



SUPPLEMENT TO THE VOTES AND PROCEEDINGS

Tuesday 21 May 2013

REPORT STAGE PROCEEDINGS

MARRIAGE (SAME SEX COUPLES) BILL

[SECOND DAY]

NEW CLAUSES AND NEW SCHEDULES RELATING TO HUMANIST MARRIAGE, REMAINING AMENDMENTS TO CLAUSE 2, AMENDMENTS TO CLAUSE 5, AMENDMENTS TO SCHEDULE 7 RELATING TO SECTION 46 OF THE MARRIAGE ACT 1949

Marriages according to usages of approved organisations

Kate Green
 Stephen Williams
 Kelvin Hopkins
 Dr Julian Huppert
 Chris Bryant
 Stephen Gilbert

Sir Alan Beith

Withdrawn **NC15**

To move the following Clause:—

‘(1) In the Marriage Act 1949, insert the following section—

“47A Marriages according to usages of approved organisations

- (1) The Registrar General may by certificate approve organisations to solemnize marriages according to their usages provided that any such organisation—
 - (a) is a registered charity principally concerned with advancing or practising the non-religious belief known as humanism;
 - (b) has been in continuous existence for five years; and
 - (c) appears to the Registrar General to be of good repute.
- (2) In the certificate referred to in subsection (1) the Registrar General shall designate an officer of the organisation (“the principal officer”) to appoint persons for stated periods of time to act as registering officers on behalf of the organisation, and may impose such conditions as seem to him or her to be desirable relative to the conduct of marriages by the organisation and to the safe custody of marriage register books.
- (3) The principal officer shall, within the prescribed time and in the prescribed manner, certify the names and addresses of the persons so appointed to the Registrar General and to the superintendent registrars of

Marriage (Same Sex Couples) Bill, *continued*

the registration districts in which such persons live, together with such other details as the Registrar General shall require.

- (4) A marriage shall not be solemnized according to the usages of an approved organisation until duplicate marriage register books have been supplied by the Registrar General under Part IV of this Act to the registering officers appointed to act on behalf of the organisation.
 - (5) If the Registrar General is not satisfied with respect to any registering officer of the approved organisation that sufficient security exists for the safe custody of marriage register books, he or she may in his or her discretion suspend the appointment of that registering officer.
 - (6) A marriage to which this section applies shall be solemnized with open doors in the presence of either—
 - (a) a registrar of the registration district in which the marriage takes place; or
 - (b) a registering officer appointed under subsection (2) whose name and address have been certified in accordance with subsection (3) and of two witnesses; and the persons to be married shall make the declarations and use the form of words set out in subsection (3) or (3A) of section 44.
 - (7) A marriage solemnized according to the usages of an approved organisation shall not be valid unless there is produced to the superintendent registrar, at the time when notice of marriage is given, a certificate purporting to be signed by the principal officer or a registering officer of the approved organisation to the effect that each person giving notice of marriage is either a member of the said organisation or is authorised to be married according to the said usages under or in pursuance of a general rule of the said approved organisation.
 - (8) A certificate under subsection (7) shall be for all purposes conclusive evidence that any person to whom it relates is authorised to be married according to the usages of the said organisation and the entry of the marriage in a marriage register book under Part IV of this Act, or a certified copy thereof made under the said Part IV, shall be conclusive evidence of the production of such a certificate.
 - (9) A copy of any general rule of the said organisation purporting to be signed by the principal officer for the time being of the said organisation shall be admitted as evidence of the general rule in all proceedings touching the validity of any marriage solemnized according to the usages of the said organisation.”.
- (2) Schedule [Consequential amendments—Marriage according to usages of approved organisations] has effect.’.
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Marriage (Same Sex Couples) Bill, *continued*

Kate Green
 Stephen Williams
 Kelvin Hopkins
 Dr Julian Huppert
 Chris Bryant
 Stephen Gilbert

Sir Alan Beith

Not called NS1

To move the following Schedule:—

‘CONSEQUENTIAL AMENDMENTS—MARRIAGE ACCORDING TO USAGES OF APPROVED ORGANISATIONS

The following amendments are made to the Marriage Act 1949—

- (1) In section 26 (marriages which may be solemnized on authority of superintendent registrar’s certificate) in subsection (1) after paragraph (c) there is inserted—
 - “(ca) a marriage conducted under the auspices of an approved organisation;”.
- (2) In section 35 (marriages in registration district in which neither party resides) after “the Society of Friends” there is inserted “or of an approved organisation”.
- (3) In section 43 (appointment of authorised persons) in subsection (3) after “the Society of Friends” there is inserted “or of an approved organisation authorised by the Registrar General under section 47A”.
- (4) In section 50 (person to whom certificate to be delivered), in subsection (1) after paragraph (d) there is inserted—
 - “(da) if the marriage is to be solemnized according to the usages of an approved organisation, a registering officer of that organisation”.
- (5) After section 52, the following section is inserted—

“52A Interpretation

In this Part of this Act “approved organisation” has the meaning given to it in section 67.”.

- (6) In section 53 (persons by whom marriages are to be registered), after paragraph (b) there is inserted—
 - “(ba) in the case of a marriage solemnized according to the usages of an approved organisation, a registered officer of that organisation;”.
- (7) In section 54 (provision of marriage register books by Registrar General), in subsection (1) after the words “the Society of Friends,” there is inserted “registering officer of an approved organisation”.
- (8) In section 55 (manner of registration of marriages)—
 - (a) in subsection (1) after the words “the Society of Friends” there is inserted “or of an approved organisation”; and
 - (b) in subsection (1)(b) after the words “the Society of Friends” there is inserted “or of an approved organisation” and after the words “the said Society” there is inserted “or organisation”.
- (9) In section 57 (quarterly returns to be made to superintendent registrar), in subsection (1) after the words “the Society of Friends” there is inserted “or of an approved organisation”.
- (10) In section 59 (custody of register books) after the words “the Society of Friends” there is inserted “or of an approved organisation”.

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- (11) In section 60 (filled register books) in subsection (1), paragraph (b), after the words “registering officer of the Society of Friends” there is inserted “or of an approved organisation”; after the words “members of the Society of Friends” there is inserted “or of the said organisation”, and after the words “the said Society” there is inserted “or organisation”.
- (12) In section 63 (searches in register books) after the words “the Society of Friends” there is inserted “or of an approved organisation”.
- (13) In section 67 (interpretation of Part IV), there are inserted in the list of definitions the following—
- ““approved organisation” means an organisation approved by the Registrar General under section 47A of this Act;” and
- ““registering officer of an approved organisation” means a person whom the principal officer of the said organisation certifies in writing under his or her hand to the Registrar General to be a registering officer in England or Wales of that organisation;”;
- and in the definition of “superintendent registrar” after paragraph (b) there is inserted—
- “(ba) in the case of a marriage registered by a registering officer of an approved organisation, the superintendent registrar of the registration district which is assigned by the Registrar General to that registering officer;”.
- (14) In section 75 (offences relating to solemnization of marriages) in subsection (1), paragraph (a), after the words “the Society of Friends” there is inserted “or of an approved organisation”; and in subsection (2), paragraph (a), after the words “the Society of Friends” there is inserted “or of an approved organisation.”.

Kate Green
 Stephen Williams
 Kelvin Hopkins
 Dr Julian Huppert
 Chris Bryant
 Stephen Gilbert

Mike Weatherley

Not called **19**

Clause 2, page 3, line 28, at end insert—

‘(iA) section 47A (marriage according to the usages of approved organisations).’.

Marriage (Same Sex Couples) Bill, *continued*

Kate Green
Stephen Williams
Kelvin Hopkins
Dr Julian Huppert
Chris Bryant
Stephen Gilbert

Mike Weatherley

Not called 20

Clause 5, page 6, line 29, after 'solemnized', insert 'and includes an organisation approved under section 47A(1).'

Kate Green
Stephen Williams
Kelvin Hopkins
Dr Julian Huppert
Chris Bryant
Stephen Gilbert

Mike Weatherley

Not called 21

Schedule 7, page 49, line 16, after 'celebrated', insert 'and includes an organisation approved under section 47A(1).'

REMAINING PROCEEDINGS ON CONSIDERATION

Civil union

Greg Mulholland
Charlotte Leslie

Not called NC14

To move the following Clause:—

- (1) Two people, whether they are of different or the same sex, may enter into a civil union if—
 - (a) they are both aged 18 or over;
 - (b) they are not within prohibited degrees of relationship;
 - (c) they are not currently in a civil union with someone else.
 - (2) A civil union must be solemnized by a Registrar.
 - (3) No religious service is to be used while the civil union registrar is officiating at the signing of a civil union document.
 - (4) A civil union ends only on death, dissolution or annulment.
 - (5) The Marriage Act 1949 is repealed.'
-

Marriage (Same Sex Couples) Bill, *continued*

Marriage solemnized other than at a religious ceremony to be termed Civil Marriage

Simon Hughes

Not called **NC18**

To move the following Clause:—

- ‘(1) Any marriage solemnized (whether before or after the passing of this Act) under Part 3 of the Marriage Act 1949 (Marriage under Superintendent Registrar’s Certificate), the Marriage (Registrar General’s Licence) Act 1970 or an Order in Council made under Part 1 or 3 of Schedule 6 (other than a marriage according to religious rites and usages) shall be termed a Civil Marriage.
 - (2) The Secretary of State or Lord Chancellor may, by order, make such provision (including provision amending UK legislation) as the Secretary of State or Lord Chancellor considers appropriate in consequence of this section.’
-

Simon Hughes

Not called **58**

Clause **9**, page **9**, line **5**, at end insert ‘and such a marriage shall be a civil marriage’.

Dr Julian Huppert

Withdrawn **15**Clause **9**, page **10**, line **24**, at end add—

- ‘(9) Where a civil partnership formed under part 1, section 96 of the Civil Partnership Act (Civil Partnership with former spouse) is converted into a marriage under this section—
 - (a) the civil partnership ends on the conversion, and
 - (b) if both partners so elect, the resulting marriage is to be treated as having subsisted since the marriage dissolved under Schedule 2 of the Gender Recognition Act 2004 was formed.’
-

Secretary Maria Miller

Agreed to **25**

Clause **11**, page **11**, line **8**, leave out from ‘other’ to end of line 10 and insert ‘ecclesiastical law (whether or not contained in England and Wales legislation, and, if contained in England and Wales legislation, whenever passed or made)’.

Simon Hughes

Not called **59**Clause **15**, page **12**, line **15**, at end insert—

- ‘(ba) an order under section (*Marriage solemnized other than at a religious ceremony to be termed Civil Marriage*).

Marriage (Same Sex Couples) Bill, *continued*

Secretary Maria Miller

Agreed to 26

Clause 15, page 12, line 36, leave out from 'order' to 'would' in line 38 and insert 'or regulations under this Act, except an order under section 18(3), containing provision which'.

Secretary Maria Miller

Agreed to 27

Clause 15, page 12, line 40, leave out 'consult' and insert 'obtain the consent of'.

Secretary Maria Miller

Agreed to 28

Clause 15, page 12, line 41, leave out from 'order' to 'would' in line 42 and insert 'or regulations under this Act, except an order under section 18(3), containing provision which'.

Secretary Maria Miller

Agreed to 51

Clause 17, page 14, line 1, at end insert ', except for section (*Review of civil partnership*)'.

Secretary Maria Miller

Agreed to 52

Clause 17, page 14, line 5, at end insert ', except for section (*Review of civil partnership*)'.

Secretary Maria Miller

Agreed to 29

Schedule 2, page 21, line 26, leave out sub-paragraph (5).

Secretary Maria Miller

Agreed to 30

Schedule 3, page 23, line 30, leave out from beginning to 'legislation' in line 32 and insert 'In existing England and Wales'.

Simon Hughes

Not selected 65

Schedule 3, page 23, line 34, after 'couple', insert 'or a couple whereby at least one person identifies as non-gender or bi-gender'.

Simon Hughes

Not selected 66

Schedule 3, page 23, line 36, after 'couple', insert 'or a couple whereby at least one person identifies as non-gender or bi-gender'.

Marriage (Same Sex Couples) Bill, *continued*

Simon Hughes

Not selected 67

Schedule 3, page 23, line 38, after ‘sex’, insert ‘or a person who identifies as non-gender or inter-gender’.

Secretary Maria Miller

Agreed to 31

Schedule 3, page 24, line 7, leave out ‘which has effect as indicated in section 11(2)’.

Secretary Maria Miller

Agreed to 32

Schedule 3, page 24, line 21, leave out ‘which has effect as indicated in section 11(2) and’.

Secretary Maria Miller

Agreed to 33

Schedule 4, page 26, line 28, leave out from ‘courts)’ to end of line 30 on page 27 and insert ‘is amended in accordance with this paragraph.

(2) Subsection (1): after “entertain” insert “any of the following proceedings in relation to a marriage of a man and a woman”.

(3) After subsection (5) insert—

“(5A) Schedule A1 (jurisdiction in relation to marriage of same sex couples) has effect.”.

(4) Subsection (6): after “Wales” insert “(whether the proceedings are in respect of the marriage of a man and a woman or the marriage of a same sex couple)”.

7 Section 6 (miscellaneous amendments, transitional provision and savings), subsection (3): after “Act” (in the first place) insert “, or by virtue of Schedule A1 to this Act,”.

8 Before Schedule 1 insert—

“SCHEDULE A1

JURISDICTION IN RELATION TO MARRIAGE OF SAME SEX COUPLES

Introduction

1 This Schedule shall have effect, subject to section 6(3) and (4), with respect to the jurisdiction of the court to entertain any of the following proceedings in relation to a marriage of a same sex couple—

- (a) proceedings for divorce, judicial separation or nullity of marriage;
- (b) proceedings for an order which ends a marriage on the ground that one of the couple is dead; and
- (c) proceedings for a declaration as to the validity of a marriage.’.

Marriage (Same Sex Couples) Bill, *continued*

Secretary Maria Miller

Schedule 4, page 27, line 32, leave out ‘a divorce order’ and insert ‘divorce’. *Agreed to* 34

Secretary Maria Miller

Schedule 4, page 28, line 3, leave out ‘a nullity order’ and insert ‘nullity of marriage’. *Agreed to* 35

Secretary Maria Miller

Schedule 4, page 28, line 28, leave out from ‘for’ to ‘even’ in line 29 and insert ‘divorce, judicial separation or nullity of marriage’. *Agreed to* 36

Secretary Maria Miller

Schedule 4, page 28, line 32, leave out from ‘for’ to end of line 38 and insert ‘an order which ends a marriage on the ground that one of the couple is dead on an application made by the other of the couple (“the applicant”) if (and only if)—
 (a) at the time the application is made, the High Court does not have jurisdiction to entertain an application by the applicant under section 1 of the Presumption of Death Act 2013 for a declaration that the applicant’s spouse is presumed to be dead, and’.

Secretary Maria Miller

Schedule 4, page 28, line 44, leave out ‘of validity’ and insert ‘as to the validity of a marriage’. *Agreed to* 38

Secretary Maria Miller

Schedule 4, page 29, line 47, at end insert—
 ‘8A (1) Schedule 1 (staying of matrimonial proceedings in England and Wales: interpretation), paragraph 2: after “kinds” insert “(whether relating to a marriage of a man and a woman or a marriage of a same sex couple)”.

Transitory provision until commencement of Presumption of Death Act 2013

- 8B (1) This paragraph applies if section 1 of the Presumption of Death Act 2013 has not come into force at the time when the amendments of the Domicile and Matrimonial Proceedings Act 1973 made by the other provisions of this Part of this Schedule come into force.
- (2) Schedule A1 to the Domicile and Matrimonial Proceedings Act 1973 has effect with the following modifications until section 1 of the Presumption of Death Act 2013 comes into force.
- (3) Paragraph 1 has effect with the following provision substituted for paragraph (b)—
 “(b) proceedings for death to be presumed and a marriage to be dissolved in pursuance of section 19 of the Matrimonial Causes Act 1973; and”.
- (4) Schedule A1 has effect with the following provision substituted for paragraph 3—

Marriage (Same Sex Couples) Bill, *continued*

- “3 The court has jurisdiction to entertain proceedings for death to be presumed and a marriage to be dissolved if (and only if)—
- (a) the applicant is domiciled in England and Wales on the date when the proceedings are begun,
 - (b) the applicant was habitually resident in England and Wales throughout the period of 1 year ending with that date, or
 - (c) the two people concerned married each other under the law of England and Wales and it appears to the court to be in the interests of justice to assume jurisdiction in the case.”’.

Caroline Lucas
Greg Mulholland
Mike Freer

Not called 49

Schedule 4, page 33, leave out from line 42 to line 4 on page 34 and insert—
(2) Omit sub-paragraph (1).’.

Secretary Maria Miller

Agreed to 40

Schedule 4, page 34, line 4, at end insert ‘, or
(c) married to a person of the same sex in a relevant gender change case.
(1B) The reference in sub-paragraph (1A)(c) to a relevant gender change case is a reference to a case where—
(a) the married couple were of the opposite sex at the time of their marriage, and
(b) a full gender recognition certificate has been issued to one of the couple under the Gender Recognition Act 2004.”’.

Secretary Maria Miller

Agreed to 41

Schedule 4, page 34, line 13, after ‘(2)’ insert ‘—
(a) paragraph (a): after “man” insert “, or a woman in a relevant gender change case,”;
(b) ’.

Secretary Maria Miller

Agreed to 42

Schedule 4, page 34, line 18, after ‘woman’ insert ‘(other than in a relevant gender change case)’.

Secretary Maria Miller

Agreed to 43

Schedule 4, page 34, line 27, at end insert—
() After subsection (9) insert—
“(10) In relation to an earner who is a woman, a reference in this section to a relevant gender change case is a reference to a case where—
(a) the earner is a woman by virtue of a full gender recognition certificate having been issued under the Gender Recognition Act 2004, and

Marriage (Same Sex Couples) Bill, *continued*

- (b) the marriage of the earner and her widow (that ends with the earner's death) subsisted before the time when the certificate was issued.

(11) This section is subject to regulations under section 38A.”’.

Secretary Maria Miller

Agreed to 44

Schedule 4, page 34, line 29, after ‘woman’ insert ‘or a woman married to a woman in a relevant gender change case’.

Secretary Maria Miller

Agreed to 45

Schedule 4, page 34, line 32, after ‘woman’ insert ‘(other than in a relevant gender change case)’.

Secretary Maria Miller

Agreed to 46

Schedule 4, page 34, line 34, at end insert—

‘() After subsection (3) insert—

“(4) In relation to an earner who is a woman, a reference in this section to a relevant gender change case is a reference to a case where—

- (a) the earner is a woman by virtue of a full gender recognition certificate having been issued under the Gender Recognition Act 2004, and
- (b) the marriage of the earner and her widow (that ends with the earner's death) subsisted before the time when the certificate was issued.

(5) This section is subject to regulations under section 38A.”’.

Secretary Maria Miller

Agreed to 47

Schedule 4, page 34, line 35, leave out paragraph 20 and insert—

‘20 (1) Section 37 (alteration of rules of contracted-out schemes) is amended as follows.

(2) For subsection (4) substitute—

“(4) The reference in subsection (3) to a person entitled to receive benefits under a scheme includes a person who is so entitled by virtue of a qualifying relationship only in such cases as may be prescribed.

(5) For that purpose a person is entitled to receive benefits by virtue of a qualifying relationship if the person is so entitled by virtue of being—

- (a) the widower of a female earner;
- (b) the widower of a male earner;
- (c) the widow of a female earner, except where it is a relevant gender change case; or
- (d) the survivor of a civil partnership with an earner.

(6) In relation to a widow of a female earner, the reference in subsection (5)(c) to a relevant gender change case is a reference to a case where—

Marriage (Same Sex Couples) Bill, *continued*

- (a) the earner is a woman by virtue of a full gender recognition certificate having been issued under the Gender Recognition Act 2004, and
- (b) the marriage of the earner and her widow (that ends with the earner's death) subsisted before the time when the certificate was issued.

(7) This section is subject to regulations under section 38A.”.

20A Before section 39 insert—

“38A Regulations about relevant gender change cases

- (1) The Secretary of State may, by regulations, make provision for—
 - (a) section 17,
 - (b) section 24D, or
 - (c) section 37,
 to have its special effect in relevant gender change cases only if conditions prescribed in the regulations are met.
- (2) Regulations under subsection (1) may, in particular, prescribe conditions that relate to the provision of information by—
 - (a) one or both of the members of married same sex couples, or
 - (b) the survivors of such couples.
- (3) The Secretary of State may, by regulations, make further provision about cases where (because of regulations under subsection (1))—
 - (a) section 17,
 - (b) section 24D, or
 - (c) section 37,
 does not have its special effect in relevant gender change cases.
- (4) Regulations under subsection (3) may, in particular, provide for the section in question to have its ordinary effect in relevant gender change cases.
- (5) Regulations under subsection (1) or (3) may, in particular, modify or disapply any enactment that concerns information relating to—
 - (a) the gender or sex of a person, or
 - (b) the change of gender or sex of a person,
 including any enactment that concerns requests for, or disclosure of, such information.
- (6) In this section, in relation to section 17, 24D or 37—
 - (a) “relevant gender change case” has the same meaning as in that section;
 - (b) “special effect” means the effect which the section has (if regulations under subsection (1) of this section are ignored) in relation to relevant gender change cases, insofar as that effect is different from the section's ordinary effect;
 - (c) “ordinary effect” means the effect which the section has in relation to same sex married couples in cases that are not relevant gender change cases.”.

Marriage (Same Sex Couples) Bill, continued

Dr Julian Huppert

Not called 13

Schedule 5, page 36, leave out lines 10 to 37 and insert—

‘Section 4 (successful applications): for subsections (2) and (3) substitute—

“(2) The certificate is to be a full gender recognition certificate if—

- (a) the applicant is not a civil partner and does not request an interim gender recognition certificate,
- (b) or the applicant is a civil partner who does not request an interim gender recognition certificate and the Panel has decided to issue a full gender recognition certificate to the other party to the civil partnership.

(3) The certificate is to be an interim gender recognition certificate if either—

- (a) the applicant is a party to a protected civil partnership and the other party to the civil partnership has not made an application under section 1(1).
- (b) the applicant is a party to a protected civil partnership and the Panel had decided not to issue a full gender recognition certificate to the other party to the civil partnership,
- (c) or the applicants is party to a protected marriage, requests an interim gender recognition certificate and the application includes a statutory declaration of consent from the applicant’s spouse.

(3A) If a gender recognition panel issues a full gender recognition certificate under this section to an applicant who is a party to a marriage or civil partnership, the panel must give the applicant’s spouse notice of the issue of the certificate.”.’.

Dr Julian Huppert

Not called 14

Schedule 5, page 39, line 39, leave out ‘(by virtue of section 4(2)(b) or (4A))’.

Hugh Bayley
 Caroline Lucas
 Kelvin Hopkins
 Jeremy Corbyn
 John Cryer
 Dr Julian Huppert

Not called 18

Schedule 5, page 40, line 18, at end insert—

‘One-off compensation payment to couples whose marriages were annulled to permit a person to obtain a gender recognition certificate

9A Schedule 4 (Effect on Marriage): at beginning insert—

“(1) This section applies to a formerly married couple whose marriage was annulled in order to permit one or both partners to that marriage to obtain a full gender recognition certificate, provided that—

- (a) the marriage was annulled following the coming into force of the Gender Recognition Act 2004, and
- (b) the formerly married couple either—
 - (i) formed a civil partnership with each other within six months of the annulment of their marriage, and continue to maintain their civil partnership, or

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- (ii) have continued to live together as a couple in the same household since the annulment of their marriage.
- (2) The couple shall be compensated from public funds to the amount of £1,000 by way of apology for the distress and costs incurred as a result of the annulment of their marriage.”.’.

Hugh Bayley
 Caroline Lucas
 Mr Andrew Mitchell
 Dr Julian Huppert
 Jeremy Corbyn
 Glenda Jackson

Not called 22

Schedule 5, page 40, line 18, at end insert—

‘Reinstatement of marriages annulled to permit a person to obtain a gender recognition certificate

9A Schedule 4 (Effect on Marriage): at beginning insert—

- “(1) This section applies to a formerly married couple whose marriage was annulled in order to permit one or both partners to that marriage to obtain a full gender recognition certificate, provided that—
- (a) the couple have continued to live together in the same household since the annulment of their marriage, and
- (b) both partners to the former marriage give notice to a registrar that they wish their marriage to be reinstated.
- (2) When notice is given under (1)(b), the marriage shall be reinstated with effect from the date the couple give notice to have it reinstated.”.’.

Dr Julian Huppert

Not called 16

Schedule 5, page 40, leave out lines 30 and 31 and insert—

- ‘(a) the registration of qualifying marriages,
- (b) the registration of qualifying civil partnerships,
- (c) the issue of replacement marriage certificates displaying the new details of the parties to the marriage but maintaining the original date,
- (d) the issue of replacement birth certificates where the application is shown on the certificate, with the consent of the other parent named and—
- (i) where the child has reached 16 years of age, the consent of the child to whom the birth certificate relates,
- (ii) where the child has not yet reached the age of 16 years, the consent of the other parent named on the birth certificate, where present.’.

Secretary Maria Miller

Agreed to 48

Schedule 6, page 45, line 31, at end insert—

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- (2) In the case of an Order in Council containing provision which would (if contained in an Act of the Scottish Parliament) be within the legislative competence of that Parliament, no recommendation is to be made to Her Majesty under this paragraph unless the Scottish Ministers have been consulted.
- (3) In the case of an Order in Council containing provision which would (if contained in an Act of the Northern Ireland Assembly) be within the legislative competence of that Assembly, no recommendation is to be made to Her Majesty under this paragraph unless the Department of Finance and Personnel has been consulted.’.

Dr Julian Huppert

Not called 12

Schedule 7, page 50, line 37, at end insert—

‘24A Section 12 (grounds on which a marriage is voidable): omit paragraph (h).’.

Mr David Burrowes

Not called 50

Schedule 7, page 52, line 26, at end add—

Public Order Act 1986 (c. 64)

- 42 (1) The Public Order Act 1986 is amended as follows.
 (2) For Section 29JA (protection of freedom of expression (sexual orientation)) substitute—

“Section 29JA (protection of freedom of expression (sexual orientation))

In this part, for the avoidance of doubt, the discussion or criticism of sexual conduct or practices or the urging of persons to refrain from or modify such conduct or practices or the discussion or criticism of same-sex marriage shall not be taken of itself to be threatening or intend to stir up hatred.”.’.

Simon Hughes

Not selected 61

Title, line 1, after ‘the’ insert ‘civil’.

Simon Hughes

Not selected 62

Title, line 3, after ‘to’ insert ‘civil’.

Simon Hughes

Not selected 63

Title, line 3, after ‘the’ insert ‘civil’.

Marriage (Same Sex Couples) Bill, *continued*

Secretary Maria Miller

Agreed to **54**

Title, line 4, after 'overseas,' insert 'and for the review of civil partnership,'.
