

Redress for Survivors (Historical Child Abuse in Care) (Scotland) Bill – Printing changes after the Bill As Passed (SP Bill 79B) Session 5, 2021

Printing changes are changes to the text of a Bill for which amendments are not considered necessary, or which, relating to non-legislative text, cannot be made by amendment. Printing changes will not be made that would alter the legal effect of the Bill. Clerks are responsible for making a judgement in each case as to whether a printing change is appropriate. Further explanation of printing changes can be found in the [Guidance on Public Bills](#), paragraphs 4.45-4.47.

This document outlines the printing changes that have been made following publication of the Redress for Survivors (Historical Child Abuse in Care) (Scotland) Bill As Passed and prior to Royal Assent and publication of the Act.

Section/schedule, page and line number references are to the Bill As Passed (SP Bill 79B) Session 5, 2021

Section/ Schedule	Page	Line	Printing change made and explanation
1	1	11	“redress activity” changed to “redress-related activity” to accurately reflect the contents of the Bill (in particular, to include section 94).
1	2	19	“which may have been” inserted after “determinations” to accurately reflect the terms of section 72(1).
1	2	20	“or provided” inserted after “required” to accurately reflect the terms of section 83.
8A	4	37	“and” added after penultimate paragraph for consistency of style.
9	5	10	“a function” changed to “the functions” for clarity (and noting that words in the singular include the plural by virtue of section 22 of Interpretation and Legislative Reform (Scotland) Act 2010).
12	6	37	“contributor” inserted before “list” for consistency with the other subsections.
12	7	17	“voluntary” removed from before “organisation” for consistency of style with section 13(1A)(b).
18	9	19	Italic heading before section 18 changed to “Meanings of “relevant care setting” and “resident” in order to take account of section 20.
27	15	17	“and” moved from after paragraph (c) to after paragraph (d) as the penultimate paragraph in the subsection.
29	17	6	“and” inserted after paragraph (a) for consistency of style with sections 41(5)(a), 45(4)(a) and 57(7)(a).
54	29	30	Section heading changed to “Procedure for a review” in the singular for consistency with sections 52 and 55.
56	30	34	Section heading changed to “Period for which offer valid following a review” to accurately reflect the contents of the section.

58	32	2	Chapter heading before section 58 changed to “Applications affected by convictions for serious offences” to accurately reflect the content of the chapter.
58	32	11	“or” inserted between paragraphs (a)(iii) and (b) for consistency of style with paragraph (a)(ii).
60	34	9	Section heading changed to “Review of determination made under section 58” for consistency with sections 24, 50 and 65.
63	35	33	“who” after “(a “nominated beneficiary”)” corrected to “whom”.
71	41	2	Chapter heading before section 71 changed to “Redress payments or determinations made in error” to take account of section 90A which was added by amendment 127 at Stage 2.
71	41	3	Section heading changed to “Liability for redress payments made in error” to take account of section 90A which was added by amendment 127 at Stage 2.
74	43	33	“or” moved from after paragraph (a) to after paragraph (b) as the penultimate paragraph.
75	44	21	“for the purpose of” changed to “under” to better reflect the effect of section 72(9).
76	44	33	Chapter heading before section 76 changed to “Provision of information and evidence” for consistency with references throughout the chapter.
76	44	34	Section heading changed to “Power of the Scottish Ministers to require the provision of evidence” to more accurately reflect the content of the section.
78	46	8	Section heading changed to “Redress Scotland's power in relation to information and evidence” to better reflect the content of the section.
78A	46	20	Section heading changed to “Applicant access to information and evidence” to better reflect the content of the section.
80	47	7	Section heading changed to “Offences of failure to provide, and of tampering with, information or evidence” to better reflect the content of the section.
81	47	27	“official” corrected to “individual”, for consistency with the rest of the section.
83	48	30	Commas inserted around the term “or made under” for consistency of style.
84	49	18	“or” removed for consistency of style.
87	51	13	Italic heading changed to “Payment of costs and expenses” for consistency with terminology throughout the Bill.
88A	52	1	Italic heading changed to “Payment of fees for legal work” to better reflect the content of sections 88A to 88E as inserted by amendments at Stage 2.

88A	52	2	“the” inserted before “Scottish Ministers” in the section heading for consistency of style throughout the Bill.
88B	52	22	“the” inserted before “Scottish Ministers” in the section heading for consistency of style throughout the Bill.
88C	53	6	“and” removed after sub-paragraph (iii) for consistency with other non-exhaustive lists (see for example sections 84(4), 87(3) and 91(2)).
88D	54	6	“and” removed after paragraph (e) for consistency with other non-exhaustive lists.
90A	54	36	“or” inserted after paragraph (c) for consistency of style.
96	59	28	“has the meaning given by” changed to “is to be construed in accordance with” to better reflect the effect of section 41.