



Marriage and Civil Partnership (Scotland) Act 2014

2014 asp 5

PART 2

CIVIL PARTNERSHIP

26 Recognition of overseas relationships

- (1) The 2004 Act is amended as follows.
- (2) In section 214 (general conditions in relation to recognition of overseas relationships)
 - (a) after paragraph (b) insert—
 - “(ba) the relationship is not one of marriage,” and
 - (b) in paragraph (c), for the words from the second “or” to the end substitute “but are not treated as married”.
- (3) In schedule 20 to the 2004 Act (specified relationships), the following entries are repealed—

“Argentina	marriage”,
“Belgium	marriage”,
“Brazil	marriage”,
“Canada	marriage”,
“Denmark	marriage”,
“Iceland	marriage”,

Changes to legislation: There are currently no known outstanding effects for the Marriage and Civil Partnership (Scotland) Act 2014, Section 26. (See end of Document for details)

“Mexico: Mexico City Federal District	marriage”,
“Netherlands	marriage”,
“Norway	marriage”,
“Portugal	marriage”,
“South Africa	marriage”,
“Spain	marriage”,
“Sweden	marriage”,
“United States of America: California	marriage”,
“United States of America: Connecticut	marriage”,
“United States of America: District of Columbia	marriage”,
“United States of America: Iowa	marriage”,
“United States of America: Massachusetts	marriage”,
“United States of America: New Hampshire	marriage”,
“United States of America: New York	marriage”,
“United States of America: Vermont	marriage”.

Commencement Information

II S. 26 in force at 16.12.2014 by S.S.I. 2014/287, art. 3, Sch. (with art. 5)

Changes to legislation:

There are currently no known outstanding effects for the Marriage and Civil Partnership (Scotland) Act 2014, Section 26.