
<(d) to provide for an exemption from the provisions of this section for a local authority to which an Order under schedule 3 of the Road Traffic Act 1991 (permitted and special parking areas outside London) does not apply.>

Colin Smyth
312 In section 49, page 61, line 12, at end insert—
<( ) Where regulations under subsection (1) provide for an exemption under subsection (4)(d), the Scottish Ministers may by regulations make further provision to make alternative arrangements for the enforcement of the pavement parking prohibition and the double parking prohibition in areas to which an Order under schedule 3 of the Road Traffic Act 1991 (permitted and special parking areas outside London) does not apply.>
Section 50

Graham Simpson

150 In section 50, page 61, line 17, leave out <the pavement parking prohibition> and insert <a pavement parking order made under section 42>

Michael Matheson

151 In section 50, page 61, line 18, at end insert <, or

( ) the dropped footway parking prohibition.>

Michael Matheson

152 In section 50, page 61, line 18, at end insert—

< ( ) The traffic authority may remove, or secure the removal of, anything installed under subsection (1).>

Section 51

Graham Simpson

153 In section 51, page 61, line 28, leave out <the pavement parking prohibition> and insert <a pavement parking order made under section 42>

Michael Matheson

154 In section 51, page 61, line 29, leave out <or the double parking prohibition> and insert <, the double parking prohibition or the dropped footway parking prohibition>

Section 52

Graham Simpson

155 In section 52, page 62, line 5, leave out <the pavement parking prohibition> and insert <a pavement parking order made under section 42>

Michael Matheson

156 In section 52, page 62, line 6, at end insert <, or

( ) the dropped footway parking prohibition.>

Section 54

Pauline McNeill

219 In section 54, page 62, line 30, at end insert—

<(2) However, arrangements must not be entered into under subsection (1) with a person who is not acting in the course of employment by a public body.

(3) In subsection (2), “public body” means any of the following—
(a) a Minister of the Crown,
(b) the Scottish Ministers,
(c) a local authority,
(d) a person established by an enactment,
(e) a body comprised solely of persons described by this subsection,
(f) a body corporate that has no members other than (either or both)—
   (i) persons described by this subsection,
   (ii) persons acting on behalf of persons described by this subsection.

(4) The Scottish Ministers may by regulations make such modifications to subsection (3) as
they consider appropriate.

Jamie Greene
313 In section 54, page 62, line 30, at end insert—

< ( ) But nothing in this section affects the responsibility of a local authority for those functions.>

Section 55

Jamie Greene
314 In section 55, page 62, leave out line 36

Michael Matheson
157 In section 55, page 62, line 36, at end insert <, and

( ) the publication of a statement of account, and the manner in which it must be published.>

Jamie Greene
315 In section 55, page 62, line 36, at end insert—

< ( ) the information to be provided in such accounts about how local authorities have
complied with section (Application of penalty charges),

( ) the publication of such accounts.>

Section 57

Michael Matheson
158 In section 57, page 64, line 3, leave out <its functions under> and insert <functions conferred on it
(whether as a local authority or as a traffic authority) by virtue of>
Section 58

Michael Matheson

159 In section 58, page 64, line 9, at end insert—

<“dropped footway parking prohibition” has the meaning given by section
(Dropped footway parking prohibition)(2).>

Michael Matheson

160 In section 58, page 64, line 15, after <prohibition> insert <and the dropped footway parking prohibition>

Graham Simpson

161 In section 58, page 64, leave out line 18

Michael Matheson

162 In section 58, page 64, line 20, leave out from <a> to <121A> and insert <means, in relation to a footway, the body which has the function of making traffic regulation orders under section 1>

After section 58

Colin Smyth

163 After section 58, insert—

<PART
Parking on a cycle track

(1) The Roads (Scotland) Act 1984 is amended as follows.

(2) In section 129 (miscellaneous summary offences), after subsection (6) there is inserted—

“(6A) The Scottish Ministers may by regulations make provision to confer powers on a local authority to issue a fixed penalty notice to a person who does not comply with subsection (6).”>

John Finnie

7 After section 58, insert—

<PART
Workplace parking licensing schemes

Workplace parking licensing schemes

(1) A workplace parking licensing scheme is a scheme under which a local authority may—

(a) require a person to hold a licence in order to provide workplace parking places (see section (Workplace parking places)) at premises in the area to which the scheme relates, and
(2) A workplace parking licensing scheme must specify—
   (a) the area of the local authority to which the scheme relates, which must be specified
       by reference to an area on a map, (the “licensing area”),
   (b) the date on which the scheme comes into effect,
   (c) the period during which the scheme is to remain in force (or that it is to continue
       indefinitely),
   (d) the days on which, and hours during which, a licence is required,
   (e) the charges payable on licences (expressed as a specified sum of money for each
       workplace parking place provided),
   (f) any persons, premises or motor vehicles (or descriptions of such persons, premises
       or motor vehicles) that are exempt from the scheme or from paying charges under
       it (see sections (Exemptions etc.) and (National exemptions)), and
   (g) arrangements for the periodic review of the operation and effectiveness of the
       scheme including, in particular, how the outcome of a review is to be communicated
       to persons affected by it.

(3) A workplace parking licensing scheme may make different provision for different
purposes or different areas within the licensing area.

Mike Rumbles
7A As an amendment to amendment 7, line 7, after <provide> insert <more than 10>

Pauline McNeill
7B As an amendment to amendment 7, line 28, at end insert—
   <( ) Before using any powers under this section, a local authority must make an assessment of
   the likely impact on its area of any displacement which may occur as a result of the use
   of those powers.>

Pauline McNeill
7C As an amendment to amendment 7, line 28, at end insert—
   <(4) Before using any powers under this section, a local authority must make an assessment of
   the likely impact on the level of poverty in its area which may occur as a result of the use
   of those powers.
   (5) An assessment made under subsection (4) must—
       (a) set out the implications of the use of powers under this section on workers in the
           local authority area,
       (b) be published in such form as the local authority considers appropriate.
   (6) In this section, “workers” means individuals who have entered into, or work under (or
       where the employment has ceased, worked under)—
       (a) a contract of employment,
(b) any other contract, whether express or implied and (if it is express) whether oral or in writing, whereby the individual undertakes to do or perform personally any work services for another party to the contract whose status is not by virtue of the contract that of a client or customer of any profession or business undertaking carried on by the individual.>

John Finnie

8 After section 58, insert—

<Workplace parking places

(1) For the purposes of this Part, a workplace parking place is provided at any premises at any time if a parking place provided at the premises is at that time occupied by a motor vehicle used—

(a) by a relevant person,

(b) by a worker, agent, supplier, business customer or business visitor of a relevant person,

(c) by a person attending a course of education or training provided by a relevant person, or

(d) where a body whose affairs are controlled by its members is a relevant person, by a member of the body engaged in the carrying on of any business of the body, for the purpose of attending a place at which the relevant person carries on business at, or in the vicinity of, the premises.

(2) In this section “relevant person” means—

(a) the person who provides the parking place in question (“the provider”),

(b) any person with whom the provider has entered into arrangements to provide the parking place (whether or not for that person’s own use), or

(c) any person who is associated with—

(i) the provider, or

(ii) a person within paragraph (b).

(3) For the purpose of subsection (2)(c), any two persons are associated if—

(a) one is a company of which the other (directly or indirectly) has control, or

(b) both are companies of which a third person (directly or indirectly) has control.

(4) For the purposes of this section—

“business” includes—

(a) any trade, profession, vocation or undertaking,

(b) the functions of any holder of a public office,

(c) the provision of any course of education or training, and

(d) the functions of, or any activities carried on by, the Scottish Administration, a Government department, a local authority or other statutory body, “business customer”, in relation to a relevant person, means a client or customer of the relevant person who is attending at any premises occupied by the relevant person for the purposes of a business carried on by that client or customer,
“business visitor”, in relation to a relevant person, means an individual who—
   (a) in the course of the individual’s employment, or
   (b) in the course of carrying on a business or for the purposes of a business carried on by the individual,

is visiting the relevant person or any premises occupied by the relevant person,

“Government department” means a department of the Government of the United Kingdom,

“supplier”, in relation to a relevant person, means—
   (a) a person supplying, or seeking to supply, goods or services to the relevant person for the purposes of a business carried on by the relevant person, or
   (b) any agent or sub-contractor of such a person,

“worker” means an individual who has entered into, or works under—
   (a) a contract of employment, or
   (b) any other contract, whether express or implied and (if it is express) whether oral or in writing, under which the individual undertakes to do or perform personally any work or services for another party to the contract whose status is not by virtue of the contract that of a client or customer of any profession or business undertaking carried on by the individual.

(5) The Scottish Ministers may by regulations amend subsections (1) to (4) for the purpose of adding, removing or varying circumstances in which, for the purposes of this Part, a workplace parking place is provided.

Mike Rumbles

8A As an amendment to amendment 8, line 7, leave out <, business customer>

Mike Rumbles

8B As an amendment to amendment 8, leave out line 29

Mike Rumbles

8C As an amendment to amendment 8, leave out lines 32 to 34

Mike Rumbles

8D As an amendment to amendment 8, line 53, leave out subsection (5)

John Finnie

9 After section 58, insert—

<Making and modifying schemes

Power to make and modify schemes

(1) A local authority may (in accordance with this Part)—
   (a) make a workplace parking licensing scheme for all or part of its area,
   (b) amend or revoke a workplace parking licensing scheme made by it.
(2) A workplace parking licensing scheme may be made only if—
   (a) the local authority proposing to make the scheme has a local transport strategy, and
   (b) it appears to the authority that the scheme will (directly or indirectly) facilitate the
       achievement of policies in its strategy.

(3) Two or more local authorities may act jointly to make a workplace parking licensing
    scheme.

(4) In those circumstances—
   (a) they must continue to act jointly in relation to the scheme in all respects, and
   (b) unless the context otherwise requires, a reference in this Part to—
       (i) a local authority, in relation to a workplace parking licensing scheme or to a
           proposed scheme, is a reference to the authorities acting jointly,
       (ii) the area of a local authority is a reference to the combined areas of those
            authorities, and
       (iii) the local transport strategy of a local authority is a reference to the local
            transport strategy of each local authority.

John Mason

9A As an amendment to amendment 9, line 4, after <authority> insert <or (as the case may be)
    Regional Transport Partnership,>

Mike Rumbles

9C As an amendment to amendment 9, line 8, at end insert—
    <( ) the local authority proposing to make the scheme is satisfied that there is an
    adequate level of public transport services in its area, and>

Colin Smyth

9B As an amendment to amendment 9, line 10, at end insert <, and
    ( ) the Scottish Ministers have approved the making of the scheme.>

John Finnie

10 After section 58, insert—

<Prior consultation and impact assessment

(1) Before making, amending or revoking a workplace parking licensing scheme, a local
    authority must—

      (a) prepare and publish—

      (i) an outline of the proposed scheme, the scheme as it is proposed to be
          amended or (as the case may be) notice of the proposed revocation of the
          scheme (“the proposal”),
      (ii) a statement about the objectives of the proposal, and

      (iii) an assessment of the impacts of the proposal,
(b) consult such persons as the authority considers appropriate in relation to the proposal (including, in particular, persons that the authority has identified as likely to be affected by the proposal), and

(c) prepare and publish a report which—

(i) summarises the consultation responses received,

(ii) states whether or not the authority intends to proceed with the proposal (or the proposal as modified in light of the consultation), and

(iii) sets out the authority’s reasons for whether or not it intends to proceed.

(2) For the purpose of subsection (1)(a)(i), an outline of the proposed scheme must include the proposed—

(a) licensing area,

(b) period during which the scheme is to remain in force (or that it is to continue indefinitely),

(c) charges payable on licences (expressed as a specified sum of money for each workplace parking place provided),

(d) persons, premises or motor vehicles (or descriptions of such persons, premises or motor vehicles) that are to be exempt from the scheme or from paying charges under it (see sections (Exemptions etc.) and (National exemptions)).

(3) For the purpose of subsection (1)(a)(ii), the statement must set out—

(a) the objectives that the local authority intends the proposal to achieve,

(b) its assessment of how (or the extent to which) the proposal will—

(i) achieve those objectives, and

(ii) facilitate (directly or indirectly) the achievement of policies in its local transport strategy, and

(c) how it intends to apply any net proceeds of the scheme (see section (Application of net proceeds of workplace parking schemes)).

(4) For the purpose of subsection (1)(a)(iii), the assessment must, in particular, set out what the local authority considers to be the likely effects of the proposal on—

(a) persons who may have to pay charges under (or as a result of) the scheme, and

(b) the environment.

(5) A local authority may not make, amend or (as the case may be) revoke the scheme in accordance with the proposal (or the proposal as modified) until a period of 8 weeks beginning with the date on which it published its report under subsection (1)(c) has elapsed.>

Colin Smyth

10A As an amendment to amendment 10, line 13, at end insert—

<(ba) hold a referendum on a question of whether the proposed scheme should proceed,>
Colin Smyth

10B As an amendment to amendment 10, line 18, at end insert—

<(  ) The Scottish Ministers must by regulations make provision for the—

(a) franchise,
(b) conduct, and
(c) administration,

of a referendum held under subsection (1)(ba).>

Mike Rumbles

10C As an amendment to amendment 10, line 40, at end insert—

<(  ) the displacement of vehicles and the resulting effect on residents in, and in the vicinity of, the area to which the proposal relates.>

John Finnie

11 After section 58, insert—

<Scottish Ministers’ power to regulate process

The Scottish Ministers may by regulations make provision about the procedures in relation to making, amending and revoking workplace parking licensing schemes including, in particular, provision—

(a) specifying the form of a scheme, or any amendment or revocation of it,
(b) about consultation on proposals (including the publication of proposals and the making and consideration of representations),
(c) about the publication of notice of the making, amendment or revocation of a scheme and their effect,
(d) about reviews of, and appeals against, decisions in relation to schemes.>

John Finnie

12 After section 58, insert—

<Local inquiries

(1) Both—

(a) the local authority proposing to make, amend or revoke a workplace parking licensing scheme, and

(b) the Scottish Ministers,

may cause an inquiry into the proposal to be held and appoint a person by whom it is to be held.

(2) A local authority may not proceed with the proposal until the inquiry has been completed.

(3) Subsections (3) to (8) of section 210 of the Local Government (Scotland) Act 1973 (provisions relating to local inquiries) apply in relation to an inquiry under subsection (1) as they apply in relation to an inquiry under that section.>
Licence applications and processes

(1) A workplace parking licensing scheme may include provision for or in connection with—
   (a) applications for a workplace parking licence,
   (b) granting, issuing and renewing a licence,
   (c) imposing conditions on a licence,
   (d) the standard duration of a licence,
   (e) varying or revoking a licence,
   (f) suspending the requirement to hold a licence for a period (and reimbursing charges
       for such a period).

(2) Provision under subsection (1)(b) may include the granting of short-term workplace
    parking licences in special circumstances specified in, or determined in accordance with,
    the scheme.

(3) In connection with the granting of a short-term workplace parking licence, a workplace
    parking licensing scheme may include provision conferring a discretion on any person.

(4) The duration of a short-term workplace parking licence (or the total duration of a series
    of such licences) may not exceed 12 months.

(5) The Scottish Ministers may by regulations make, or require or permit workplace parking
    schemes to include, provision about reviews of, and appeals against, decisions in relation
    to workplace parking licences.

(6) A person commits an offence if the person intentionally provides false or misleading
    information in or in connection with an application in respect of a workplace parking
    licence.

(7) A person guilty of an offence under subsection (6) is liable on—
    (a) summary conviction, to a fine not exceeding the statutory maximum, or
    (b) conviction on indictment, to a fine.

Content of licences

(1) A workplace parking licence must—
    (a) state the name of the person to whom it is granted,
    (b) specify the duration of the licence,
    (c) identify the premises to which it relates,
    (d) specify the maximum number of motor vehicles which may be parked at those
        premises at any one time, and
    (e) state the amount of the charge paid on the licence and set out the calculation of that
        amount.
(2) A workplace parking licence may include such other information in relation to the workplace parking licensing scheme or licensing processes as the local authority considers appropriate.

John Finnie

15 After section 58, insert—

<Exemptions

Exemptions etc.

(1) A workplace parking licensing scheme must provide for the exemptions described in section (National exemptions).

(2) A workplace parking licensing scheme may otherwise provide for—

(a) specific premises, or premises of a specified description,
(b) premises with a specified number of parking places (or fewer), or
(c) descriptions of persons or motor vehicles (including descriptions by reference to any parking places provided for the exclusive use of such persons or motor vehicles),

to be exempt from the scheme or from paying charges under the scheme.

(3) The same premises must not be subject to more than one workplace parking licensing scheme at the same time.

(4) The Scottish Ministers may by regulations make further provision in relation to exemptions, including by—

(a) exempting from workplace parking licensing schemes (or requiring schemes to exempt) such premises, persons or vehicles (or descriptions of premises, persons or vehicles) as may be specified in the regulations, and
(b) prohibiting the exemption from schemes of premises, persons or vehicles of such descriptions as may be specified in the regulations.

John Finnie

16 After section 58, insert—

<National exemptions

(1) The following workplace parking places are to be exempt from charges under a workplace parking licensing scheme—

5 (a) places for the exclusive use of persons using motor vehicles displaying a badge issued—

(i) under section 21 of the Chronically Sick and Disabled Persons Act 1970,
(ii) under a provision of the law of Northern Ireland corresponding to that section, or

10 (iii) by a member state of the EU for purposes corresponding to the purposes of that section,

(b) subject to subsection (2)(b), places at qualifying NHS premises, and
(c) places at hospices (that is, premises used for the purpose of caring for the dying or incurably ill).

15  (2) A workplace parking licensing scheme may—
    
    (a) require premises with workplace parking places mentioned in subsection (1) to hold a workplace parking licence in respect of the places, and

    (b) specify that workplace parking places at qualifying NHS premises that are provided for persons who do not provide services for the health service within the meaning of section 108(1) of the National Health Service (Scotland) Act 1978 ("the 1978 Act") are not to be exempt from charges under a workplace parking licensing scheme.

20  (3) In this section, "qualifying NHS premises" means—
    
    (a) a health service hospital within the meaning of section 108(1) of the 1978 Act or a state hospital within the meaning of section 102(2) of that Act,

    (b) any other premises occupied by a Health Board or Special Health Board constituted under section 2(1) of the 1978 Act,

    (c) premises that are (or such part of premises as is) used wholly or mainly for the provision of primary medical services as construed in accordance with section 2C(5) of the 1978 Act, and

    (d) such other similar premises as the Scottish Ministers may specify under section (Exemptions etc.)(4).>

Miles Briggs

16N As an amendment to amendment 16, line 12, leave out <subject to subsection (2)(b)>  

Graham Simpson

16A As an amendment to amendment 16, line 14, at end insert <, and

( ) places at industrial lands and heritages.>

Graham Simpson

16B As an amendment to amendment 16, line 14, at end insert <, and

( ) places at building sites (construed in accordance with regulation 2 of the Building (Scotland) Regulations 2004).>

Colin Smyth

16C As an amendment to amendment 16, line 14, at end insert <, and

( ) places at property that is owned by the Scottish Police Authority under section 4 of the Police and Fire Reform (Scotland) Act 2012.>
Mike Rumbles
16E As an amendment to amendment 16, line 14, at end insert <, and
    ( ) places owned by or primarily for the use of the Police Service of Scotland, the
    Scottish Fire and Rescue Service or HM Coastguard.>

Liam Kerr
16X As an amendment to amendment 16, line 14, at end insert <, and
    ( ) places provided primarily for the use of the Scottish Fire and Rescue Service.>

Liam Kerr
16Y As an amendment to amendment 16, line 14, at end insert <, and
    ( ) places provided primarily for the use of the Police Service of Scotland.>

Maurice Corry
16AB As an amendment to amendment 16, line 14, at end insert <, and
    ( ) places provided primarily for the use of members of Her Majesty’s Coastguard.>

Maurice Corry
16AC As an amendment to amendment 16, line 14, at end insert <, and
    ( ) places provided primarily for the use of persons providing services on behalf of the
    Royal National Lifeboat Institution.>

Colin Smyth
16D As an amendment to amendment 16, line 14, at end insert <, and
    ( ) places at educational institutions (within the meaning of Part 5 of schedule 1 to the

Mike Rumbles
16L As an amendment to amendment 16, line 14, at end insert <, and
    ( ) places provided at a school (within the meaning given in section 135(1) of the
    Education (Scotland) Act 1980), college (an educational establishment by which
    further education within the meaning of section 1 of the Further and Higher
    Education (Scotland) Act 1992 is provided) or university (one of the older
    universities within the meaning of section 16(1) of the Universities (Scotland) Act
    1966, a designated institution within the meaning of section 44(2) of the Further
    and Higher Education (Scotland) Act 1992 or an institution established under

Mike Rumbles
16F As an amendment to amendment 16, line 14, at end insert <, and
    ( ) places at railway stations.>
Mike Rumbles

16G As an amendment to amendment 16, line 14, at end insert <, and

( ) places at airports not served by railways.>

Alexander Stewart

16V As an amendment to amendment 16, line 14, at end insert <, and

( ) places at aerodromes (as defined in section 105(1) of the Civil Aviation Act 1982).>

Mike Rumbles

16H As an amendment to amendment 16, line 14, at end insert <, and

( ) places provided primarily for the use of employees of local authorities.>

Mike Rumbles

16I As an amendment to amendment 16, line 14, at end insert <, and

( ) places provided primarily for the use of employees of, or persons providing services for, the Royal Mail or the Post Office.>

Mike Rumbles

16J As an amendment to amendment 16, line 14, at end insert <, and

( ) places owned by or provided primarily for the use of a charity entered in the Scottish Charity Register.>

Mike Rumbles

16K As an amendment to amendment 16, line 14, at end insert <, and

( ) places provided primarily for the use of a member of staff of the Scottish Administration.>

Miles Briggs

16O As an amendment to amendment 16, line 14, at end insert <, and

( ) places provided primarily for the use of employees of, or persons providing services for, an independent health care service (construed in accordance with section 10F of the National Health Service (Scotland) Act 1978).>

Miles Briggs

16P As an amendment to amendment 16, line 14, at end insert <, and

( ) places at veterinary practice premises.>

Miles Briggs

16Q As an amendment to amendment 16, line 14, at end insert <, and

( ) places provided primarily for the use of persons providing ambulance or rescue facilities by air.>
Miles Briggs

16R As an amendment to amendment 16, line 14, at end insert <, and

( ) places at premises primarily used for the purposes of the provision of adult social care.>

Miles Briggs

16S As an amendment to amendment 16, line 14, at end insert <, and

( ) places at premises primarily used for the purposes of the provision of adult health care.>

Miles Briggs

16T As an amendment to amendment 16, line 14, at end insert <, and

( ) places at residential care establishments.>

Miles Briggs

16U As an amendment to amendment 16, line 14, at end insert <, and

( ) places at property that is owned by a charity registered under Part 1 of the Charities and Trustee Investment (Scotland) Act 2005, where that charity’s purposes include the advancement of health.>

Alexander Stewart

16W As an amendment to amendment 16, line 14, at end insert <, and

( ) places at workplaces that are used for the provision of care services (as defined in section 47(1) of the Public Services Reform (Scotland) Act 2010).>

Liam Kerr

16Z As an amendment to amendment 16, line 14, at end insert <, and

( ) places provided primarily for the use of employees of local authorities where the employee is employed to provide criminal justice social work services.>

Liam Kerr

16AA As an amendment to amendment 16, line 14, at end insert <, and

( ) places provided primarily for the use of a person who is employed on the prison estate.>

Jamie Greene

16AD As an amendment to amendment 16, line 14, at end insert <, and

( ) places provided primarily for the use of a person who is employed by David Macbrayne Ltd and its subsidiary businesses regardless of the premise or location of the person’s place of work.>
Jamie Greene

16AE As an amendment to amendment 16, line 14, at end insert <, and

( ) places provided primarily for the use of a person who is employed by Glasgow Prestwick Airport Ltd (SC 135362) or its subsidiaries.>

Jamie Greene

16AF As an amendment to amendment 16, line 14, at end insert <, and

( ) places provided primarily for the use of a person who is employed by Highlands and Islands Airports Ltd.>

Jamie Greene

16AG As an amendment to amendment 16, line 14, at end insert <, and

( ) places provided primarily for the use of a person who is employed by Abellio Scotrail Ltd (SC 450732) and its subsidiary businesses regardless of the premise or location of the person’s place of work.>

Colin Smyth

16AI As an amendment to amendment 16, line 14, at end insert <, and

( ) places at premises used as office space by social service workers (within the meaning of section 77 of the Regulation of Care (Scotland) Act 2001) in the course of their duties.>

Mike Rumbles

16M As an amendment to amendment 16, line 15, leave out subsection (2)

Miles Briggs

16AH As an amendment to amendment 16, leave out lines 18 to 22

John Finnie

17 After section 58, insert—

<Financial provisions

Charges

(1) The charges imposed in respect of any premises by a workplace parking licensing scheme must be paid—

(a) by the occupier of the premises, or
(b) in such circumstances as the Scottish Ministers may by regulations specify, by such other person as may be specified.

(2) The charges that may be imposed by a workplace parking licensing scheme may include different charges (or no charge) for different cases, including (in particular)—

(a) different days,
(b) different times of day,
(c) different parts of the licensing area,
(d) different descriptions of persons,
(e) different descriptions of premises, including different numbers of workplace parking places provided at a licensed premises, and
(f) different classes of motor vehicles.

(3) In setting the charges imposed by a workplace parking licensing scheme, a local authority must have regard to the purposes for which the authority is to apply any of the net proceeds of the scheme (see section (Application of net proceeds of workplace parking licensing schemes)).

Pauline McNeill

17C As an amendment to amendment 17, line 6, leave out from <or,> to end of line 8

Pauline McNeill

17A As an amendment to amendment 17, line 8, at end insert—

<(  ) Regulations under subsection (1)(b) must provide that a person who earns less than the living wage is exempt from being specified as being liable for charges.>

Pauline McNeill

17D As an amendment to amendment 17, line 8, at end insert—

<(  ) But regulations under subsection (1)(b) may not apply to a person who is the parent of a child living in a single-parent household (to be construed within the meaning of section 9 of the Child Poverty (Scotland) Act 2017).>

Pauline McNeill

17E As an amendment to amendment 17, line 8, at end insert—

<(  ) But regulations under subsection (1)(b) may not apply to a person driving a special purpose vehicle or a wheelchair accessible vehicle (within the meaning of section 4 of the Road Vehicles (Approval) Regulations 2009).>

Pauline McNeill

17F As an amendment to amendment 17, line 8, at end insert—

<(  ) But regulations under subsection (1)(b) may not apply to a person who is the parent of a child under the age of 12 years.>

Miles Briggs

17G As an amendment to amendment 17, line 8, at end insert—

<(1A) Regulations under subsection (1)(b) must provide that a person who provides a service on a voluntary basis at an establishment mentioned in subsection (1B) is exempt from being specified as being liable for charges.

(1B) The establishments are—

(a) establishments which provide adult health care,
(b) establishments which provide adult social care,
(c) hospices (that is, premises used for the purpose of caring for the dying or incurably ill).

Michelle Ballantyne

17H As an amendment to amendment 17, line 8, at end insert—
<( ) Regulations under subsection (1)(b) must provide that a person who is in receipt of short-term assistance under section 36 of the Social Security (Scotland) Act 2018 is exempt from being specified as being liable for charges.>

Michelle Ballantyne

17I As an amendment to amendment 17, line 8, at end insert—
<( ) Regulations under subsection (1)(b) must provide that a person who is in receipt of universal credit payable under Part 1 of the Welfare Reform Act 2012 is exempt from being specified as being liable for charges.>

Michelle Ballantyne

17J As an amendment to amendment 17, line 8, at end insert—
<( ) Regulations under subsection (1)(b) must provide that a person who is in receipt of a jobseeker’s allowance payable under Part I of the Jobseeker’s Act 1995 is exempt from being specified as being liable for charges.>

Michelle Ballantyne

17K As an amendment to amendment 17, line 8, at end insert—
<( ) Regulations under subsection (1)(b) must provide that a person who is in receipt of an employment and support allowance payable under Part I of the Welfare Reform Act 2007 is exempt from being specified as being liable for charges.>

Michelle Ballantyne

17L As an amendment to amendment 17, line 8, at end insert—
<( ) Regulations under subsection (1)(b) must provide that a person who is in receipt of a disability living allowance payable under section 71 of the Social Security Contributions and Benefits Act 1992 is exempt from being specified as being liable for charges.>

Michelle Ballantyne

17M As an amendment to amendment 17, line 8, at end insert—
<( ) Regulations under subsection (1)(b) must provide that a person who is in receipt of a personal independence payment payable under Part 4 of the Welfare Reform Act 2012 is exempt from being specified as being liable for charges.>
Michelle Ballantyne

17N As an amendment to amendment 17, line 8, at end insert—

⟨( ) Regulations under subsection (1)(b) must provide that a person who is in receipt of carer’s allowance under section 70 of the Social Security Contributions and Benefits Act 1992 is exempt from being specified as being liable for charges.⟩

Maurice Corry

17O As an amendment to amendment 17, line 8, at end insert—

⟨( ) Regulations under subsection (1)(b) must provide that military personnel are exempt from being specified as being liable for charges.⟩

Colin Smyth

17P As an amendment to amendment 17, line 8, at end insert—

⟨( ) But regulations under subsection (1)(b) do not apply to a person whose annual income is below an amount that the Scottish Ministers may by regulations prescribe.⟩

Colin Smyth

17Q* As an amendment to amendment 17, line 8, at end insert—

⟨(1C) But regulations under subsection (1)(b) do not apply to a person mentioned in subsection (1D).

(1D) A local authority may specify (in such form as it considers appropriate) a person whom it considers does not have reasonable access to public transport.⟩

Colin Smyth

17R As an amendment to amendment 17, line 8, at end insert—

⟨( ) Regulations under subsection (1)(b) must provide that a person is exempt from being specified as being liable for charges if the person is driving an ultra low-emission vehicle (construed in accordance with section 2 of the Finance (No. 2) Act 2017).⟩

Pauline McNeill

17B As an amendment to amendment 17, line 21, at end insert—

⟨( ) In this section, “living wage” is to be construed in accordance with section 15 of the Procurement Reform (Scotland) Act.⟩

John Finnie

18 After section 58, insert—

⟨Application of net proceeds of workplace parking licensing schemes

(1) A local authority (the authority) may apply the net proceeds of a workplace parking licensing scheme (or, in a case where the authority is acting jointly with another local authority or authorities, the authority’s share of the net proceeds) only for purposes of facilitating the achievement of—

(a) policies in the authority’s local transport strategy, or⟩
(b) in the case of a joint scheme, the policies in the local transport strategy of a local authority with whom the authority is acting jointly.

(2) Before applying any share of net proceeds under subsection (1)(b), the authority must be satisfied that doing so will benefit some part of its area.

(3) In this Part, “net proceeds” means the amount of money (if any) by which the gross amount received under the workplace parking licensing scheme for a financial year exceeds the expenses of operating the scheme for the financial year.

John Finnie

19 After section 58, insert—

<Accounts

(1) The Scottish Ministers may by regulations make provision for or about the keeping of accounts by local authorities in connection with the exercise of functions under this Part.

(2) Regulations under subsection (1) may, in particular—

(a) specify the form and content of accounts,

(b) require the publication of accounts,

(c) make provision for how accounts are to be prepared and kept where two or more authorities are acting jointly in respect of a workplace parking licensing scheme.

John Finnie

20 After section 58, insert—

<Enforcement

Penalty charges

(1) The Scottish Ministers may by regulations make provision for or in connection with—

(a) the imposition of charges (“penalty charges”) in respect of acts, omissions, events or circumstances relating to, or connected with, workplace parking licensing schemes, and

(b) the notification, payment, adjudication and enforcement of penalty charges.

(2) Penalty charges in respect of any premises must be paid by—

(a) the occupier of the premises, or

(b) in such circumstances as may be specified, such other person as may be specified.

(3) Without limit to the generality of subsection (1), regulations made under it—

(a) may make, or may permit or require workplace parking licensing schemes to include, provision—

   (i) about the imposition of penalty charges in specified circumstances,

   (ii) about the timing and manner of payment of penalty charges,

   (iii) specifying the amount of penalty charges, including any reduced penalty charges or increased penalty charges and the circumstances in which such reduced or increased penalty charges are payable,

   (iv) about reviews of, and appeals against, decisions in relation to penalty charges,
(v) about the cancellation of penalty charges,

(b) may make provision—

(i) requiring local authorities to serve a notice of a penalty charge on any person it believes to be liable to pay such a charge,

(ii) about the form and content of such a notice,

(iii) about the way that compliance with such a notice may be enforced.

(4) In this section “specified” means specified in regulations made under subsection (1).

John Finnie

21 After section 58, insert—

<Evidence from approved devices

The Scottish Ministers may by regulations make provision for or in connection with permitting evidence of a fact relevant to proceedings for an offence under this Part, or proceedings in respect of a failure to comply with the provisions of a workplace parking licensing scheme, to be given by production of—

(a) a record produced by a device specified in, or approved in accordance with, the regulations, and

(b) a certificate (whether in the same or another document) as to the circumstances in which the record was produced authenticated in a manner specified in the regulations.

John Finnie

22 After section 58, insert—

<Enforcement powers

(1) An authorised person may—

(a) enter any premises in the licensing area of a workplace parking licensing scheme (other than any premises that is used as a dwelling),

(b) require the production of information relating to the requirement to hold a licence under a scheme, and specify the form in which the information is to be produced,

(c) take copies of, or take possession of, information (in whatever form) which relates to the requirement to hold a licence under a scheme and retain if for as long as the authorised person considers necessary.

(2) The powers in subsection (1) may be exercised only for the purposes of—

(a) establishing if workplace parking places are being provided at the premises either—

(i) without a licence, or

(ii) without a licence in respect of all of the places being provided,

(b) establishing if there is, or has been, any contravention of the conditions of a licence in respect of the premises,

(c) serving notice of a penalty charge.
In this section and sections \((Enforcement\ powers: warrants)\) and \((Enforcement\ powers: further\ provision)\), “authorised person” means a person who is authorised by a local authority to exercise functions under this section in respect of a workplace parking licensing scheme made by it.

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**John Finnie**

23 After section 58, insert—

\(<Enforcement\ powers: warrants\>

(1) This section applies to the powers conferred by section \((Enforcement\ powers)(1)\).

(2) A sheriff may grant a warrant under this subsection only if the sheriff is satisfied, by evidence on oath—

(a) that there are reasonable grounds for entering premises for a purpose specified in section \((Enforcement\ powers)(2)\), and

(b) that—

(i) entry to the premises has been refused,

(ii) such a refusal is reasonably expected,

(iii) the premises are unoccupied, or

(iv) the occupier is temporarily absent.

(3) A warrant authorises an authorised person—

(a) to enter the premises,

(b) to exercise any other power conferred by section \((Enforcement\ powers)(1)\), and

(c) if necessary, to use reasonable force in doing so.

(4) A warrant expires—

(a) when it is no longer needed for the purpose for which it was granted, or

(b) if earlier, when any period as is specified in it for that purpose expires.

---

**John Finnie**

24 After section 58, insert—

\(<Enforcement\ powers: further\ provision\>

(1) This section applies to the powers conferred by section \((Enforcement\ powers)(1)\) (whether exercised by virtue of that section or under a warrant granted under section \((Enforcement\ powers: warrants)\)).

(2) The power of entry may be exercised only at a reasonable time of day.

(3) An authorised person seeking to exercise a power must, on request, produce evidence of the person’s identity and authorisation before exercising the power.

(4) An authorised person may take on to the premises such other persons, and such materials and equipment, as the authorised person considers necessary.

(5) If an authorised person enters the premises by virtue of a warrant, the authorised person must, if taking possession of anything under section \((Enforcement\ powers)(1)(c)\), leave a statement on the premises giving particulars of what has been taken and by whom.
(6) On leaving any premises which an authorised person is authorised to enter under a warrant, the person must, if the premises are unoccupied or the occupier is temporarily absent, leave the premises as effectively secured against entry as the person found them.

(7) A person commits an offence if the person—
(a) without reasonable excuse, fails to comply with a requirement of an authorised person, or
(b) intentionally obstructs an authorised person in the exercise of a power conferred by section (Enforcement powers)(1).

(8) A person who commits an offence under subsection (7) is liable—
(a) on summary conviction, to a fine not exceeding the statutory maximum, and
(b) on conviction on indictment, to a fine.

John Finnie
25 After section 58, insert—

Power of entry: Crown land

(1) The power of entry conferred under section (Enforcement powers)(1)(a) is exercisable in relation to Crown land specified in column 1 of the following table only with the consent of the person specified in the corresponding entry in column 2 of the table (the “appropriate authority”).

<table>
<thead>
<tr>
<th>Crown land</th>
<th>Appropriate authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>Land an interest in which belongs to Her Majesty in right of the Crown and which forms part of the Crown Estate (that is, the property, rights and interests under the management of the Crown Estate Commissioners)</td>
<td>The Crown Estate Commissioners</td>
</tr>
<tr>
<td>Land an interest in which belongs to Her Majesty in right of the Crown and which forms part of the Scottish Crown Estate</td>
<td>The person managing the land</td>
</tr>
<tr>
<td>Land an interest in which belongs to Her Majesty in right of the Crown other than land forming part of the Crown Estate or the Scottish Crown Estate</td>
<td>The office-holder in the Scottish Administration or, as the case may be, the Government department managing the land</td>
</tr>
<tr>
<td>Land an interest in which belongs to Her Majesty in right of Her private estates</td>
<td>The person appointed by Her Majesty in writing under the Royal Sign Manual or, if no such appointment is made, the Scottish Ministers</td>
</tr>
<tr>
<td>Land an interest in which belongs to an office-holder in the Scottish Administration</td>
<td>The office-holder in the Scottish Administration</td>
</tr>
<tr>
<td>Land an interest in which belongs to a Government department</td>
<td>The Government department</td>
</tr>
<tr>
<td>Land an interest in which is held in trust for Her Majesty by an office-holder in the Scottish Administration for the purposes of the Scottish Administration</td>
<td>The office-holder in the Scottish Administration</td>
</tr>
</tbody>
</table>
Land an interest in which is held in trust for Her Majesty for the purposes of a Government department

(2) In subsection (1)—

(a) the reference to Her Majesty’s private estates is to be construed in accordance with section 1 of the Crown Private Estates Act 1862,

(b) “Government department” means a department of the Government of the United Kingdom,

(c) “Scottish Crown Estate” means the property, rights and interests to which section 90B(5) of the Scotland Act 1998 applies.

(3) It is for the Scottish Ministers to determine any question that arises as to who in accordance with subsection (1) is the appropriate authority in relation to any land, and their decision is final.

John Finnie

26 After section 58, insert—

<Interpretation of Part

In this Part—

“licence” means a licence under a workplace parking licensing scheme,

“licensing area” is to be construed in accordance with section (Workplace parking licensing schemes)(2),

“local transport strategy”, in relation to a local authority, means a strategy prepared by a local transport authority or a local traffic authority, that relates to transport in the local authority’s area,

“motor vehicle” means a motor vehicle within the meaning of section 185(1) of the Road Traffic Act 1988, except that section 189 of that Act (exception for certain pedestrian controlled vehicles and electrically assisted pedal cycles) applies as it applies for the purposes of that Act,

“net proceeds” has the meaning given in section (Application of net proceeds of workplace parking schemes),

“penalty charge” is to be construed in accordance with section (Penalty charges)(1),

“workplace parking licensing scheme” is to be construed in accordance with section (Workplace parking licensing schemes)(1),

“workplace parking place” is to be construed in accordance with section (Workplace parking places).>
After section 58, insert—

<PART

RECOVERY OF UNPAID PARKING CHARGES

Application

Application of Part

(1) This Part applies where—

(a) the driver of a vehicle is required by virtue of a relevant obligation to pay parking charges in respect of the parking of the vehicle on relevant land, and

(b) those charges have not been paid in full.

(2) It is immaterial for the purposes of this Part whether or not the vehicle was permitted to be parked (or to remain parked) on the land.>

Meaning of “relevant obligation”

In this Part, “relevant obligation” means—

(a) an obligation arising under the terms of a relevant contract, or

(b) an obligation arising, in circumstances in which there is no relevant contract, as a result of a trespass or other delict committed by parking the vehicle on the relevant land.>

Meaning of “parking charge”

(1) In this Part, “parking charge” means—

(a) in the case of a relevant obligation arising under the terms of a relevant contract, a sum in the nature of a fee or charge,

(b) in the case of a relevant obligation arising as a result of a trespass or other delict, a sum in the nature of damages, however the sum in question is described.

(2) The reference to a sum in the nature of damages is to a sum of which adequate notice was given to drivers of vehicles (when the vehicle was parked on the relevant land).

(3) For the purposes of subsection (2), “adequate notice” means notice given by—

(a) the display of one or more notices in accordance with any applicable requirements prescribed in regulations under section (Fourth condition: display of notices on relevant land) for, or for purposes including, the purposes of subsection (2), or

(b) where no such requirements apply, the display of one or more notices which—

(i) specify the sum as the charge for unauthorised parking, and
(ii) are adequate to bring the charge to the notice of drivers who park vehicles on the relevant land.

Murdo Fraser

263 After section 58, insert—

<table>
<thead>
<tr>
<th>Meaning of “relevant contract”</th>
</tr>
</thead>
<tbody>
<tr>
<td>In this Part, “relevant contract” means a contract (including a contract arising only when the vehicle was parked on the relevant land) between the driver and a person who is—</td>
</tr>
<tr>
<td>(a) the owner or occupier of the land, or</td>
</tr>
<tr>
<td>(b) authorised, under or by virtue of arrangements made by the owner or occupier of the land, to enter into a contract with the driver requiring the payment of parking charges in respect of the parking of the vehicle on the land.</td>
</tr>
</tbody>
</table>

Murdo Fraser

264 After section 58, insert—

<table>
<thead>
<tr>
<th>Meaning of “relevant land”</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) In this Part, “relevant land” means any land (including land above or below ground level) other than—</td>
</tr>
<tr>
<td>(a) a public road within the meaning of section 151(1) of the Roads (Scotland) Act 1984,</td>
</tr>
<tr>
<td>(b) a parking place which is provided or controlled by the Secretary of State, the Scottish Ministers or a local authority,</td>
</tr>
<tr>
<td>(c) any land, not falling within paragraph (a) or (b), on which the parking of a vehicle is subject to statutory control.</td>
</tr>
<tr>
<td>(2) In subsection (1)(b), “parking place” has the meaning given by section 32(4)(b) of the Road Traffic Regulation Act 1984.</td>
</tr>
<tr>
<td>(3) For the purposes of subsection (1)(c), the parking of a vehicle on land is “subject to statutory control” if any enactment imposes a liability (whether criminal or civil, and whether in the form of a fee or charge or a penalty of any kind) in respect of the parking on that land of vehicles generally or of vehicles of a description that includes the vehicle in question.</td>
</tr>
</tbody>
</table>

Murdo Fraser

265 After section 58, insert—

<table>
<thead>
<tr>
<th>Right to recover unpaid charges from keeper of vehicle</th>
</tr>
</thead>
<tbody>
<tr>
<td>Right in certain circumstances to recover from keeper of vehicle</td>
</tr>
<tr>
<td>(1) The creditor has the right to recover any unpaid parking charges from the keeper of the vehicle.</td>
</tr>
<tr>
<td>(2) The right under this section applies only if—</td>
</tr>
</tbody>
</table>
(a) the conditions specified in sections (First condition: lack of knowledge of driver’s name and address), (Second condition: giving of notices to driver and keeper), (Third condition: keeper’s details obtained from Secretary of State) and (Fourth condition: display of notices on relevant land) (so far as applicable) are met, and

(b) the vehicle was not a stolen vehicle at the beginning of the period of parking to which the unpaid parking charges relate.

(3) For the purposes of the condition in subsection (2)(b), the vehicle is to be presumed not to be a stolen vehicle at the material time, unless the contrary is proved.

(4) The right under this section may only be exercised after the end of the period of 28 days beginning with the day on which the notice to keeper is given.

(5) The Scottish Ministers may by regulations prescribe a description of an amount as the maximum that may be recovered from a keeper by virtue of the right conferred by this section.

(6) Nothing in this section affects any other remedy the creditor may have against the keeper of the vehicle or any other person in respect of any unpaid parking charges (but this is not to be read as permitting double recovery).

(7) The right under this section is subject to section (No right to recover from vehicle-hire firm) (which provides for the right not to apply in certain circumstances in the case of a hire vehicle).>
(b) has given a notice to keeper in accordance with section (Giving of notice to keeper without giving notice to driver).

(2) If a notice to driver has been given, any subsequent notice to keeper must be given in accordance with section (Giving notice to keeper following giving notice to driver).

Murdo Fraser
268 After section 58, insert—

<Giving of notice to driver

(1) A notice which is to be relied on as a notice to driver for the purposes of section (Second condition: giving of notices to driver and keeper)(1)(a) is given in accordance with this section if the following requirements are met.

(2) The notice contains such information as the Scottish Ministers may by regulations prescribe.

(3) The notice relates only to a single period of parking (but this does not prevent the giving of separate notices each specifying different parts of a single period of parking).

(4) The notice is given—

(a) before the vehicle is removed from the relevant land after the end of the period of parking to which the notice relates, and

(b) while the vehicle is stationary,

by affixing it to the vehicle or by handing it to the person appearing to be in charge of the vehicle.>

Murdo Fraser
269 After section 58, insert—

<Giving of notice to keeper following giving notice to driver

(1) A notice which is to be relied on as a notice to keeper for the purposes of section (Second condition: giving notices to driver and keeper)(1)(a) is given in accordance with this section if the following requirements are met.

(2) The notice contains such information as the Scottish Ministers may by regulations prescribe.

(3) The notice relates only to a single period of parking (but this does not prevent the giving of separate notices each specifying different parts of a single period of parking).

(4) The notice is given to the keeper, by such means as the Scottish Ministers may by regulations prescribe, within the period of 28 days beginning within the day after that on which the notice to driver was given.

(5) When it is given, the notice is accompanied by any evidence prescribed under section (Notices to keeper: accompanying evidence).>
After section 58, insert—

<Giving of notice to keeper without giving notice to driver>

(1) A notice which is to be relied on as a notice to keeper for the purposes of section (Second condition: giving of notices to driver and keeper)(1)(b) is given in accordance with this section if the following requirements are met.

(2) The notice contains such information as the Scottish Ministers may by regulations prescribe.

(3) The notice relates only to a single period of parking (but this does not prevent the giving of separate notices each specifying different parts of a single period of parking).

(4) The notice is given to the keeper, by such means as the Scottish Ministers may by regulations prescribe, within the period of 14 days beginning with the day after that on which the period of parking to which the notice relates ended.

(5) When it is given, the notice is accompanied by any evidence prescribed under section (Notices to keeper: accompanying evidence).

After section 58, insert—

<Notices to keeper: accompanying evidence>

(1) The Scottish Ministers may by regulations prescribe evidence which must accompany a notice which is to be relied on as a notice to keeper for the purposes of section (Second condition: giving of notices to driver and keeper)(1)(a) or section (Second condition: giving of notices to driver and keeper)(1)(b) (as the case may be).

(2) The regulations may, in particular, make provision as to—

(a) the means by which any prescribed evidence is to be generated or otherwise produced (which may include a requirement to use equipment of a kind approved for the purpose by a person specified in the regulations), or

(b) the circumstances in which any evidence is, or is not, required to accompany a notice to keeper.

After section 58, insert—

<Third condition: keeper’s details obtained from Secretary of State>

(1) The third condition for the purposes of section (Right in certain circumstances to recover from keeper of vehicle) is that—

(a) the creditor (or a person acting for or on behalf of the creditor) has made an application for the keeper’s details in relation to the period of parking to which the unpaid parking charges relate,

(b) the application was made during the period mentioned in section (Giving of notice to keeper following giving notice to driver)(4) (where notice to the driver has been given) or (Giving of notice to keeper without giving notice to driver)(4) (where no notice to the driver has been given), and
(c) the information sought by the application is provided by the Secretary of State to the applicant.

(2) The third condition applies only if the vehicle is a registered vehicle.

(3) In subsection (1)(a), “application for the keeper’s details” means an application for the following information to be provided to the applicant by virtue of regulations made under section 22(1)(c) of the Vehicle Excise and Registration Act 1994—

(a) the name of the registered keeper of the vehicle during the period of parking to which the unpaid parking charges relate, and

(b) the address of that person as it appears on the register (or, if that person has ceased to be the registered keeper, as it last appeared on the register).>

Murdo Fraser

273 After section 58, insert—

<Fourth condition: display of notices on relevant land

(1) The fourth condition for the purposes of section (Right in certain circumstances to recover from keeper of vehicle) is that any applicable requirements prescribed under this section were met as regards the relevant land at the beginning of the period of parking to which the unpaid parking charges relate.

(2) The Scottish Ministers may by regulations prescribe requirements as to the display of notices in relevant land where parking charges may be incurred in respect of the parking of vehicles on the land.

(3) The provision made under subsection (2) may, in particular, include provision—

(a) requiring notices of more than one kind to be displayed on relevant land,

(b) as to the content or form of any notices required to be displayed,

(c) as to the location of the notices required to be displayed.>

Murdo Fraser

274 After section 58, insert—

<Hire vehicles

No right to recover from vehicle-hire firm

(1) This section applies in the case of parking charges incurred in respect of the parking of a vehicle on relevant land if—

(a) the vehicle was at the time of parking hired to any person under a hire agreement with a vehicle-hire firm, and

(b) the keeper has been given a notice to keeper within the period mentioned in section (Giving of notice to keeper following giving notice to driver)(4) or (Giving of notice to keeper without giving notice to driver)(4) (as the case may be).

(2) The creditor may not exercise the right under section (Right in certain circumstances to recover from keeper of vehicle) to recover from the keeper any unpaid parking charges specified in the notice to keeper if, within the period of 28 days beginning with the day after that on which that notice was given, the creditor is given—
(a) a statement signed by or on behalf of the vehicle-hire firm to the effect that at the material time the vehicle was hired to a named person under a hire agreement,
(b) a copy of the hire agreement, and
(c) a copy of a statement of liability signed by the hirer under that hire agreement.

(3) The statement of liability required by subsection (2)(c) must—
(a) contain a statement by the hirer to the effect that the hirer acknowledges responsibility for any parking charges that may be incurred with respect to the vehicle while it is hired to the hirer,
(b) include an address given by the hirer (whether a residential, business or other address) as one at which documents may be given to the hirer,

(and it is immaterial whether the statement mentioned in paragraph (a) relates also to other charges or penalties of any kind).

(4) A statement required by subsection (2)(a) or (c) must be in such form as the Scottish Ministers may by regulations prescribe.

(5) The giving of documents referred to in subsection (2) must be by such means as the Scottish Ministers may by regulations prescribe.

(6) In this section—
(a) “hire agreement” means an agreement which—
(i) provides for a vehicle to be let to a person (“the hirer”) for a period of any duration (whether or not the period is capable of extension by agreement between the parties), and
(ii) is not a hire-purchase agreement within the meaning of the Consumer Credit Act 1974,
(b) any reference to the currency of a hire agreement includes a reference to any period during which, with the consent of the vehicle-hire firm, the hirer continues in possession of the vehicle as hirer, after the expiry of any period specified in the agreement but otherwise on terms and conditions specified in it, and
(c) “vehicle-hire firm” means any person engaged in the hiring of vehicles in the course of a business.

Murdo Fraser

275 After section 58, insert—

<Right to recover from hirer

(1) If—
(a) the creditor is by virtue of section (No right to recover from vehicle-hire firm)(2) unable to exercise the right to recover from the keeper any unpaid parking charges mentioned in the notice to keeper, and
(b) the conditions mentioned in subsection (2) are met,
the creditor may recover those charges (so far as they remain unpaid) from the hirer.

(2) The conditions are that—
(a) the creditor has within the relevant period given the hirer a notice in accordance with subsection (5) (a “notice to hirer”), together with a copy of the documents mentioned in section (No right to recover from vehicle-hire firm)(2) and the notice to keeper,

(b) a period of 21 days beginning with the day on which the notice to hirer was given has elapsed, and

(c) the vehicle was not a stolen vehicle at the beginning of the period of parking to which the unpaid parking charges relate.

(3) In subsection (2)(a), “the relevant period” is the period of 21 days beginning with the day after that on which the documents required by section (No right to recover from vehicle-hire firm)(2) are given to the creditor.

(4) For the purposes of subsection (2)(c) a vehicle is presumed not to be a stolen vehicle at the material time, unless the contrary is proved.

(5) The notice to hirer must contain such information as the Scottish Ministers may by regulations prescribe.

(6) The giving of documents referred to in subsection (2)(a) must be by such means as the Scottish Ministers may by regulations prescribe.

(7) In this section, “the hirer” means the person who is the hirer in relation to the vehicle as referred to in section (No right to recover from vehicle-hire firm).>

Murdo Fraser

276 After section 58, insert—

<Military vehicles

Military vehicles

This Part does not apply in relation to a vehicle that—

(a) at the relevant time is used or appropriated for use for naval, military or air force purposes, or

(b) belongs to any visiting forces (within the meaning of the Visiting Forces Act 1952) or is at the relevant time used or appropriated for use by such forces.>

Murdo Fraser

277 After section 58, insert—

<General

Power to modify Part

(1) The Scottish Ministers may by regulations modify this Part for the purpose of—

(a) amending the definition of “relevant land” in section (Meaning of “relevant land”),

(b) adding to, removing or amending any of the conditions to which the right conferred by section (Right in certain circumstances to recover from keeper of vehicle) is for the time being subject.

(2) The power to modify this Part for the purpose mentioned in subsection (1)(b) includes, in particular, power to add to, remove or amend—

(a) any provisions that are applicable for the purposes of a condition, and
(b) any powers of the Scottish Ministers to prescribe anything for the purposes of a condition by regulations.

Murdo Fraser

278 After section 58, insert—

<Interpretation of Part

In this Part—

“the creditor” means the person who is for the time being entitled to recover unpaid parking charges from the driver of the vehicle,

“driver” includes, where more than one person is engaged in the driving of the vehicle, any person so engaged,

“keeper” means the person by whom the vehicle is kept at the time the vehicle was parked, which in the case of a registered vehicle is to be presumed, unless the contrary is proved, to be the registered keeper,

“notice to driver” means a notice given in accordance with section (Giving of notice to driver),

“notice to keeper” means a notice given in accordance with section (Giving of notice to keeper following giving notice to driver) or (Giving of notice to keeper without giving notice to driver) (as the case may be),

“registered address” means, in relation to the keeper of a registered vehicle, the address described in section (Third condition: keeper’s details obtained from Secretary of State)(3)(b) (as provided by the Secretary of State in response to the application for the keeper’s details required by section (Third condition: keeper’s details obtained from Secretary of State),

“registered keeper”, in relation to a registered vehicle, means the person in whose name the vehicle is registered,

“registered vehicle” means a vehicle which is for the time being registered under the Vehicle Excise and Registration Act 1994,

“vehicle” means a mechanically-propelled vehicle or a vehicle designed or adapted for towing by a mechanically-propelled vehicle.

Jeremy Balfour

259 After section 58, insert—

<Duty to consult access panels

Duty to consult access panels

(1) This section applies where a local roads authority makes an order under section 1(1) of the Roads (Scotland) Act 1984 to alter, widen, improve or renew any road for the purposes of making the road, or any part of the road, a cycle track.

(2) Before making an order mentioned in subsection (1), a local roads authority must consult the access panel for their local authority area.

(3) In this section—
“access panel” means a group of volunteers including disabled people, residing in a local authority area, whose aim is to improve access and independent living in their local communities,

“cycle track” has the meaning given by section 151(1) of the Roads (Scotland) Act 1984,

“local roads authority” has the meaning given by section 151(1) of the Roads (Scotland) Act 1984,

“road” has the meaning given by section 151(1) of the Roads (Scotland) Act 1984.

### Section 61

Michael Matheson

164 In section 61, page 72, line 25, leave out <153G> and insert <153H>

After section 62

Michael Matheson

165 After section 62, insert—

<Functions in relation to the Scottish Road Works Register>

(1) Section 112A of the New Roads and Street Works Act 1991 (the Scottish Road Works Register) is amended as follows.

(2) For subsections (6) and (7) substitute—

“(6A) The Commissioner is to—

(a) make publically available, in such form and manner as the Commissioner considers appropriate—

(i) information contained in the SRWR relating to the timing, location, duration and purpose of works in roads, and

(ii) such other information contained in the SRWR as the Scottish Ministers may prescribe, and

(b) make information contained in the SRWR available to—

(i) any person having authority to execute works of any description in a road, or

(ii) any person who does not have that authority, but who appears to the Commissioner to have sufficient interest in the information to be permitted to access it.”.>
Section 65

Michael Matheson

166 In section 65, page 74, line 32, at end insert—

<\( )\) works (other than road works within the meaning of section 107(3) of the New Roads and Street Works Act 1991) in or on a road or works which otherwise involve a person placing or depositing anything on a road so as to cause an obstruction—

(i) to which the requirements of section 60(1)(b) or (c) apply, and

(ii) which involve the placing of lights, fences, barriers or signs on a carriageway,>

Before section 69

Jeremy Balfour

255 Before section 69, insert—

<Regional Transport Partnerships: membership

Regional Transport Partnerships: membership

(1) Section 1 of the Transport (Scotland) Act 2005 (establishment of regional Transport Partnerships) is amended as follows—

(2) After subsection (2)(c)(ii) insert “; and

(iii) that each Transport Partnership includes two or more members who have a disability arising from a physical or mental impairment (construed in accordance with section 31 of the Social Security (Scotland) Act 2018).”.

Section 69

Michael Matheson

167 In section 69, page 81, line 35, at end insert—

<\( )\) after “year” where it second occurs insert “, and of any outstanding expenses from the financial year previous to that year,”,>

After section 69

Jeremy Balfour

256 After section 69, insert—

<Accessible transport framework

Accessible transport framework

(1) In carrying out their functions, the persons mentioned in subsection (2) must have regard to the accessible transport framework.

(2) The persons are—
(a) the Scottish Ministers,
(b) each local transport authority,
(c) each local authority that is not a local transport authority,
(d) each Regional Transport Partnership,
(e) any other body as the Scottish Ministers may specify.

(3) As soon as reasonably practicable after the end of each financial year, the Scottish Ministers must prepare and lay before the Parliament a report setting out the action they have taken to promote the accessible transport framework.

(4) The Scottish Ministers must ensure that the accessible transport framework is modified before the expiry of the 5-year period.

(5) In subsection (4), the “5-year period” means—
(a) the period of 5 years beginning with the day of Royal Assent, or
(b) each subsequent period of 5 years beginning with the day the accessible transport framework was last modified.

(6) In this section, the “accessible transport framework” is the document “Going Further: Scotland’s Accessible Transport Framework” (ISBN 978 1 909948 82 2), with such modifications made by the Scottish Ministers under subsection (4).

After section 70

Jeremy Balfour

257 After section 70, insert—

Accessibility of traffic lights

(1) A traffic authority (within the meaning of section 121A of the Road Traffic Regulation Act 1984) must comply with the duty in subsection (2).

(2) The duty is that all new traffic lights erected in a traffic authority area are accessible to a person who has a disability arising from a physical or mental impairment (construed in accordance with section 31 of the Social Security (Scotland) Act 2018).

(3) As soon as reasonably practicable after the end of each financial year, each traffic authority must report to the Scottish Ministers on—
(a) how they have complied with the duty under subsection (2), and
(b) what steps they have taken to ensure that existing traffic lights within their area are accessible to a person who has a disability arising from a physical or mental impairment (construed in accordance with section 31 of the Social Security (Scotland) Act 2018).

(4) As soon as reasonably practicable after the end of each financial year the Scottish Ministers must lay before the Parliament a summary of the reports they have received under subsection (3).
Before section 71

Michael Matheson

Before section 71, insert—

<Individual culpability where offending by an organisation

(1) This section applies where—
   (a) an offence in this Act or any regulations made under it is committed by a relevant organisation, and
   (b) the commission of the offence—
       (i) involves consent or connivance on the part of a responsible individual, or
       (ii) is attributable to neglect on the part of a responsible individual.

(2) The responsible individual (as well as the relevant organisation) commits the offence.

(3) For the purposes of this section—
   (a) “relevant organisation” means an organisation listed in the first column of the table in paragraph (c),
   (b) “responsible individual” means, in relation to a relevant organisation—
       (i) an individual falling within the corresponding entry in the second column of the table in paragraph (c), or
       (ii) an individual purporting to act in the capacity of an individual falling within the corresponding entry,
   (c) the table is as follows—

<table>
<thead>
<tr>
<th>Relevant organisation</th>
<th>Individual</th>
</tr>
</thead>
</table>
| Company as mentioned in section 1 of the Companies Act 2006 | Director, manager, secretary or other similar officer
               | Member, where the company’s affairs are managed by its members            |
| Limited liability partnership                             | Member                                                                    |
| Other partnership                                         | Partner                                                                   |
| Any other body or association                             | Individual who is concerned in the management or control of its affairs.> |

Michael Matheson

Before section 71, insert—

<Crown application

(1) Nothing in this Act or any regulations made under it makes the Crown criminally liable.

(2) The Court of Session may, on an application by the Lord Advocate, declare unlawful any act or omission for which the Crown would be criminally liable if it were not for subsection (1).
(3) Subsection (1) does not affect the criminal liability of persons in the service of the Crown.

Schedule

Michael Matheson

170 In the schedule, page 84, line 11, after <facilities> insert <or the taking of a measure>

Michael Matheson

171 In the schedule, page 84, line 14, at end insert—

< ( ) In schedule 9 (variation or revocation of certain traffic regulation orders), in paragraph 27(3), for the words from “pursuant” to “scheme” substitute “or the taking of a measure pursuant to a scheme implementing a bus services improvement partnership”.

Michael Matheson

172 In the schedule, page 84, line 20, at end insert—

<( ) In section 66(1) (exclusion of powers of certain councils to run bus undertakings), for “section 71” substitute “section 2A of the Transport (Scotland) Act 2001 and sections 71 and 71A of this Act”.

Michael Matheson

173 In the schedule, page 84, line 21, at end insert—

<( ) after subsection (1) insert—

“(1A) But section 61(2) of the 1981 Act (consultation with representative organisations) does not apply to regulations made under sections 6ZA(2) or (5), 6ZB(2) or 6ZC(1) of this Act.”.

Michael Matheson

174 In the schedule, page 85, line 2, at end insert—

<(b) after subsection (1)(b) insert—

“( ) failed to comply with a requirement to provide information (including a requirement to provide it within a specified time or in a specified form) under section 3JA(2) or 13QA(2),”.

Michael Matheson

175 In the schedule, page 85, line 11, at end insert—

<( ) in subsection (1)—

(zi) at the beginning insert “Subject to subsection (1A)”,
In the schedule, page 85, line 16, at end insert—

(A) after “relate to” insert “controlling a company that provides local services or”;

(B) for “a quality partnership scheme or a quality contract scheme” substitute “a partnership scheme or a franchising framework”;

In the schedule, page 85, line 23, at end insert—

“(1A) The definition of “traffic regulation order” in subsection (1) does not apply for the purposes of chapter 1 of this Part.”;

In the schedule, page 85, line 31, leave out <after “41(1)” insert “> and insert <for “41(1) of this Act” substitute “3G(4), 3H(7),”;

In the schedule, page 85, line 32, at end insert—

“(c) regulations under section 3L(2)(c) which make provision about what may constitute a facility or measure,”;

In the schedule, page 86, line 18 at end insert—

“(za) controlling a company that provides local services,”;

In the schedule, page 87, line 35, leave out from beginning to end of line 2 on page 88

In the schedule, page 88, leave out lines 4 to 6

In the schedule, page 88, leave out lines 8 to 15
Section 72

Michael Matheson
184 In section 72, page 83, line 1, after <sections> insert <1(4)(a),>

Graham Simpson
29 In section 72, page 83, line 1, leave out <1(4)(b)> and insert <1(3A) and (4)(b)>

Jamie Greene
252 In section 72, page 83, line 1, after <1(4)(b)> insert <, 10(4D)>

Claudia Beamish
253 In section 72, page 83, line 1, after <1(4)(b)> insert <, (Support for purchase and use of low emission vehicles in rural areas)>

Claudia Beamish
254 In section 72, page 83, line 1, after <1(4)(b)> insert <, (Low emission distribution consolidation hubs)>

John Finnie
27 In section 72, page 83, line 1, after <47(11)> insert <and (Exemptions etc.)(4)>

Murdo Fraser
279 In section 72, page 83, line 1, after <47(11)> insert <and (Power to modify Part)(1)>

Long Title

Murdo Fraser
280 In the long title, page 1, line 5, after <parking;> insert <to make provision in connection with charges arising from parking on private land;>