

EXECUTIVE COUNCIL

PUBLIC

Title:	Revised Laws Project - Law Revision and Publication Bill 2017 (including recommendations for updating adopted UK laws)
Paper Number:	11/17
Date:	8 February 2017
Responsible Director:	Attorney General
Report Author:	Statute Law Commissioner
Portfolio Holder:	MLA Roger Edwards - Treasury, Finance, & Regulatory Services
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Previous papers:	165/16 - Second Project Management Report to ExCo (Sept 16) 151/16 - Updating Adopted UK Statutes from 2017 (Sept 16) 152/16 - Options for Hosting of Laws Publication Database (Sept 16) 139/16 - Second Advisory Committee Report to ExCo (July 16) 59/16 - First Project Management Report to ExCo (Mar 16) 36/16 - First Advisory Committee Report to ExCo (Feb 16) 225/15 - Updating Adopted UK Statutes from 2017 (Dec 15) 164/15 - Revised Laws Project - Project Initiation (Sept 15)
List of Documents:	Annex - Law Revision and Publication Bill

1. Recommendations

Honourable Members are recommended:

- (a) to approve the Law Revision and Publication Bill 2017 for publication and commencement of the legislative process (ie submission to the Legislative Assembly at its meeting of 23 February 2017);
- (b) to agree that minor corrections and alterations may be made to the Bill and its Schedules by the Statute Law Commissioner prior to publication.

2. Additional Budgetary Implications

There are no additional budgetary implications.

3. Executive Summary

- 3.1 The Law Revision Paving Ordinance 2015 authorised the Statute Law Commissioner to prepare a statute law database and to consider arrangements for making the database accessible (primarily through the internet).
- 3.2 A further Bill, the Law Revision and Publication Bill, is now required for the Legislative Assembly to authorise publication of the database, and to make other arrangements, including the ongoing appointment of a Statute Law Commissioner, who is to be responsible for the upkeep and maintenance of the database.
- 3.3 Schedule 1 to the Bill is of particular significance because this contains a list of the United Kingdom laws which it is proposed apply as our adopted UK laws on the date of first publication of the laws database, ie the list reflects the recommendations for updating our adopted UK law (which is currently largely frozen as it applied on 31 July 2004).
- 3.4 The Bill is annexed to this paper with a request for Executive Council approval of publication of the Bill and submission to the 23 February meeting of the Legislative Assembly.
- 3.5 It is anticipated that Members will wish to take some time to consider the detail of the Bill in Select Committee, so 10 half-day meetings have been provisionally scheduled in March and April (ie an estimate of up to 5 full days is given for consideration of the Bill and its Schedules, which would allow the Assembly to consider the proposed updating of adopted UK law in some detail should it wish to do so). It is intended that the results of consultation on the Bill will be made available to the Select Committee and Executive Council in March, allowing consideration of any necessary amendments arising from the consultation.

4. Background and Links to Islands Plan

- 4.1 The Falkland Islands Government's Islands Plan 2014-18 states that it will produce and maintain an authoritative statement of Falkland Islands legislation that will be freely and publicly accessible. This project is the means by which that laws publication will be produced, and includes plan for maintenance of the law publication going forward from June 2017. The basis for the project is detailed in the Project Initiation Document.
- 4.2 The Law Revision Paving Ordinance 2015 authorised the Statute Law Commissioner to prepare a statute law database for online publication, and envisaged that the laws publication would occur no later than 31 March 2017.
- 4.3 Regular project reports to Executive Council and the Assembly have advised of ongoing resource challenges and other reasons for delay, and in September 2016 Executive Council noted and agreed a revised timetable with a target for publication of 31 May 2017. This paper submits the Law Revision and Publication Bill to Executive Council for consideration. The Bill would authorise the proposed 31 May publication and put in place arrangements allowing ongoing publication and maintenance of the law to occur.

4.4 The key background to this project is the fact that the law of the Falkland Islands is currently largely inaccessible. This is a situation which has continued for years during failed projects which have been over-ambitious or ill-considered and have not resulted in delivery of an effective or durable publication. Timely and effective delivery of the project outcome; ie online publication of our laws, is critical if it is not to become a repetition of the weaknesses in past projects.

5. Proposals for adjustment of project plans

5.1 In the face of resource challenges and delays, some project work has had to be compacted and some compromises are proposed to scope. However, quality has been carefully guarded as a critical success factor, regardless of the challenges faced. The statement of laws must be clear, authoritative, complete, reliable and durable, and we are still on track to achieve that.

5.2 There are two main areas which have been impacted by the delays. Firstly, consultation about the laws to be published has started very significantly later than planned, and is not yet complete. For this reason, it is proposed that consultation be simultaneously reported to Select Committee and Executive Council. The risks involved in significant proposals for change arising from the consultation are thought to be low, at least in part because of the proposed reduced scope set out below. The Select Committee is, in any event, the right venue for consideration of views arising from consultation on the project's proposals. This position is recommended, and is reflected as option 1 (see paragraph 6 below).

5.3 Secondly, it is proposed that the scope of the proposals to update adopted UK laws for publication be reduced. Project plans proposed a two stage process to recommendations for updating our adoption of UK laws to coincide with the on-line publication:

- (a) identifying the adopted UK laws whose adoption has been “frozen” in the form those laws took in UK on 31 July 2004, and making recommendations to bring the application of those laws in the Falkland Islands up to date (ie so they apply in FI as they apply in UK, subject to appropriate exceptions); and
- (b) considering all other UK laws made since the last law revision project started (1993), and making recommendations for the fresh adoption of any UK law which addresses a clear and obvious gap in our laws (and if the law is suitable for adoption).

5.4 Whilst the work at described at (a) has been completed, and is reflected in the Bill, it has *not* been possible in the time available to complete the work described at (b).

5.5 It is proposed that the project not be further delayed to allow the completion of this work, but that the work instead be considered for a potential programme of future law revision. This would allow this aspect of proposed updating of adopted law to be considered alongside other priorities for law revision (a separate paper about the potential resourcing of a law revision programme will be submitted for consideration by Executive Council later in the month).

6. Options and Reasons for Recommending Relevant Option

6.1 There are several options for consideration, which are summarised as follows:

- (a) Option 1 - Approve the Bill for publication and submission to the Legislative Assembly on 23 February (recommended option);
- (b) Option 2 - Request that the Bill be returned to Executive Council after consultation on UK laws is concluded (ExCo 29 March: LegAssy 30 March with certificate of urgency, or 27 April without certificate);
- (c) Option 3 - defer consideration of the Bill pending completion of the additional work on UK laws described at paragraph 4.7(b) above.

6.2 Option 1 is recommended because it allows a comfortable period of consideration of the Bill by Select Committee in order to meet the current target of publication of the laws database on 31 May 2017 (the Bill would need to pass at the 27 April Assembly meeting). It is intended that the results of public consultation would be made available for consideration by the Assembly at Select Committee. The Consultation reports would also be made available to Executive Council at its 29 March meeting to enable the subsequent proposal of any government amendments to the Bill arising from that consultation. There is, of course, no guarantee with Option 1 that the Assembly would pass the Bill at its April meeting enabling the current publication target to be met. However, this option gives the best chance of allowing this to happen.

6.3 Option 2 is not recommended because, if the current target for publication is to be met, this would compress the time for consideration of the Bill by the Assembly; essentially reducing that period from two months to one month. However, Executive Council may take the view that it is more important that it considers the results of consultation on the Bill before it is submitted to the Assembly, ie on the basis that this should occur regardless of the risk to the overall timetable. It is certainly possible under option 2 that the Assembly could consider the Bill within the timeframe, but there is a moderate risk that the timeframe would prove inadequate.

6.4 Option 3 is not recommended because the time taken to complete the additional work (estimated at several weeks' work) would mean that it was impossible to meet the target publication date of 31 May.

6.5 A "do nothing" option is not presented here because of the commitment made to completion of this project. Do nothing would essentially involve abandoning the project, which there doesn't seem any reason to contemplate this close to completion.

What are the consequences of delay to laws publication target?

6.6 The project is funded for a period of two years from mid-June 2015, so to complete the project within that two year timeframe and on-budget, publication of the laws database must occur no later than 31 May. This allows a short period for project closure after publication. All "wiggle room" within the existing project timetable has been taken up, and the project is now on a critical path timeframe.

6.7 This means that delay to publication would have resource implications. The project has only one full time member of staff, the Statute Law Commissioner. Decisions have yet to be made about any continuing appointment, meaning that there can be no assumption that the necessary resource might be available to continue the project should it overrun. It should also be noted that Legal Services are currently going through a considerable period of change, which will continue well into the year (and could potentially involve grave resource challenges), so any delay to the project would very likely be negatively affected by this situation. Further, this is the final year of the current Assembly, so pressures and competition for Assembly time would also potentially negatively impact on any overrun of the project.

7. Explanation of Law Revision and Publication Bill

7.1 *Long title* - the long title confirms that the Bill makes provision in connection with the revision and publication of the law of the Falkland Islands. It is not intended that the publication of laws under the Bill will replace publication of legislation in the Gazette; it is anticipated that the Gazette will continue to be the record of enactment of statutes (as required by the section 53 of the Constitution), and the database will be the statutorily authorised method of promulgation of the law.

Part 1 - Introduction

7.2 *Commencement* - Commencement will be by order (currently envisaged for publication of the database on 31 May 2017). The commencement order will need to address transitional issues and consequential amendments (in particular in relation to the application of UK laws).

7.3 Repeals, revocations and amendments

7.3.1 The Revised Edition of the Laws Ordinance authorised the hard copy Revised Laws of the Falkland Islands, and subsequently the publication of the laws on CD-ROM (although the latter was never given effect to, due to flaws in the data incorporated into the CD-ROM). This Ordinance will be repealed to reflect the transfer of authoritative publication of the laws to the statute law database.

7.3.2 The Law Revision (Paving) Ordinance is also to be repealed; having served its function of authorising the preparation of a laws database by the Statute Law Commissioner.

7.3.3 Part X of the Interpretation and General Clauses Ordinance (IGCO) is to be repealed. This Part of the Ordinance makes general provision in relation to the adoption and updating of UK law. This will be entirely replaced by Part 4 of the Bill.

7.3.4 Clause 3(5) provides for a Schedule to repeal and revoke those statutes which have been identified during the revision process for repeal/revocation on the basis of their obsolescence. Relatively few statutes have been identified for repeal or revocation.

Part 2 - Statute Law Commissioner

- 7.4 *Appointment* - Clause 4 makes provision for appointment of the Commissioner, providing sufficient flexibility to allow for whatever decision is to be made by Executive Council about how the post should be filled (a separate paper on this matter will be considered by Executive Council later in the month; by approving the Bill Executive Council is not committing to a full time post nor any particular appointment to the post). The provision allows for the Commissioner to be subject to the supervision of the Attorney General, but also seeks to ensure that the Commissioner's role is sufficiently independent in terms of the advice given by the Commissioner to the Assembly.
- 7.5 *General Functions* - Clause 5 provides, in deliberately simple terms, that the Commissioner is responsible for the revision and publication of the laws of the Falkland Islands. The broad nature of the functions suggests that the Commissioner should have oversight of publication of legislation in the Gazette as well as having the responsibility of providing for publication of the laws in the statute law database (but the Bill is not intended to make new arrangements for the publication of the Gazette).
- 7.6 *Statute law database* - Clause 6 provides that the Commissioner is responsible for publication and maintenance of the official statute law database of the Falkland Islands. The effect of this is later set out in Part 3 of the Bill.
- 7.7 *Revision of the law* - Clause 7 requires the Commissioner to undertake a continual programme of revision of the laws of the Falkland Islands. However, the only element of the revision programme which is stipulated as compulsory is the preparation of up to date lists of UK laws for publication on the database in accordance with part 3, ie this reflects the support already agreed by Executive Council for the process of keeping UK laws up to date as a minimum requirement for ongoing revision. The clause then sets some of the other elements of revision which could also make up a revision programme; ie ordinary consolidation, repeal/revocation, and the "localisation" process of consolidating and replacing adopted UK laws. The clause is not intended to be exhaustive, in terms of limiting what may be included in a programme for revision. The Bill goes on to allow the Assembly to consider any proposals for a programme of revision. As indicated above, a separate paper about the potential resourcing of a law revision programme will be submitted for consideration by Executive Council shortly.
- 7.8 *Annual report* - Clause 8 requires the Commissioner to lay an annual report before the Assembly which will; (a) report on the functionality of the database over the previous year; (b) report on any revision carried out in the previous year; (c) make proposals for further revision over the coming year and in respect of a five year plan; and (d) report on any complaints or feedback which the Commissioner has received about these functions. The Commissioner is required to give effect to any Legislative Assembly recommendations arising from its consideration of the report. This provision is intended to ensure that the Assembly has oversight over the effectiveness of the database, as well as being in control of any programme of revision.

7.9 *Money* - Clause 9 has effect to provide for the Statute Law Commissioner's remuneration to be protected through its own budgetary vote, together with any resources reasonably required by the Commissioner to discharge the duties of the post.

Part 3 - Statute Law Database

7.10 *Requirement to provide the database* - Clause 10 makes the Commissioner responsible for the publication and maintenance of the database; and sets out the Commissioner's objectives in that task. This is set out in terms of a primary objective (serving the needs of Falkland Islands residents), and a secondary requirement to have regard to the needs and preferences of others who may wish to use the database. For the purposes of the primary objective, residence is not defined (and is intended to be given a broad and liberal interpretation).

7.11 *Content of the database* - Clause 11 sets out what the database must contain.

7.11.1 Clauses 11(1)(a) and (b) refer to the complete and up to date text of all Ordinances and subsidiary legislation in force in the Falkland Islands. Some clarification is then provided in clause 11(2)(c) about this requirement.

7.11.2 In practice, although only "in force" legislation is required to be included on the database by this clause, it is intended that legislation will be published on the database as soon as it is made (ie even if it is not yet in force), and that historic "as made" versions will remain on the database even after they are amended and/or consolidated on the database in due course. Additional historic "as made" or consolidated versions of legislation may also be included on the database in future (see clause 12(2)), although resources do not yet allow for that to happen.

7.11.3 Clause 11(c) requires the database to include a list of having force in the Falkland Islands. In practice, it is intended that each entry to a listed UK law will be supplemented by an annotation setting out the extent and nature of application of that law, and will also include a link to a copy of that legislation (ie a link to the most appropriate version of it available on legislation.gov.uk).

7.11.4 Clause 11(d) makes provision for the database to include a list of enactments of other jurisdictions in force in the Falkland Islands.

7.11.5 Clause 11(2) provides some clarification about what must be included in the database, reflecting the following principles:

(a) in compiling the database, the Commissioner is allowed to assume that a version of a law produced in accordance with the Revised Edition of the Laws Ordinance 1991 is authoritative, ie the Commissioner may use the text of the hard copy revised laws as a starting point, and is not bound to look behind that text unless there is an indication of likely inaccuracy;

(b) the database need not also include the original "as made" versions of any amending, repealing or revoking text; provided amendments are incorporated in a consolidation (although, as indicated above, "as made" versions will also be available going forward from May 2017, and potentially historical versions may be added);

(c) in relation to the list of UK laws, the list need not include amending only statutes (the reason for this is the impracticality of identifying and updating every relevant amendment to applicable UK legislation, although as accessibility of UK laws improves through the availability of consolidated versions on legislation.gov.uk, that information will be made available through appropriate links or incorporated into the FI database; as technology allows).

7.11.6 Clauses 11(3) and (4) incorporate flexibility for the potential to include additional information on the database, and set out a framework for the Commissioner to have regard to the guidance and directions of appropriate stakeholders in taking steps to include any additional information.

7.12 *Maintenance of the database* - Clause 12 imposes an obligation on the Law Commissioner to keep the database up to date at all times. A very important feature of securing the technical solution was to ensure that the database is easy to update in-house; by being able to both upload the laws “as made” and to incorporate amendments into consolidations. The fact that it is uncommon for Bills to be significantly amended at a late stage in their passage through the Assembly, combined with the technology which we have secured, means that, in reality it should be possible to keep the database up to date almost immediately, and certainly within a few days at most. As indicated above, this clause also obliges the Commissioner to have regard to the desirability of including historical legislative data on the database.

7.13 *Access to the database* - Clause 13 imposes obligations to ensure accessibility of the database to Falkland Islands residents; treating the internet as the primary means of access, but also having regard to those who do not have internet access, and to other forms of access.

7.14 *Authority* - Clause 14 provides that the database is an authoritative statement of the legislation applying to or in relation to the Falkland Islands by or by virtue of Ordinance. The clause goes on to make provision for the database to be received as evidence. This provision is fundamental to the concept of the database consisting of an accessible and durable repository of the laws of the Falkland Islands. The database on “Day 1” publication reflects what the law ought to be; “the system should be self-verifying by the use of a legislative assertion of authority, subject to appropriate provision for the rectification of errors and infelicities” (Davies/Greenberg, Chapter 7).

7.15 *Rectification of defects*

7.15.1 Clause 15 provides a mechanism for rectification of defects, ie what is to happen where the new legislative statement can be shown later to have been based on a misunderstanding as to the state of the existing law. Whilst, strictly speaking, this is not a question which needs to be considered at all as a matter of law, it must be recognised that errors of research and understanding might have occurred, and must be capable of remedy in a reasonably timely and efficient way.

7.15.2 The mechanism is intended to provide an appropriate balance of flexibility (through the use of secondary legislation) and safeguard (by way of informed scrutiny by the Legislative Assembly).

- 7.15.3 For the avoidance of doubt, the Attorney General will retain the ability to make correction orders in relation to typographical errors of legislation as published in the Gazette (and such orders will be reflected in the database). It is not thought necessary for there to be any similar low level power of correction by the Commissioner of the database, because the process of consolidation (reference clause 7), can be properly understood to include powers of correction of minor errors (with an appropriate drafter's note for the record). Making express mention of particular aspects of consolidation could raise doubts about other aspects, so it is thought to be better left to understanding.
- 7.16 *Costs of maintaining the database* - As with Clause 8 above, it is proposed through Clause 16 that the costs of maintaining and improving the database be protected through its own budgetary vote.
- 7.17 *Charges* - Clause 17 reflects the principle that access to the electronic version of the database for Falkland Islands residents must be free. The clause then provides some flexibility by allowing charges to be made for hard copy extracts if authorised by order, subject to certain safeguards. No detailed policy has yet been formulated for the potential for charging for access (within the appropriate safeguards), but consideration should be given to the advantages of offsetting some of the costs of the database through appropriate charges - in particular in relation to the potential to enhance durability and independence of the database through a move towards self-funding.
- 7.18 *Delegation* - Clause 18 is intended to deal with the practical arrangements which the Commissioner may make for discharge of day to day operation of the database, but to also make clear that the Commissioner remains directly accountable for the accuracy of the database.

Part 4 - Application of United Kingdom Law

- 7.19 *Amendment of the Interpretation and General Clause Ordinance* - Clause 19 amends IGCO to reflect the repeal of Part X of that Ordinance and to replace references to "Imperial Enactments" with references to UK enactments.
- 7.20 *Automatic extension or application of UK legislation* - Clause 20 is intended to replace the first part of section 76 of IGCO; which confirms the principles for interpretation of UK enactments which are applied to the Falkland Islands by UK authorities (ie they are subject to the Interpretation Act 1978 etc).
- 7.21 *Selective application of UK legislation* - Clause 21 is intended to simplify and clarify the way in which UK enactments are adopted in the Falkland Islands - providing for a Schedule to the Bill to consist of an authoritative list of all adopted enactments. The content of the Schedule reflects proposals to update our adopted UK laws in accordance with the policies set out in approved project plans (see paragraph 7.27 below).

7.22 Modification of applicable UK legislation

- 7.22.1 Clause 22 provides for the automatic modification of both adopted UK legislation and, where appropriate, the modification of UK enactments which are applied to the

Falkland Islands by UK authorities. The list of proposed general modifications in Schedule 2 will be consulted on.

7.22.2 It has been deliberately determined not to include a general modification along the lines of that currently contained in section 76 of IGCO:

“...every adopted imperial enactment shall in so far as the context permits be read with the modifications ...specified in the Schedule to this Ordinance and, in so far as not specified, otherwise as may be necessary to render the same applicable to the circumstances of the Falkland Islands”.

7.22.3 It is considered that such generalised amendment, whilst superficially attractive, creates unacceptable uncertainties about the application of adopted United Kingdom law. It creates too wide a discretion for the court to “read into” a statute to make it applicable to “the circumstances of the Falkland Islands”. Without such clause the need for clarity will be highlighted and will need to be amended by the Assembly.

7.23 *UK Secondary legislation* - Clause 23 provides that secondary legislation made under an adopted UK Act will ordinarily also apply in the Falkland Islands. This replaces and clarifies similar existing provision under IGCO.

7.24 *Amendments of UK legislation*

7.24.1 Clause 24 replaces the provisions of IGCO which provided for the “automatic updating” of adopted UK legislation.

7.24.2 Clause 24(1) provides that when a UK enactment is adopted through clause 21, it is adopted with its existing amendments, repeals or modifications.

7.24.3 Clause 24(2) provides that any subsequent enactment that amends the adopted UK enactment also applies in the Falkland Islands.

7.24.4 Clause 24(3) allows exceptions to those general presumptions. This means that UK enactments can be adopted as a particular historical version, or can be adopted without the application of future amendments (ie providing for an affirmative resolution process for the adoption of such amendments, as previously agreed with Executive Council as a matter of principle).

7.24.5 Clause 24(4) clarifies that where there is a difference in the application of adopted UK enactments to England and Wales, it is the English version which applies in the Falkland Islands.

7.25 *Regular review of UK enactments* - Clause 25 requires the Commissioner to report regularly (ordinarily monthly) to the Assembly; providing sufficient information about each aspect of changing UK legislation to enable the Assembly to make informed decisions to control the updating of adopted UK legislation (ie accepting, rejecting or disapplying changes to UK legislation as appropriate to the Falkland Islands). Recommendations which are approved by the Assembly are given effect to by secondary legislation. A mechanism is included so that matters can be brought back to

the Assembly at a future date if the Assembly does not wish to accept the recommendations of the Commissioner.

7.26 *Application of English common law and equity* - Clause 26 provides for the application of English common law and equity (replacing similar provision in section 84 of IGCO).

7.27 *Schedule 1 - additional information*

7.27.1 As indicated above, Schedule 1 contains the lists of UK laws which it is recommended be adopted from the date of publication of the laws on 31 May. The list is based on those UK laws which we have already adopted but which were largely “frozen” in their application to FI as they stood in 2004. The content of the Schedule reflects proposals made to update our adopted UK laws in accordance with the policies set out in approved project plans.

7.27.2 This means that the majority of those laws will reflect the form in which they currently apply in UK (including the application of replacement laws where a particular law has been repealed and replaced). Under the Bill those laws will be adopted by the Falkland Islands as they apply at any particular time in UK (ie lifting the “freeze” and providing for that adoption to keep pace with UK law as it changes).

7.27.3 However, where appropriate, exceptions have been put in place for the adopted law to continue in force as a historic version, where to do otherwise would require detailed policy consideration (which is outside the scope of this project). There is also the option of modifying the future application of an adopted UK law so that any change to it requires the approval of the Assembly (ie the affirmative process) before it may take effect (although no laws have been identified for application of the affirmative process in practice; likely because of the effectiveness of the additional safeguard set out below).

7.27.4 A further modification to adopted law is widely applied to ensure the application of that law does not encroach on the new criminal code reflected in the Crimes Ordinance 2014. This duplicates a modification previously in place under the Crimes Ordinance (section 7 of the Crimes Ordinance 1989). The modification applied in respect of any law which was adopted as part of a general body of English law (which was derived from “1900 English law”) under the provisions of IGCO, rather than adoption under a specific Ordinance. It was stipulated that the adoption of any such law could not have effect to create a criminal offence (or prescribe the punishment or mode of trial of any offence). This modification continues in place under the current Bill in respect of any of those laws. This means that criminal offences can apply under adopted UK laws only if that adoption is based on a bespoke Ordinance in place reflecting a proactive policy decision to adopt specific laws.

7.27.5 An extra column has been added to the Schedule in the copy of the Bill attached to this paper purely for the assistance of Executive Council (and will not be replicated in the Bill as published) to note the nature of the proposed updating. Additional detail will also be provided to Select Committee to allow debate in relation to individual adopted laws.

7.28 *Objects and Reasons.* These will be inserted before the Bill is published, repeating much of the information given above.

8. Resource Implications

8.1 Financial Implications

8.1.1 There will be financial implications arising from passing the Bill, but they are difficult to quantify. That is because the Bill proposes changes to the law in many areas; instead of applying a raft of UK laws as they stood in 2004, we are updating the application of those laws to reflect the laws as they currently stand. This process will take time and will involve a number of Government departments.

8.1.2 In government terms, many changes should be possible to accommodate within existing budgets. In wider economic terms, it is not thought that the changes will have any significant impact. That is because if updating a UK law is likely to raise significant policy issues or have a significant cost element attaching to it (whether for government or the wider community), then the relevant recommendation is to retain the current version of the law. An obvious example is company law. Whilst there are obvious advantages to moving to the modern company administration regime currently operating in UK, the change will have complex policy, practical and cost implications which need to be considered in the proper context rather than within the limited scope of this project. For that reason the recommendation of the project is to retain the Companies Act 1948 and associated adopted UK legislation until such time as a policy review can be advanced by the relevant departments.

8.1.3 In overall terms, the publishing regime proposed by the Bill should produce efficiencies within government and the wider economy. The law will be far easier to identify, understand and apply. On a government level this should not only produce greater efficiencies in legal services, but also more widely in the Directorates responsible for administering relevant laws. However, in some cases, the updated law may require additional administration, so may impact a department's resources, but, as indicated above, should not do so significantly.

8.1.4 Ultimately the financial benefits flowing from the project are anticipated to outweigh any isolated increased costs (see the Project Initiation Document for more detail in the project business case).

8.2 Human Resource Implications

There are no human resource implications.

8.3 Other Resource Implications

Wider resource implications are touched on in paragraph 8.1 above.

9. Legal Implications

The legal implications are set out in paragraph 7 - Explanation of the Law Revision and Publication Bill.

10. Environmental & Sustainability Implications

There are no environmental or sustainability implications.

11. Significant Risks

11.1 There are no significant risks in option 1.

11.2 There is a moderate risk of delay to the project being caused under option 2. If completion of the project *is* delayed, it is considered that there is a high risk that the project will overrun significantly. Failure to publish the laws as planned under the project presents increasing risk of; less efficient legislature, decreasing access to justice, decreasing fairness of government, and less efficient economy.

11.3 The project would be delayed under option 3. The risks arising from project delay are detailed in paragraph 11.2 above.

12. Consultation

12.1 Consultation on the Bill has taken place through the Law Revision Expert Advisory Committee. The Committee did not raise any significant concerns or issues in relation to the Bill and was largely content to recommend it's approval. The points raised by the Committee have been addressed through amendments to the Bill (these included a need to provide some flexibility to a monthly reporting regime, to allow for dissolution of the Assembly, Law Commissioner leave etc).

12.2 A copy of the paper has been provided to our MLA portfolio holders at the same time as senior officers.

13. Communication

Communication about the Bill will be carried out in accordance with the project communication management strategy and stakeholder engagement plan. This includes the ongoing consultations referred to in this paper.

LAW REVISION AND PUBLICATION BILL 2017

(No: of 2017)

(assented to:)

(commencement: in accordance with section 2)

(published:)

A BILL

For

AN ORDINANCE

To make provision in connection with the revision and publication of the law of the Falkland Islands.

BE IT ENACTED by the Legislature of the Falkland Islands—

PART 1

INTRODUCTION

1. Title

This Ordinance is the Law Revision and Publication Ordinance 2017.

2. Commencement

(1) This Ordinance will come into force in accordance with provision made by the Governor by order.

(2) An order under subsection (1) may include consequential and transitional provision.

3. Repeals and revocations

(1) The Revised Edition of the Laws Ordinance 1991 is repealed.

(2) The Law Revision (Paving) Ordinance 2015 is repealed.

(3) Part X of the Interpretation and General Clauses Ordinance 1977 (Imperial Enactments) is repealed.

(4) The Ordinances listed in column 1 of Schedule 3 are repealed and the instruments listed in column 2 of Schedule 3 are revoked.

PART 2

STATUTE LAW COMMISSIONER

4. Appointment

- (1) The Governor must appoint a person as the Statute Law Commissioner.
- (2) The Commissioner holds and vacates office in accordance with terms specified by the Governor on making the appointment.
- (3) The Commissioner's appointment must be notified in the Gazette.
- (4) Appointment as Commissioner may be held separately or together with another appointment.
- (5) Except as provided in subsection (6), the terms of appointment may (but need not) require the Commissioner to report to, and comply with directions of or comply with guidance issued by, the Attorney General or another specified official.
- (6) When discharging the functions of this Ordinance, the Commissioner is required to offer independent advice to the Legislative Assembly and is not subject to the direction of any other person in the formulation of that advice.

5. General functions

The Statute Law Commissioner is responsible for the revision and publication of the laws of the Falkland Islands.

6. Statute law database

Part 3 of this Ordinance provides for the Statute Law Commissioner to be responsible for the publication and maintenance of the official statute law database of the Falkland Islands.

7. Revision of the law

- (1) The Commissioner must undertake a continual programme of revision of the laws of the Falkland Islands.
- (2) The revision programme must include preparation of the lists of United Kingdom enactments required by Part 3.
- (3) The revision programme may include—
 - (a) preparation of consolidations of Ordinances and instruments which have been amended;
 - (b) preparation of Bills for the repeal and revocation of Ordinances and instruments which are no longer of practical utility;
 - (c) preparation of Bills and instruments to replace, through substantive statutory provision, the selective application of United Kingdom enactments under section 21(1).

8. Annual report

(1) The Statute Law Commissioner must lay before the Legislative Assembly an annual report about the performance of the Commissioner's functions under this Ordinance.

(2) The report must, in particular, address the following matters—

- (a) usage statistics for the Statute Law Database (including details of search-activity, download activity, service faults and reliability, and any improvements to the functions supported by the operating software, and details so far as available of use made of facilities for access to hard-copy extracts or archives);
- (b) statistics in respect of the Commissioner's revision programme under this Part during the year to which the report relates;
- (c) specific proposals for priorities and objectives in respect of the Commissioner's revision programme under this Part for the following year;
- (d) a long-term plan for priorities and objectives in respect of the Commissioner's revision programme under this Part for the following 5 years;
- (e) submissions made to the Commissioner about the performance of functions under this Ordinance in the year to which the report relates, together with the Commissioner's response to those submissions.

(3) If the Legislative Assembly debates an annual report under this section and makes recommendations, the Commissioner must give effect to those recommendations.

9. Money

The following moneys will be defrayed out of moneys provided by the Legislative Assembly—

- (a) remuneration of the Statute Law Commissioner; and
- (b) the cost of any resources reasonably required to enable the Commissioner to discharge their duties under this Ordinance.

PART 3

STATUTE LAW DATABASE

10. Requirement to provide the database

(1) The Statute Law Commissioner is responsible for the publication and maintenance of a Statute Law Database of the Falkland Islands.

(2) The Commissioner's primary objective is to ensure that the database serves the needs of residents of the Falkland Islands; but subject to that, the Commissioner must also have regard to the needs and preferences of others who may wish to access the database.

11. Content of the database

(1) The Statute Law Database must contain—

- (a) the complete and up to date text of all Ordinances of the Falkland Islands in force;
- (b) the complete and up to date text of all subsidiary legislation, made under Ordinances of the Falkland Islands, in force;
- (c) a list of United Kingdom enactments having force in the Falkland Islands (by automatic extent or application described in section 20(1), and by selective application in accordance with sections 21(1) and 23); and
- (d) a list of the enactments of other jurisdictions (if any) having force in the Falkland Islands, having been applied in the Falkland Islands by or by virtue of Ordinance of the Falkland Islands.

(2) For the purposes of subsection (1) —

- (a) the Statute Law Commissioner may take as the authoritative text of an Ordinance or of any subsidiary legislation a version produced in accordance with the Revised Edition of the Laws Ordinance 1991 that appears to the Commissioner to be accurate;
- (b) the consolidated text of an Ordinance or of any subsidiary legislation which incorporates every amendment made to it represents the complete and up to date text of the relevant statute, and the Statute Law Database is not required to also include the separate text of any amending Ordinance or instrument which is reflected in the Statute Law Database as part of a consolidation;
- (c) an Ordinance or subsidiary legislation in force does not include an Ordinance or instrument, or a provision of an Ordinance or instrument, which has effect only to repeal or revoke another Ordinance or instrument, or to repeal or revoke a provision of another Ordinance or instrument;
- (d) a list of enactments contained in the Statute Law Database in accordance with subsection (1)(c) or (1)(d) is not required to include any enactment which has force in or in relation to the Falkland Islands only by virtue of its amendment of another enactment having force in or in relation to the Falkland Islands.

(3) The Statute Law Database must also contain any other information specified by the Governor by order.

(4) The Statute Law Database may also contain any other information which the Statute Law Commissioner considers appropriate; and for this purpose the Statute Law Commissioner must —

- (a) have regard to any guidance issued by the Attorney General;
- (b) comply with any directions given by the Speaker of the Legislative Assembly;
- (c) have regard to any guidance given by a member of the judiciary of the Falkland Islands, and

- (d) have regard to any requests made by persons appearing to represent business, consumer or other interests in the Falkland Islands.

12. Maintenance of the database

- (1) The Statute Law Commissioner must aim to keep the Statute Law Database up to date at all times.
- (2) The Commissioner must have regard to the desirability, subject to the availability of resources, of including in the Statute Law Database a facility for accessing historical texts of Ordinances as they had effect at or in relation to particular times.

13. Access to the database

- (1) The Commissioner must aim to ensure that the Statute Law Database is as accessible to all residents of the Falkland Islands as is reasonably practicable.
- (2) In complying with subsection (1) the Commissioner—
 - (a) must treat the internet as the primary means of access to the database, but
 - (b) must also have regard to the needs of those who have no access, or limited access, to the internet, or who prefer to access information in other ways.

14. Authority

- (1) The Statute Law Database is, by virtue of this section, the authoritative statement of the legislation applying to or in relation to the Falkland Islands by or by virtue of Ordinance.
- (2) The following may be received in evidence by a court or tribunal—
 - (a) an electronic extract or download from the database;
 - (b) a document purporting to be a printout of part of the database.
- (3) An electronic document purporting to be an extract or download from the database—
 - (a) must be treated as genuine unless the contrary is proved, and
 - (b) must be treated as an accurate statement of the law at the time to which it relates unless the contrary is proved.
- (4) A hard-copy document purporting to be a printout of part of the database—
 - (a) must be treated as genuine unless the contrary is proved, and
 - (b) must be treated as an accurate statement of the law at the time to which it relates unless the contrary is proved.
- (5) An electronic or hard-copy certificate of the Statute Law Commissioner that an electronic or hard-copy document is an accurate extract of the database must be treated as conclusive for all purposes (subject only to the possibility of the certificate being challenged by way of judicial review).

15. Rectification of defects

(1) This section applies where the Attorney General (as a result of a reference from a court or otherwise) thinks that the text of a provision included in the database is inaccurate as a result of an error in—

- (a) anything done by the Commissioner in pursuance of the functions under section 7,
or
- (b) the processes applied in the incorporation of new Ordinances, or the reflection of revised Ordinances, or the listing of applied UK or other enactments, in the compilation or maintenance of the database.

(2) The Attorney General must lay a report before the Legislative Assembly which—

- (a) identifies the error,
- (b) sets out a proposal for its rectification, and
- (c) if the Attorney General thinks it necessary or desirable to rectify the error by legislation, is accompanied by a draft of an order for that purpose.

(3) A report laid before the Legislative Assembly under subsection (2) must include the views of the Statute Law Commissioner on the matters contained in the report.

(4) If the Legislative Assembly approves a report laid under subsection (2), the Governor may by order make provision in the form of any draft accompanying the report under subsection (2)(c).

(5) An order under subsection (4) may include incidental or transitional provision, including provision for the order or any provision of it to be treated as always having had effect, or as having had effect from a specified time.

16. Costs of maintaining the database

(1) The annual costs of maintaining the Statute Law Database will be defrayed out of moneys provided by the Legislative Assembly.

(2) The annual maintenance costs may include the reasonable costs of making improvements to the Database to ensure continued compliance with this Ordinance.

17. Charges

(1) No charge may be made by or on behalf of the Statute Law Commissioner for access to the electronic version of the Statute Law Database by residents of the Falkland Islands.

(2) Where the Commissioner, in accordance with section 13(2)(b), makes arrangements for the provision of hard-copy extracts of the Statute Law Database, the Governor may, by order, permit the Commissioner to charge, or permit the provider to charge, for provision of the extracts; but—

- (a) charges must be set at a level designed to ensure that, taking one year with another, no profit is made;

(b) the Statute Law Commissioner must aim, subject to the allocation of resources, to provide or arrange for the provision of a subsidy to enable the provision of extracts without charge, or at a reduced charge, in cases of hardship;

(c) the Statute Law Commissioner must consider the feasibility of providing free access within the Falkland Islands to a print version of all or part of the Statute Law Database.

(3) In subsection (1) “charge” does not include costs of internet access levied by a service provider other than the Falkland Islands Government.

(4) Subject to subsections (1) to (3), the Statute Law Commissioner may charge, or permit the imposition of a charge, for electronic or hard-copy access to the Statute Law Database (and any receipts, or an amount equivalent to them, must be applied to the costs of maintenance of the Database).

18. Delegation

(1) Arrangements made by the Statute Law Commissioner for the design, creation, publication and maintenance of the Statute Law Database may involve the delegation of the day-to-day operation and management of the Statute Law Database.

(2) But the Statute Law Commissioner may not enter into arrangements as a result of which the Commissioner is unable to monitor the accuracy of the database, for which the Commissioner remains personally responsible and accountable to—

(a) the Governor,

(b) the Attorney General (if not also the Commissioner), and

(c) the Legislative Assembly.

PART 4

APPLICATION OF UNITED KINGDOM LAW

19. Amendment of the Interpretation and General Clauses Ordinance

(1) The Interpretation and General Clauses Ordinance is amended as follows.

(2) In section 4—

(a) for the definition of “enactment” substitute the following—

““enactment” means—

(a) an Ordinance;

(b) subsidiary legislation made under an Ordinance;

(c) an Act of Parliament which extends to or applies in the Falkland Islands;

(d) subordinate legislation, made under an Act of Parliament, which extends to or applies in the Falkland Islands; and

(e) a provision of anything within paragraphs (a) to (d);”

(b) omit the definition of “imperial enactment”;

(c) for the definition of “law” substitute the following—

“ “law” means any law which for the time being has effect in the Falkland Islands (including a law which has effect in the Falkland Islands by virtue of the Law Revision and Publication Ordinance 2017);”

(d) after the definition of “United Kingdom” insert the following—

“ “UK Act” means an Act of Parliament;

“UK enactment” means a UK Act or instrument;

“UK instrument” means subordinate legislation under an Act of Parliament;”.

(3) Part X (Imperial Enactments) ceases to have effect.

20. Automatic extension or application of UK Legislation

(1) This section applies to any UK enactment (or any provision of a UK enactment) which extends to or applies in the Falkland Islands by virtue of—

(a) express or implied provision of the enactment, or

(b) provision of another UK enactment.

(2) An enactment to which this section applies is to be construed and applied in accordance with any provision that applies to the enactment in its application to England and Wales (including, in particular, the Interpretation Act 1978, but subject to any express modifications or contrary indications).

(3) Subsection (2) is subject to section 22.

21. Selective application of UK legislation

(1) The UK enactments listed in Schedule 1 apply in the Falkland Islands (by virtue of this section).

(2) The list in Schedule 1 may be amended by order under section 25(8) (or by Ordinance).

(3) A UK enactment which is not listed in Schedule 1 does not apply in the Falkland Islands; but this subsection is subject to any automatic extent or application described in section 20.

22. Modification of applicable UK Legislation

(1) This section applies to UK enactments which apply in the Falkland Islands in accordance with sections 21 or 23.

(2) This section also applies to a UK enactment (UK Law 1) which extends to or applies in the Falkland Islands by automatic extent or application described in section 20 if the UK enactment by virtue of which UK Law 1 extends to or applies in the Falkland Islands provides for the extent or application of UK Law 1 with any necessary modifications (or words to that effect).

(3) Where this section applies, in the application of the UK enactment to the Falkland Islands the modifications set out in Schedule 2 to this Act have effect.

(4) The Governor may by order amend Schedule 2.

23. UK secondary legislation

A statutory instrument made under a UK enactment which applies in the Falkland Islands in accordance with section 21 also applies in the Falkland Islands, subject to any exclusion specified in Column 3 of Part 1 of Schedule 1 in relation to the UK enactment.

24. Amendments of UK Legislation

(1) A UK enactment that applies in the Falkland Islands in accordance with section 21 or 23 has effect as it applies in relation to England and Wales, including any amendments, repeals or other modifications that have effect at or in relation to the time of its application to the Falkland Islands in accordance with section 21 or 23.

(2) Where a UK enactment (“the amending enactment”) subsequently amends or modifies a UK enactment that applies in the Falkland Islands in accordance with section 21 or 23, the amending enactment also applies in the Falkland Islands (but section 11(1)(c) does not require the amending enactment to be listed on the Statute Law Database).

(3) This section is subject to any exclusions or modifications specified in Column 3 of Part 1 of Schedule 1 in relation to the UK enactment.

(4) In respect of a UK enactment that applies differently in relation to England and in relation to Wales, its application in the Falkland Islands by virtue of subsection (1) or (2) is by reference to the enactment’s application in England only.

25. Monthly review of UK enactments

(1) The Statute Law Commissioner must lay before the Legislative Assembly regular reports about the application of UK enactments, which will ordinarily be laid every calendar month in respect of the previous calendar month.

(2) Reports may cover a maximum period of 90 days, and must be laid as soon as is reasonably practicable after the end of the period to which the report relates.

(3) A report must list—

(a) each UK Act passed since the previous report which provides expressly, or by necessary implication, for the Act’s extension to or application in the Falkland Islands;

(b) each UK Act passed since the previous report which provides for the Act’s extension to or application in, the Falkland Islands by Order in Council;

- (c) each UK Act passed since the previous report which amends the extension to or application in the Falkland Islands of an Act described in paragraphs (a) or (b);
- (d) any Order in Council made since the previous report providing for a UK enactment to extend to or apply in the Falkland Islands; and
- (e) any statutory instrument made since the previous report under a UK Act which amends a provision which extends to or applies in the Falkland Islands by virtue of express provision of the enabling Act or of an Order in Council, where the amendment also extends to or applies in the Falkland Islands by virtue of express provision of the enabling Act or of an Order in Council, or by necessary implication;
- (f) any other statutory instrument which has been made since the previous report under a UK Act and which extends to or applies the Falkland Islands by virtue of express provision of the enabling Act or of an Order in Council, or by necessary implication.

(4) A report must also list separately—

- (a) every UK Act passed since the previous report not listed under subsection (3);
- (b) each UK enactment passed or made since the previous monthly report which amends or modifies a UK enactment which applies in the Falkland Islands by virtue of section 21 or 23;
- (c) any UK statutory instrument made since the previous quarterly report under a UK enactment which applies in the Falkland Islands by virtue of section 23;
- (d) any UK statutory instrument made since the previous quarterly report in respect of which the Statute Law Commissioner wants to make a recommendation to the Legislative Assembly.

(5) In respect of each UK enactment listed in a report in accordance with subsection (4) the Statute Law Commissioner must—

- (a) make a recommendation as to whether an amendment should be made to Schedule 1 in respect of the UK enactment (whether to provide for application to the Falkland Islands, for exclusion from application, for modification, or otherwise); and
- (b) provide a draft amendment of Schedule 1 (if relevant).

(6) The Legislative Assembly must consider a report laid under this section as soon as is reasonably practicable and at any rate not later than the end of the period of 30 days beginning with the date of laying.

(7) On consideration of a report laid under this section the Legislative Assembly may—

- (a) approve it entirely,

(b) approve it in part, or

(c) reject it entirely.

(8) In respect of any recommendation approved by the Legislative Assembly under subsection (7)—

(a) the Attorney General must submit a draft order to the Governor giving effect to the recommendation, and

(b) the Governor may make an order amending Schedule 1 accordingly.

(9) In respect of any recommendation not approved by the Legislative Assembly, the Statute Law Commissioner must make a new recommendation (which may be in the same terms as the rejected recommendation) in the following report.

(10) An order of the Governor under subsection (8) may include incidental, consequential, transitional or saving provision; and an order may, in particular—

(a) make consequential amendment of an Ordinance or of an instrument made under an Ordinance;

(b) make consequential amendment of Schedule 1;

(c) make provision having retrospective effect.

26. Application of English common law and equity

(1) The common law and the rules and doctrines of equity for the time being applicable in England and Wales apply in the Falkland Islands except insofar as they are inconsistent with—

(a) any UK legislation applying to the Falkland Islands in accordance with this Part;

(b) any UK legislation automatically extended to or applied in the Falkland Islands as described in section 20(1); or

(c) an Ordinance or subsidiary legislation made under an Ordinance.

(2) Where the common law conflicts with the rules and doctrines of equity or either of them, equity prevails.

SCHEDULES

SCHEDULE 1

UK ENACTMENTS WHICH APPLY TO FALKLAND ISLANDS

PART 1

PRIMARY LEGISLATION

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
Accommodation Agencies Act	1953	Whole Act	The Act is subject to the modifications specified in the Schedule to the Agency (Adopted Laws) Ordinance 1987.	Lift of “freeze” on Act already applicable
Administration of Estates Act	1925	Whole Act	1. The Act is subject to section 5 of the Family Law Reform Ordinance 1994. 2. Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable
Administration of Justice (Miscellaneous Provisions) Act	1933	Sections 7, 9, and 10	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Administration of Justice Act	1925	Sections 22(2) to (6), 23, and 29	1. Section 22 of the Act continues in force as if the Deregulation Act 2015 had never been made. 2. Nothing in the Act applies in respect of criminal proceedings.	Lift of “freeze” in relation to part of Act dealing with Bills of Sale Provision of Act dealing with deeds of arrangement must be retained in accordance with

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
				Insolvency Ordinance 1992, so repeal of section 22 does not have effect in FI.
Administration of Justice Act	1970	Sections 11, 28(1), 36, 39, 54, and Schedules 4 and 8	1. Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence. 2. Nothing in the Act applies in respect of criminal proceedings.	Lift of “freeze” on Act already applicable.
Administration of Justice Act	1982	Sections 1, 2, 5, 17 to 25, 27, 28, 73, 76, 78 and Schedule 2	1. Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence. 2. Nothing in the Act applies in respect of criminal proceedings.	Lift of “freeze” on Act already applicable.
Administration of Justice Act	1985	Sections 48, 49, and 50	The Act is subject to the modifications specified in section 7 of the Administration of Justice (Miscellaneous Provisions) Ordinance 1996.	Lift of “freeze” on Act already applicable.
Adoption Act	1976	Whole Act, except sections 1 to 5, 8 to 11, 14(2)(b), 14(3), 15(2)(b), 15(4), 16(3), 17, 22(4), 26, 27(4), 27(5), 28(8), 28(9), 40, 47(3) to (5), 51A, 52(3), 54, 57(6) to (10), 57A, 58A, 59, 62(4), 65A, 67, 70, 74(2), 74(3), Schedule 1, paragraphs 2 and 4(5), and Schedules 3 and 4	1. The Act continues in force as if the Adoption and Children Act 2002 had never been made. 2. In section 15(1), the words from “subject” to “cases” are omitted.	The Act is to continue to apply despite replacement in UK by the Children and Adoption Act 2002. Adoption of that Act would require detailed policy analysis and decision making.

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
Agriculture Act	1970	Sections 66 to 87	The provisions of the Act are applicable only insofar as they are capable of relating to the taking of samples under the Feeding Stuffs (Sampling and Analysis) Regulations 1999 (SI 1999/1663).	Lift of “freeze” on Act already applicable.
Anatomy Act	1984	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Animal Health Act	1981	Whole Act, except sections 2, 3(1), 3(4), 5, 10(6), 12, 13(2) to (4), 14, 15(6), 21(3), 21(10), 22(7), 33, 34(6), 38(2), 40 to 59, 60(1), 63(8), 74, 75(2), 76, 79(4), 80 to 82, 85, 86, 90 to 96, 97(2), 97(3), and Schedules 1 and 4 to 6	1. The Act is subject to the modifications specified in Schedule 1 to the Animal Health Ordinance 1998. 2. Section 23 of the Law Revision and Publication Ordinance 2017 does not have effect to apply secondary legislation made under the Act.	Lift of “freeze” on Act already applicable.
Animal Health Act	2002	Whole Act		The new adoption of the Act is recommended as supplementing important powers of disease control provided under the Animal Health Act 1981 (the Act goes beyond mere amendment and modification of Act, so selective application is recommended for the avoidance of doubt).
Animals (Scientific Procedures) Act	1986	Whole Act, except sections 2(6), 2(9), 6 to 8, 10(5), 10(6), 12(5), 18 to 21, 25(2), 26(2) to (5), 27 to 29, 30(3), and Schedules 3 and 4	The Act is subject to the modifications specified in Part 2 of the Schedule to the Animals (Scientific Procedures) Ordinance 1998.	Lift of “freeze” on Act already applicable

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the</i> <i>Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for</i> <i>information only - column will</i> <i>not appear in the Bill)</i>
Apportionment Act	1870	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Arbitration Act	1996	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Arbitration Act	1950	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Auctioneers Act	1845	Section 7	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Aviation and Maritime Security Act	1990	Sections 18, 19, 21, 38, and 40 to 46, 50, and Schedule 2	The Act is subject to the modifications specified in the Schedule to the Aviation and Maritime Security Act 1990 (Application of Provisions) Ordinance 2004.	Lift of “freeze” on Act already applicable.
Bankers’ Books Evidence Act	1879	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Bankruptcy Act	1914	Whole Act except sections 12, 33(1)(d) and (e), 70,71, 75, 89(1), 89(6), 90, 91, 96(2) to (5), 97, 99, 100, 102, 103, 107(1) to (3),	1. The Act is subject to the modifications specified in section 2 of the Application of Enactments Ordinance 1994.	The Act is to continue to apply in accordance with the Insolvency Ordinance 1992, despite the law on bankruptcy moving on

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
		108(2) and (3), 121, 122, 123(1), 136 (second paragraph), 144, 153(2), 163, 165, and Schedules III and V	2. The Act continues in force as if the Insolvency Acts 1985 and 1986 had never been made.	substantially in UK. Adoption of the new law would require detailed policy analysis and decision making in relation to the linked areas of bankruptcy, insolvency, and company law.
Bankruptcy and Deeds of Arrangement Act	1913	Section 15	1. The Act is subject to the modifications specified in section 2 of the Application of Enactments Ordinance 1994. 2. The Act continues in force as if the Insolvency Acts 1985 and 1986 had never been made.	The Act is to continue to apply in accordance with the Insolvency Ordinance 1992, despite the law on bankruptcy moving on substantially in UK. Adoption of the new law would require detailed policy analysis and decision making in relation to the linked areas of bankruptcy, insolvency, and company law.
Bills of Exchange Act	1882	Whole Act except sections 53(2), 57(2), 72(4), 75A, 82, 96, 98, and 100	The Act is subject to the modifications specified in the Schedule to the Bills of Exchange (Adopted Legislation) Ordinance 1991.	Lift of “freeze” on Act already applicable.
Bills of Sale Act	1878	Whole Act except section 18	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Bills of Sale Act	1890	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
Births and Deaths Registration Act	1953	Whole Act except sections 1, 2, 15 to 21, and 35 to 38	The Act applies subject to section 4 of the Registration Ordinance 1949	
Bodies Corporate (Joint Tenancy) Act	1899	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Burial Act	1857	Section 25	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Calendar (New Style) Act	1750	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Calendar Act	1751	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Carriage of Goods By Sea Act	1992	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Carriers Act	1830	Whole Act except sections 10 and 11	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
Cestui Que Vie Act	1666	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Cestui Que Vie Act	1707	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Charitable Trustees Incorporation Act	1872	Whole Act	1. The Act continues in force as if the Charities Act 1993 had never been made. 2. Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	The Act is to continue to apply despite charity law moving on significantly in the UK. The new law would require detailed policy analysis and decision making
Charities Act	1960	Whole Act	1. The Act continues in force as if the Charities Act 1993 had never been made. 2. Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	The Act is to continue to apply despite charity law moving on significantly in the UK. The new law would require detailed policy analysis and decision making.
Charities Act	1985	Whole Act	1. The Act continues in force as if the Charities Act 1993 had never been made. 2. Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	The Act is to continue to apply despite charity law moving on significantly in the UK. The new law would require detailed policy analysis and decision making.

<i>Column 1 Act</i>		<i>Column 2 Provisions Applying to the Falkland Islands</i>	<i>Column 3 Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
Cheques Act	1957	Whole Act except sections 6(3), and 7	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Civil Evidence Act	1995	Whole Act	The Act is subject to the modifications specified in the Schedule to the Evidence Ordinance 1994.	Lift of “freeze” on Act already applicable.
Civil Evidence Act	1972	Whole Act	The Act is subject to the modifications specified in the Schedule to the Evidence Ordinance 1994.	Lift of “freeze” on Act already applicable.
Civil Evidence Act	1968	The Whole Act, except Part I, sections 11(5), 15, 17, 19, and 20(2) and (3)	The Act is subject to the modifications specified in the Schedule to the Evidence Ordinance 1994.	Lift of “freeze” on Act already applicable.
Civil Liability (Contribution) Act	1978	Whole Act	The Act is subject to the modification specified in section 2 of the Application of Enactments Ordinance 1954.	Lift of “freeze” on Act already applicable.
Common Law Procedure Act	1852	Sections 210, 212, 214, and 218	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Common Law Procedure Act	1854	Sections 87 and 106	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
Companies Act	1948	The Whole Act except sections 32, 54, 58, 124 to 129, 147 to 158, 162(1) and (3), 163 (the proviso), 196, 197, and Schedules 2, 6, 7, 8, and 9	<ol style="list-style-type: none"> 1. Subject to any contrary modifications referred to in paragraph 2 below, the Act applies as it stood in England on 24 July 1950. 2. The Act applies subject to the modifications and exclusions specified in: <ol style="list-style-type: none"> (a) The Companies (Auditors) Ordinance 2003; and (b) The Companies (Amendment) Ordinance 2006. 	The Act is to continue to apply in accordance with the Companies and Private Partnerships Ordinance 1922, despite the law on companies moving on substantially in UK. Adoption of the new law would require detailed policy analysis and decision making in relation to the linked areas of company, insolvency and bankruptcy law.
Companies Act	1985	Sections 36, 36A, 143, 144, 145(2 and (3), 151 to 162, 163 to 167, 168 to 179, 181, 221 to 228, 229 to 242A, 244 to 246, 247, to 249B, 249E to 253, 256 to 262A, 363 to 365, 366A, 379A, 652A to 652F, 699(1) and (2), 699AA, 730 and 731(1), and Schedules 2, 4 to 10A and 21D	<ol style="list-style-type: none"> 1. The Act applies as it was in force in England on 1 September 2006. 2. The Act is subject to the modifications specified in Schedule 2 to the Companies (Amendment) Ordinance 2006: <ol style="list-style-type: none"> 2. Section 242A(3) applies as amended by the Finance Ordinance 2015. 	The Act is to continue to apply in accordance with the Companies (Amendment) Ordinance 2006, despite the law on companies moving on substantially in UK. Adoption of the new law would require detailed policy analysis and decision making in relation to the linked areas of company, insolvency and bankruptcy law.
Companies Act	1989	Section 26	<ol style="list-style-type: none"> 1. The Act applies in the form specified in the Schedule to the Companies (Auditors) Ordinance 2003. 2. The Act continues in force as if the Companies Act 2006 had never been made. 	The Act is to continue to apply in accordance with the Companies (Amendment) Ordinance 2006, despite the law on companies moving on substantially in UK. Adoption of the new law would require detailed policy analysis and decision making in relation to the linked areas of company,

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
				insolvency and bankruptcy law.
Contempt of Court Act	1981	Whole Act except sections 13, 15, 18 and 20	The Act is subject to the modifications specified in the Contempt of Court Ordinance 1996.	Lift of “freeze” on Act already applicable.
Conveyancing Act	1881	Sections 2 and 43	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Coroners Act	1988	Whole Act except sections 1 to 7, 8(3)(c) and (d), 11(8), 14, 22(6), 24 to 29, and 31 to 34	1. The Act continues in force as if the Coroners and Justice Act 2009 had never been made. 2. The Act is subject to the modifications specified in Schedule 2 to the Administration of Justice Ordinance 1949.	The Act is to continue to apply because adoption of the Coroners and Justice Act 2009, which replaced the 1998 Act would require detailed policy analysis and decision making.
County Courts Act	1984	Sections 63(1), 70 to 73(1), 83, 84, 85 to 102 (except 86(2)), 104 to 111, 113 to 119, 121, 125, 129, 133, and 135 to 138	1. Section 63(1) applies for the purposes of, and is subject to, section 47(5) of the Sex Discrimination Ordinance 1998. 2. Section 113(a) is subject to section 11(5) of the Administration of Justice (Miscellaneous Provisions) Ordinance 1996. 3. The remaining applicable provisions of the Act are subject to the modification set out in Part II of Schedule 3 of the Administration of Justice Ordinance.	Lift of “freeze” on Act already applicable.
Crown Proceedings Act	1947	Whole Act except sections 10, 12, 17(1), 19, 23(3)(b) to (f), 24(4), 34, 39, and 41 to 53	The Act applies as modified by section 2 of the Application of Enactments Ordinance 1954.	Lift of “freeze” on Act already applicable.
Damages Act	1996	Whole Act except sections 1(5),	The Act is subject to the modifications specified in the	Lift of “freeze” on Act already

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
		3(7), 4, 5, 6, 8(2) and (3)	Schedule to the Damages Ordinance 1997.	applicable.
Debtors Act	1869	Sections 1, 3 to 6, and 8 to 10	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Debtors Act	1878	Sections 1 and 2	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Deeds of Arrangement Act	1914	Whole Act except sections 4, 6(c), 10, 18, 26(2), 27, 28, 31, and 32(2)	1. The Act applies as if the Deregulation Act 2015 had never been made. 2. The Act is subject to the modifications specified in the Application of Enactments Ordinance 1954.	Provisions dealing with deeds of arrangement must be retained in accordance with Insolvency Ordinance 1992, so repeal of section 22 does not have effect in FI.
Defamation Act	1952	Whole Act except sections 4, 7, 8, 9(2) and (3), 16(2) and (3), and the Schedule	The Act is subject to the modifications specified in Schedule 2 to the Defamation Ordinance 1988.	Lift of “freeze” on Act already applicable.
Deserted Tenements Act	1817	Whole Act	1. The Act continues in force as if Tribunals, Courts and Enforcement Act 2007 had never been made. 2. Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	The UK law in relation to distress (seizing of goods for debt) has been modernised under the 2007 Act. However, adoption of the relevant part of the Act is impracticable because of its links to the provisions of the Act dealing with Bailiffs. The Falkland Islands has its own

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
				law in relation to Bailiffs.
Distress for Rent Act	1689	Whole Act	<p>1. The Act continues in force as if Tribunals, Courts and Enforcement Act 2007 had never been made.</p> <p>2. Nothing in the Act may have effect to:</p> <p>(a) create or define an offence;</p> <p>(b) prescribe the punishment or mode of trial of an offence.</p>	As above.
Distress for Rent Act	1737	Whole Act	<p>1. The Act continues in force as if Tribunals, Courts and Enforcement Act 2007 had never been made.</p> <p>2. Nothing in the Act may have effect to:</p> <p>(a) create or define an offence;</p> <p>(b) prescribe the punishment or mode of trial of an offence.</p>	As above.
Employers' Liability (Compulsory Insurance) Act	1969	Whole Act except sections 3(1)(a) &(b), 3(2), and 7(2) and (3)	<p>1. The Act is subject to the modifications specified in the Schedule to the Employers' Liability (Compulsory Insurance) Ordinance 1996</p> <p>2. The Act is subject to extended application under the Offshore Minerals (Application of Employers' Liability)(Compulsory Insurance Act 1969) Regulations 1998</p>	
Enduring Powers of Attorney Act	1985	Whole Act	The Act continues in force as if the Mental Capacity Act 2005 had never been made.	The law concerning agency and mental capacity has developed substantially in UK, but adoption of the new law would require detailed policy analysis and decision making.

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
Evidence Act	1845	Whole Act except section 4	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Evidence Act	1851	Whole Act except section 15	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Evidence Amendment Act	1853	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Execution Act	1844	Section 67	1. The Act continues to apply as if the Tribunals, Courts and Enforcement Act 2007 had never been made. 2. Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	See comment above about law of distress.
Factors Act	1889	Whole Act	The Act is subject to the modifications specified in the Schedule to the Agency (Adopted Laws) Ordinance 1987.	Lift of “freeze” on Act already applicable.
Fairs Act	1873	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Family Law Reform Act	1969	Sections 3, 19, and 28	Nothing in the Act may have effect to:	Lift of “freeze” on Act already

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
			(a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	applicable.
Family Law Reform Act	1987	Sections 17 and 34	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Fatal Accidents Act	1976	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Fines and Recoveries Act	1833	Sections 1, 15, 18 to 23, 25 to 28, 32 to 40, 42 to 45, 47 to 49, 56 to 58, 60 to 65, 67, 69, 71, 72, and 92	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Fires Prevention (Metropolis) Act	1774	Sections 83 and 86	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Food Safety Act	1990	Sections 37(3), 37(5), 37(6), and 38	The Act applies in the form set out in Schedule 2 to the Animals and Food (Miscellaneous Provisions) Ordinance.	Lift of “freeze” on Act already applicable.
Foreign Limitation Periods Act	1984	Whole Act	Nothing in the Act may have effect to:	Lift of “freeze” on Act already applicable.

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
			(a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	
Forged Transfers Act	1891	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Forged Transfers Act	1892	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Gaming Act	1710	Section 1	1. The Act continues in force as if the Gambling Act 2005 had never been made. 2. Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	The law on gambling was wholly revised and consolidated under the 2005 Act, but much of Falkland Islands law covered by local legislation which is not compatible with the 2005 Act.
Gaming Act	1738	Sections 4 and 11	1. The Act continues in force as if the Gambling Act 2005 had never been made. 2. Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	As above
Gaming Act	1835	Section 1	1. The Act continues in force as if the Gambling Act 2005 had never been made.	As above.

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
			2. Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	
Gaming Act	1892	Whole Act	1. The Act continues in force as if the Gambling Act 2005 had never been made. 2. Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	As above
Gun Barrel Proof Act	1868	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Gun Barrel Proof Act	1950	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Gun Barrel Proof Act	1978	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Habeas Corpus Act	1679	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
Habeas Corpus Act	1803	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Habeas Corpus Act	1804	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Habeas Corpus Act	1816	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Health and Safety at Work etc. Act	1974	1. Sections 1 to 54, 80 to 82 for the purposes of the Offshore Health and Safety Order 1988. 2. Sections 1 to 59 and 80 to 82 for the purposes of the Health and Safety at Work etc. Act 1974 (Application Outside the Falkland Islands) Order 2008	1. Section 23 of the Law Revision and Publication Ordinance 2017 has no effect to apply secondary legislation made under the Act. 2. Application of the Act is limited as set out in (a) section 2 of the Offshore Health and Safety Order 1988; and (b) section 4 of the Health and Safety at Work etc. Act 1974 (Application Outside the Falkland Islands) Order 2008. 3. Application of relevant sections under the Offshore Health and Safety Order 1988 is subject to the modifications specified in Schedule 2 to that Order.	Lift of “freeze” on Act already applicable.
Highways Act	1980	Whole Act except sections 131 and 137	Nothing in the Act may have effect to: (a) create or define an offence;	Lift of “freeze” on Act already applicable.

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
			(b) prescribe the punishment or mode of trial of an offence.	
Hotel Proprietors Act	1956	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Inheritance (Provision for Family and Dependants) Act	1975	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Inheritance Act	1833	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Innkeepers Act	1878	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Insolvency Act	1976	Whole Act except sections 3, 5(3), 5(4), 9, 10, 12, 13, 14(5), and 14(6)	The Act continues in force as if the Insolvency Acts 1985 and 1986 had never been made.	See comment above about Bankruptcy Act 1914
Insolvency Act	1986	Sections 183, 184, and 346	The Act is subject to the modifications specified in Schedule 3 of the Administration of Justice (Miscellaneous Provisions) Ordinance 1996.	Lift of “freeze” on Act already applicable.
International Organisations Act	1968	Whole Act		Lift of “freeze” on Act already applicable.

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
International Organisations Act	2005	Whole Act		Lift of “freeze” on Act already applicable.
Intestates Estates Act	1884	Whole Act	<p>1. The Act only continues in force in respect of deaths occurring before 1.1.1926</p> <p>2. Nothing in the Act may have effect to:</p> <p>(a) create or define an offence;</p> <p>(b) prescribe the punishment or mode of trial of an offence.</p>	Lift of “freeze” on Act already applicable.
Intestates’ Estates Act	1890	Whole Act	<p>1. The Act only continues in force in respect of deaths occurring before 1.1.1926</p> <p>2. Nothing in the Act may have effect to:</p> <p>(a) create or define an offence;</p> <p>(b) prescribe the punishment or mode of trial of an offence.</p>	Lift of “freeze” on Act already applicable.
Intestates’ Estates Act	1952	Whole Act	<p>Nothing in the Act may have effect to:</p> <p>(a) create or define an offence;</p> <p>(b) prescribe the punishment or mode of trial of an offence.</p>	Lift of “freeze” on Act already applicable.
Judgments Act	1838	Sections 12, 17, and 18	<p>1. The Act continues in force as if the Tribunals, Courts and Enforcement Act 2007 had never been made.</p> <p>2. Nothing in the Act may have effect to:</p> <p>(a) create or define an offence;</p> <p>(b) prescribe the punishment or mode of trial of an offence.</p>	See comment above in relation to law on distress.
Land Transfer Act	1897	Sections 1 to 5	<p>1. The Act continues in force only in relation to deaths occurring before 1.1.1926</p>	Lift of “freeze” on Act already applicable.

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
			2. Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	
Landlord and Tenant Act	1851	Section 2	1. The Act continues in force as if the Tribunals, Courts and Enforcement Act 2007 had never been made. 2. Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	See comments above in relation to law on distress.
Landlord and Tenant Act	1709	Whole Act	1. The Act continues in force as if the Tribunals, Courts and Enforcement Act 2007 had never been made. 2. Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	See comments above in relation to law on distress.
Landlord and Tenant Act	1730	Whole Act	1. The Act continues in force as if the Tribunals, Courts and Enforcement Act 2007 had never been made. 2. Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	See comments above in relation to law on distress.
Latent Damage Act	1986	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
Law of Distress Amendment Act	1895	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Law of Distress Amendment Act	1888	Whole Act	1. The Act continues in force as if the Tribunals, Courts and Enforcement Act 2007 had never been made. 2. Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	See comments above in relation to law on distress.
Law of Distress Amendment Act	1908	Whole Act	1. The Act continues in force as if the Tribunals, Courts and Enforcement Act 2007 had never been made. 2. Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	See comments above in relation to law on distress.
Law of Libel Amendment Act	1888	Sections 1, 5, 9, and 11	The Act is subject to the modifications specified in Schedule 2 to the Defamation Ordinance 1988.	
Law of Property (Amendment) Act	1924	Section 9 and Schedule 9	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Law of Property (Amendment) Act	1929	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
Law of Property Act	1922	Section 145, 190, and Schedule 15	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Law of Property Act	1925	Sections 3, 5, 9(1)(a), (b), (d), (e), 9(2), 9(3), 12 to 15, 19 to 38, 39(2) to 39(6), 42, 44 to 51, 53, 57, 59, 60, 62 to 72, 75, 78 to 83, 95(1) to (3), 95(5), 96, 98-104, 106 to 111, 113, 114(1), 114(2), 114(4), 114(5), 121, 122, 125(2), 125(3), 130 to 132, 134 to 136, 138 to 162, 164 to 166, 172 to 175, 179 to 182, 184 to 190, 196, 201 to 205, 207 to 209, and Schedule 1	1. The Act continues in force as if the Insolvency Act 1985 had never been made. 2. Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Law of Property Act	1969	Section 23	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Law Reform (Contributory Negligence) Act	1945	Whole Act except sections 2, 5, and 6	The Act is subject to the modifications specified in section 2 of the Application of Enactments Ordinance 1954.	Lift of “freeze” on Act already applicable.
Law Reform (Husband and Wife) Act	1962	Sections 1, 3(1), 3(3), and (4)	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Law Reform (Married Women	1935	Sections 1, 2(1), 3, 4, 5(1), 8(1),	Nothing in the Act may have effect to:	Lift of “freeze” on Act already

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the</i> <i>Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for</i> <i>information only - column will</i> <i>not appear in the Bill)</i>
and Tortfeasors) Act		and 8(3)	(a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	applicable.
Law Reform (Miscellaneous Provisions) Act	1934	Sections 1 and 4(1)	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Law Reform (Personal Injuries) Act	1948	Sections 3, 4, and 6(1)	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Leasehold Property (Repairs) Act	1938	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Legitimacy Act	1976	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Libel Act	1843	Sections 1, 2, 7, and 9	The Act is subject to the modifications specified in Schedule 2 to the Defamation Ordinance 1988.	Lift of “freeze” on Act already applicable.
Libel Act	1845	Section 2	The Act is subject to the modifications specified in Schedule 2 to the Defamation Ordinance 1988.	Lift of “freeze” on Act already applicable.
Life Assurance Act	1774	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence;	Lift of “freeze” on Act already applicable.

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
			(b) prescribe the punishment or mode of trial of an offence.	
Life Assurance Companies (Payment into Court) Act	1896	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Limitation (Enemies and War Prisoners) Act	1945	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Limitation Act	1980	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Limited Partnerships Act	1907	Whole Act except sections 15 and 17	The Act is subject to the modifications specified in the Schedule to the Limited Partnerships Ordinance 1990	Lift of “freeze” on Act already applicable.
Literary and Scientific Institutions Act	1854	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Magistrates’ Courts (Appeals from Binding Over Orders) Act	1956	Whole Act		Lift of “freeze” on Act already applicable.
Magistrates’ Courts Act	1980	Whole Act except sections 2, 3, 3A, 3B, 5A to 5F, 12A, 17 to 23, 25 to 28, 31 to 40, 52, 59A, 67, 68, 70, 89 to 91, 94A, 108 to 112, 121, 125A to 125D, 126, 127,	1. The Act applies subject to the modifications specified in Schedule 1 of the Administration of Justice Ordinance 1949. 2. The Act does not apply in relation to criminal	Lift of “freeze” on Act already applicable.

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
		128A, 130, 133, 143, 146 to 149, 151 and Schedules 1, 2, 4, 5, 6A and 8	proceedings. 3. Section 59(2) “the Guardianship of Minors Acts 1971 and 1973” is replaced by “(or having effect as if made under) Schedule 1 to the Children Ordinance 2014”.	
Magna Carta	1297	Whole Charter	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Maintenance Orders Act	1958	Part III, except sections 16, 19, 21(5), 21(6), 22, 23(2) and 23(3), subject to modifications set out in Ordinance	The Act is subject to the modifications specified in the Schedule to the Maintenance Orders Ordinance 1964	Lift of “freeze” on Act already applicable.
Marine Insurance (Gambling Policies) Act	1909	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Marine Insurance Act	1906	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Marriage Act	1949	Sections 53 to 67	The Act is subject to section 4 of the Registration Ordinance 1949.	Lift of “freeze” on Act already applicable.
Marriages Validity (Provisional Orders) Act	1924	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
Married Women (Restraint upon Anticipation) Act	1949	Sections 1 and 2(1)	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Married Women’s Property Act	1882	Sections 6, 10, 11, 17, 24, and 27	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Married Women’s Property Act	1893	Sections 3 and 5	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Married Women’s Property Act	1907	Sections 3, 4(1), and 4(4)	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Married Women’s Property Act	1964	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Matrimonial Causes (Property and Maintenance) Act	1958	Sections 7,8, and 9(1) and (2)	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Matrimonial Proceedings and Property Act	1970	Sections 37, 39, 43(1), and (3)	Nothing in the Act may have effect to: (a) create or define an offence;	Lift of “freeze” on Act already applicable.

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
			(b) prescribe the punishment or mode of trial of an offence.	
Mental Health Act	1983	Section 1, 93 to 113, 134, 139, and 143	1. The Act continues in force as if the Mental Capacity Act 2005 had never been made. 2. Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	The law concerning mental capacity has developed substantially in UK, but adoption of the new law would require detailed policy analysis and decision making.
Merchant Shipping Act	1995	Sections 1 to 23, 85, 86, 108(7), 118, 121 to 127, 185 to 190, 191, 230(1), (2), (7), & (8), 259 to 266, 271(4), 272, 273, 304(1)(a), 306, 313(1) and Schedule 7	1. Sections 1 to 23, 259, 266 and 313(1) apply in the form set out in the Merchant Shipping Ordinance 2001. 2. The remaining sections of the Act (except sections 191, and 230) are subject to the modifications specified in Parts 1 and 2 of Schedule 1 to the Merchant Shipping (Adoption of Legislation) Ordinance 1992. 3. Section 23 of the Law Revision and Publication Ordinance 2017 does not have effect to apply any secondary legislation made under the Act.	
Minors' Contracts Act	1987	Whole Act except sections 1 and 4	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of "freeze" on Act already applicable.
Mobile Telephones (Re-programming) Act	2002	Whole Act	The Act is subject to the modifications specified in Schedule 2 of the Telecommunications Ordinance 1988	Lift of "freeze" on Act already applicable.
Navy and Marines (Wills) Act	1865	Whole Act	1. The Act remains in force only in respect of wills made before 14.8.1953 2. Nothing in the Act may have effect to:	Lift of "freeze" on Act already applicable.

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
			(a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	
Navy and Marines (Wills) Act	1930	Whole Act	1. The Act remains in force only in respect of wills made before 14.8.1953 2. Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Navy and Marines (Wills) Act	1939	Whole Act	1. The Act remains in force only in respect of wills made before 14.8.1953 2. Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Navy and Marines (Wills) Act	1953	Whole Act	1. The Act remains in force only in respect of wills made before 14.8.1953 2. Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
New Roads and Street Works Act	1991	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Newspaper Libel and Registration Act	1881	Whole Act	The Act is subject to modifications specified in the Defamation Ordinance 1988.	Lift of “freeze” on Act already applicable.

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
Newspapers, Printers and Reading Rooms Repeal Act	1869	Sections 1 and 2 and Schedule 2	The Act is subject to modifications specified in the Defamation Ordinance 1988.	Lift of “freeze” on Act already applicable.
Oaths Act	1978	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Offshore Safety Act	1992	Whole Act	The Act is subject to the modifications specified in Schedule 1 to the Offshore Health and Safety Order 1998.	Lift of “freeze” on Act already applicable.
Pedlars Act	1871	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Pedlars Act	1881	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Places of Worship (Enfranchisement) Act	1920	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Places of Worship Sites Act	1873	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence;	Lift of “freeze” on Act already applicable.

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the</i> <i>Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for</i> <i>information only - column will</i> <i>not appear in the Bill)</i>
			(b) prescribe the punishment or mode of trial of an offence.	
Policies of Assurance Act	1867	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Powers of Attorney Act	1971	Sections 1, 3, 4, 5, & 7	The Act is subject to the modifications set out in the Schedule to the Agency (Adopted Laws) Ordinance 1987.	Lift of “freeze” on Act already applicable.
Prescription Act	1832	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Printer’s Imprint Act	1961	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Promissory Oaths Act	1868	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Provisional Order (Marriages) Act	1905	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Public Notaries Act	1843	Section 7	Nothing in the Act may have effect to: (a) create or define an offence;	Lift of “freeze” on Act already applicable.

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
			(b) prescribe the punishment or mode of trial of an offence.	
Public Trustee (Fees) Act	1957	Whole Act	The Act only applies in respect of the rights, powers, duties, and liabilities of a Public Trustee.	Lift of “freeze” on Act already applicable.
Public Trustee (General Deposit Fund) Act	1939	Whole Act	The Act only applies in respect of the rights, powers, duties, and liabilities of a Public Trustee.	Lift of “freeze” on Act already applicable.
Public Trustee Act	1906	Whole Act	The Act only applies in respect of the rights, powers, duties, and liabilities of a Public Trustee.	Lift of “freeze” on Act already applicable.
Public Trustee and Administration of Funds Act	1986	Section 3	The Act only applies in respect of the rights, powers, duties, and liabilities of a Public Trustee.	Lift of “freeze” on Act already applicable.
Radioactive Substances Act	1993	Whole Act	Application of the Act is limited under section 4 of the Civil Jurisdiction (Offshore Activities) Order 1998	Lift of “freeze” on Act already applicable.
Railway and Transport Safety Act	2003	Sections 78 to 91, and 112	The Act is subject to the modifications specified in Parts 1 and 2 of Schedule 1 to the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze” on Act already applicable.
Rentcharges Act	1977	Whole Act Subject to crimes modification	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Revenue Act	1884	Section 11	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Review of Justices’ Decisions	1872	Whole Act	Nothing in the Act may have effect to:	Lift of “freeze” on Act already

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
Act			(a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	applicable.
Sale of Farming Stock Act	1816	Whole Act	1. The Act continues in force as if the Tribunals Courts and Enforcement act 2007 had never been made. 2. Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	See comments above on law of distress.
Sale of Goods Act	1979	Whole Act except sections, 11(1), 11(5), 25(2)(b), 49(3), 52(4), 53(5), 58, 61(2), and Schedules 2 and 3	The Act is subject to the modifications specified in Schedule 3 to the Law of Contract Ordinance 1988.	Lift of “freeze” on Act already applicable.
Sale of Land by Auction Act	1867	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Senior Courts Act	1981	Sections 29 (except 29(3)), 30, 31, 32, 32A, 33, 34, 35, 35A, 37, 38, 39, 40 (except 40(6)), 40A, 41, 42, 43A, 49, 50, 51, 67, and 72	1. The Act is subject to the modifications specified in Schedule 1 to the Administration of Justice (Miscellaneous Provisions) Ordinance 1996. 2. The Act does not apply in relation to criminal proceedings.	Lift of “freeze” on Act already applicable.
Settled Land and Trustee Acts (Court’s General Powers) Act	1943	Whole Act	The Act only applies in respect of the rights, powers, duties, and liabilities of a Public Trustee.	Lift of “freeze” on Act already applicable.
Statement of Rates Act	1919	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence;	Lift of “freeze” on Act already applicable.

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
			(b) prescribe the punishment or mode of trial of an offence.	
Statute of Distribution	1670	Whole Act	The Act continues in force in respect of deaths which occurred before 1 January 1926.	Lift of “freeze” on Act already applicable.
Statute of Marlborough	1267	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Statute of Monopolies	1623	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Statute of Westminster	1285	Chapter 1	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Statute of Westminster the Third (Quia Emptores)	1289-90	Whole Statute	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Statutes of the Exchequer	1322	Wholes Statutes	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Stock Transfer Act	1982	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence;	Lift of “freeze” on Act already applicable.

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
			(b) prescribe the punishment or mode of trial of an offence.	
Stock Transfer Act	1963	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Supply of Goods and Services Act	1982	Whole Act except sections 12(5), 17, 19, 20(2), 20(3), 20(6), and the Schedule	The Act is subject to the modifications specified in Schedule 4 to the Law of Contract Ordinance 1988.	Lift of “freeze” on Act already applicable.
Tenures Abolition Act	1660	Section 4	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Theatres Act	1968	Sections 1, 12, 14, and Schedule 1	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Trade Marks Act	1994	Sections 14 to 19, 21, 28, 31, 92, 95, 97, 99, and 100	The Act is subject to the modifications specified in section 3 of the Trade Marks Ordinance 1996.	Lift of “freeze” on Act already applicable.
Trustee Act	1925	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Trustee Delegation Act	1999	Whole Act	The Act continues in force as if the Mental Capacity Act 2005 had never been made.	The law concerning agency and mental capacity has developed substantially in UK, but adoption of the new law would require

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
				detailed policy analysis and decision making.
Trusts of Land and Appointment of Trustees Act	1996	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Uniform Laws on International Sales Act	1967	Whole Act	The Act is subject to the modifications specified in Schedule 5 of the Law of Contract Ordinance 1988.	Lift of “freeze” on Act already applicable.
Variation of Trusts Act	1958	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Weights and Measures Act	1985	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Wills (Soldiers and Sailors) Act	1918	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Wills Act	1837	Whole Act	1. In section 1 “and also to a disposition by will and testament or devise of the custody and tuition of any child” is replaced with “and also to an appointment by will of a guardian of a child”. 2. Nothing in the Act may have effect to: (a) create or define an offence;	Lift of “freeze” on Act already applicable.

<i>Column 1</i> <i>Act</i>		<i>Column 2</i> <i>Provisions Applying to the Falkland Islands</i>	<i>Column 3</i> <i>Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
			(b) prescribe the punishment or mode of trial of an offence.	
Wills Act	1963	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Wills Act	1968	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.
Wireless Telegraphy Act	2006	Whole Act	Application of the Act is limited under section 4 of the Civil Jurisdiction (Offshore Activities) Order 1998.	Lift of “freeze” on Act already applicable.
Witnesses Act	1806	Whole Act	Nothing in the Act may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze” on Act already applicable.

PART 2

SECONDARY LEGISLATION

<i>Column 1 Instrument</i>		<i>Column 2 Provisions Applying to the Falkland Islands</i>	<i>Column 3 Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
Adopted Persons (Birth Records) Regulations (SI 1991/1981)	1981	Whole Regulations	The Regulations continue in force as if the Adoption and Children Act 2002 had never been made.	See comments on Adoption Act above
Adoption (Bringing Children into the United Kingdom) Regulations (SI 2003/1173)	2003	Whole Regulations	The Regulations continue in force as if the Adoption and Children Act 2002 had never been made.	See comments on Adoption Act above
Adoption Rules (SI 1984/265)	1984	Whole Rules	The Regulations continue in force as if the Adoption and Children Act 2002 had never been made.	See comments on Adoption Act above
Anatomy Regulations (SI 1988/44)	1988	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Animals (Scientific Procedures)(Procedure for Representations) Rules (SI 1986/1911)	1986	Whole Rules		Lift of “freeze”
Arbitration (Foreign Awards) Order (SI 1984/1168)	1984	Whole Order	Nothing in the Order may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Arbitration (Foreign Awards) Order (SI 1989/1348)	1989	Whole Order	Nothing in the Order may have effect to: (a) create or define an offence;	Lift of “freeze”

<i>Column 1 Instrument</i>		<i>Column 2 Provisions Applying to the Falkland Islands</i>	<i>Column 3 Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
			(b) prescribe the punishment or mode of trial of an offence.	
Bankruptcy Fees Order (SI 1984/880)	1984	Whole Order	The Order continues in force as if the Insolvency Acts 1985 and 1986 had never been made.	See comments above in relation to Bankruptcy Act 1914
Bankruptcy Rules (SI 1952/2113)	1952	Whole Rules	The Order continues in force as if the Insolvency Acts 1985 and 1986 had never been made.	See comments above in relation to Bankruptcy Act 1914
Beer (Amendment) Regulations (SI 2011/1795)	2011	Whole Regulations	The Regulations only have effect for the purposes of prescribing the means to be used for ascertaining for the strength, weight or volume of liquor for the purposes of Part X of the Customs Ordinance 2003.	Lift of “freeze”
Beer and Cider and Perry (Amendment) Regulations (SI 2000/3213)	2000	Whole Regulations	The Regulations only have effect for the purposes of prescribing the means to be used for ascertaining for the strength, weight or volume of liquor for the purposes of Part X of the Customs Ordinance 2003.	Lift of “freeze”
Beer, Cider and Perry, Spirits and Wine and Made-wine (Amendment) Regulations (SI 2006/1058)	2006	Whole Regulations	The Regulations only have effect for the purposes of prescribing the means to be used for ascertaining for the strength, weight or volume of liquor for the purposes of Part X of the Customs Ordinance 2003.	Lift of “freeze”
Bills of Sale (Local Registration) Rules (SI 1960/2326)	1960	Whole Rules	Nothing in the Rules may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Bridges Order (Procedure) Regulations (SI 1965/869)	1965	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence;	Lift of “freeze”

<i>Column 1 Instrument</i>		<i>Column 2 Provisions Applying to the Falkland Islands</i>	<i>Column 3 Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
			(b) prescribe the punishment or mode of trial of an offence.	
Builders' Skips (Markings) Regulations (SI 1984/1933)	1984	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of "freeze"
Companies (Unregistered Companies) Regulations (SI 1948/1398)	1948	Whole Regulations	The regulations apply as they stood in England on 24 July 1950.	See comment on Companies Act 1948 above.
Companies (Unregistered Companies) Regulations (SI 1949/1137)	1949	Whole Regulations	The regulations apply as they stood in England on 24 July 1950.	See comment on Companies Act 1948 above.
Companies (Winding- up) Rules (SI 1949/330)	1949	Whole Rules	The regulations apply as they stood in England on 24 July 1950.	See comment on Companies Act 1948 above.
Court of Protection (Enduring Powers of Attorney) Rules (SI 2001/825)	2001	Whole Rules	The Rules continue in force as if the Mental Capacity Act 2005 had never been made.	See comment on Mental Health Act 1983 above.
Court of Protection Rules (SI 2001/824)	2001	Whole Rules	The Rules continue in force as if the Mental Capacity Act 2005 had never been made.	See comment on Mental Health Act 1983 above.
Cubic Measures (Ballast and Agricultural Materials) (Amendment) Regulations (SI 1988/765)	1988	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of "freeze"
Damages (Personal Injury) Order	2001	Whole Order		Lift of "freeze"

<i>Column 1 Instrument</i>		<i>Column 2 Provisions Applying to the Falkland Islands</i>	<i>Column 3 Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
(SI 2001/2301)				
Damages (Variation of Periodical Payments) Order (SI 841/2005)	2005	Whole Order		Lift of “freeze”
Damages for Breavement (Variation of Sum)(England and Wales) Order (SI 2013/510)	2013	Whole Order	Nothing in the Order may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Dedicated Highways (Registers under Section 31A of the Highways Act 1980)(England) Regulations (SI 2007/2334)	2007	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Deeds of Arrangement Fees Order (SI 1984/887)	1984	Whole Order	The Order applies as if the Deregulation Act 2015 had never been made.	See previous comment about law on distress.
Deeds of Arrangement Rules (SR&O No 795 of 1925)	1925	Whole Rules	The Order applies as if the Deregulation Act 2015 had never been made.	See previous comments about law on Bankruptcy.
Distress for Rent Rules (SI 1988/2050)	1988	Whole Rules	The Rules apply as if the Tribunals, Courts and Enforcement Act 2007 had never been made.	See previous comments about law on distress.
Diving at Work Regulations (SI 1997/2776)	1997	Whole Regulations except regulations 3(1), 17(2) and (3), and 19 and paragraphs 1 to 4, 6, and 7 of Schedule 2	1. Application of the Order is limited by section 3 of the Diving at Work Order 1998. 2. The Regulations are subject to the modifications specified in the Schedule to the Diving at Work Order.	Lift of “freeze”
Enduring Powers of Attorney (Prescribed Forms) Regulations	1990	Whole Regulations	The Regulations continue in force as if the Mental Capacity Act 2005 had never been made.	See comment on the Enduring Powers of

<i>Column 1 Instrument</i>		<i>Column 2 Provisions Applying to the Falkland Islands</i>	<i>Column 3 Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
(SI 1990/1376)				Attorney Act above.
Feeding Stuffs (Sampling and Analysis) Regulations (SI 1999/1663)	1999	Whole Regulations except regulation 10	The Regulations continue to apply as if the Feed (Sampling and Analysis) and Specified Undesirable Substances)(England) Regulations 2010/2280 had never been made.	Impracticable to lift freeze on regulations.
Feedingstuffs (Zootechnical Products) Regulations (SI 1999/1871)	1999	Parts I, IV, VI, VII, VIII, IX, Schedules 1, and 2, Part III of Schedule 3, and Schedules 4 and 5	1. The Regulations apply only for the purposes of giving further and better effect to section 10 of the Animals and Food (Miscellaneous Provisions) Ordinance. 2. The Regulations continue in force as if the Veterinary Medicines Regulations 2005 (SI 2005/2745) had never been made.	Impracticable to lift freeze on regulations
Fishing Vessels (Certification of Deck Officers and Engineer Officers) Regulations (SI 1984/1115)	1984	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Fishing Vessels (Life-Saving Appliances Regulations) (SI 1988/38)	1988	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992	Lift of “freeze”
Fishing Vessels (Safety Provisions) Rules (SI 1975/330)	1975	Whole Rules	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Fishing Vessels (Safety Training) Regulations (SI 1989/126)	1989	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Form of Adoption Entry Regulations (SI 1975/1959)	1975	Whole Regulations	The Regulations continue in force as if the Children and Adoption Contact Registers Regulations 2005 (SI 2005/924) had never been made.	Continue in force as if not revoked by the Adopted Children and

<i>Column 1 Instrument</i>		<i>Column 2 Provisions Applying to the Falkland Islands</i>	<i>Column 3 Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
				Adoption Contact Registers Regulations 2005/924
Highways (Road Humps) Regulations (1990/703)	1990	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Highways (Traffic Calming) Regulations (SI 1999/1026)	1999	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Highways, Crime Prevention etc (Special Extinguishment and Special Diversion Orders) Regulations (SI 2003/1479)	2003	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Intestate Succession (Interest and Capitalisation) Order (SI 1977/1491)	1977	Whole Order	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Limited Partnerships (Forms) Rules (SI 2009/2160)	2009	Whole Rules		Lift of “freeze”
Magistrates’ Court Adoption Rules (SI 1984/611)	1984	Whole Rules	The Regulations continue in force as if the Adoption and Children Act 2002 had never been made.	See comments on Adoption Act above
Magistrates’ Courts (Attachment of Earnings) Rules (SI 1971/809)	1971	Whole Rules		Lift of “freeze”

<i>Column 1 Instrument</i>		<i>Column 2 Provisions Applying to the Falkland Islands</i>	<i>Column 3 Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
Magistrates' Courts (Costs Against Legal Representatives in Civil Proceedings) Rules (SI 1991/2096)	1991	Whole Rules		Lift of "freeze"
Magistrates' Courts (Forms) Rules (SI 1981/553)	1981	Whole Rules		Lift of "freeze"
Magistrates' Courts (Hearsay Evidence in Civil Proceedings) Rules (SI 1999/681)	1999	Whole Rules		Lift of "freeze"
Magistrates' Courts Rules (SI 1981/552)	1981	Whole Rules		Lift of "freeze"
Management of Health and Safety at Work Regulations (SI 1992/2051)	1992	Whole Regulations	1. The Regulations have limited application deriving from the Offshore Minerals Ordinance 1994 under which they are made. 2. The Regulations apply in the form set out in the Schedule to the Management of Health and Safety at Work Order 1998.	Lift of "freeze"
Measuring Equipment (Capacity Measures and Testing Equipment) Regulations (SI 1995/735)	1995	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of "freeze"
Measuring Equipment (Cold-water Meters) Regulations (SI 1988/997)	1988	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of "freeze"
Measuring Equipment (Liquid Fuel and Lubricants) Regulations	1995	Whole Regulations	Nothing in the Regulations may have effect to:	Lift of "freeze"

<i>Column 1 Instrument</i>		<i>Column 2 Provisions Applying to the Falkland Islands</i>	<i>Column 3 Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
(SI 1995/1014)			(a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	
Measuring Equipment (Measures of Length) Regulations (SI 1986/1682)	1986	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Measuring Instruments (Automatic Catchweighers) Regulations (SI 2006/1257)	2006	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Measuring Instruments (Automatic Discontinuous Totalisers) Regulations (SI 2006/1255)	2006	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Measuring Instruments (Automatic Gravimetric Filling Instruments) Regulations (SI 2006/1258)	2006	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Measuring Instruments (Beltweighers) Regulations (2006/1259)	2006	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Measuring Instruments (Capacity Serving Measures) Regulations	2006	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence;	Lift of “freeze”

<i>Column 1 Instrument</i>		<i>Column 2 Provisions Applying to the Falkland Islands</i>	<i>Column 3 Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
(SI 2006/1264)			(b) prescribe the punishment or mode of trial of an offence.	
Measuring Instruments (Cold-water Meters) Regulations (SI 2006/1268)	2006	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Measuring Instruments (Liquid Fuel and Lubricants) Regulations (SI 2006/1266)	2006	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Measuring Instruments (Liquid Fuel delivered from Road Tankers) Regulations (SI 2006/1269)	2006	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Measuring Instruments (Material Measures of Length) Regulations (SI 2006/1267)	2006	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Measuring Instruments Regulations (SI 2016/1153)	2016	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Merchant Shipping (Accident Reporting and Investigation) Regulations (SI 2012/1743)	2012	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Cargo Ship Construction) Regulations (SI	1997	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation)	Lift of “freeze”

<i>Column 1 Instrument</i>		<i>Column 2 Provisions Applying to the Falkland Islands</i>	<i>Column 3 Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
1997/1509)			Ordinance 1992.	
Merchant Shipping (Counting and Registration of Persons on Board Passenger Ships) Regulations (SI 1999/1869)	1999	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Crew Accommodation) Regulations (SI 1997/1508)	1997	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Crew Accommodation)(Fishing Vessels) Regulations (SI 1975/2220)	1975	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Crew Agreements, Lists of Crew and Discharge of Seamen)(Fishing Vessels) Regulations (SI 1972/919)	1972	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Dangerous Goods and Marine Pollutants) Regulations (SI 1997/2367)	1997	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Distress Signals and Prevention of Collisions) Regulations (SI 1996/75)	1996	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Diving Safety) Regulations (SI	2002	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation)	Lift of “freeze”

Column 1 Instrument		Column 2 Provisions Applying to the Falkland Islands	Column 3 Exclusions, modifications and other qualifications	<i>Indication of change (for information only - column will not appear in the Bill)</i>
2002/1587)			Ordinance 1992.	
Merchant Shipping (Emergency Information for Passengers) Regulations (SI 1990/660)	1990	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Entry Into Dangerous Spaces) Regulations (SI 1988/1638)	1988	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Fees) Regulations (SI 2006/2055)	2006	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Fees) Regulations (SI 2015/315)	2015	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Fire Protection) Regulations (SI 2003/2950)	2003	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Fishing Vessels - Tonnage) Regulations (SI 1988/1909)	1988	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Formal Investigations) Rules (SI 1985/1001)	1985	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Gas Carriers) Regulations (SI 1994	1994	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation)	Lift of “freeze”

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2464)			Ordinance 1992.	
Merchant Shipping (Increased Penalties) Regulations (SI 1979/1519)	1979	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Liability of Shipowners and Others)(Calculation of Tonnage) Order (SI 1986/1040)	1986	Whole Order	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Life-Saving Appliances for Ships of Classes III to VI(A)) Regulations (1999/2723)	1999	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Life-Saving Appliances for Ships Other than Ships of Classes III to VI(A)) Regulations (SI 1999/2721)	1999	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Load Line) Regulations (SI 1998/2241)	1998	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Maritime Labour Convention)(Medical Certification) Regulations (SI 2010/737)	2010	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Musters and Training and Decision Support Systems) Regulations (SI	1999	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation)	Lift of “freeze”

<i>Column 1 Instrument</i>	<i>Column 2 Provisions Applying to the Falkland Islands</i>	<i>Column 3 Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>	
1999/2722)		Ordinance 1992.		
Merchant Shipping (Official Log Books) Regulations (SI 1981/569)	1981	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Official Log Books)(Fishing Vessels) Regulations (SI 1981/570)	1981	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Passenger Ship Construction: Ships of classes I, II, II(A)) Regulations (SI 1998/2514	1998	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Prevention and Control of Pollution) Order (SI 1987/470)	1987	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Prevention and Control of Pollution) Order (SI 1990/2595)	1990	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Prevention of Oil Pollution) Order (SI 1983/1106)	1983	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Prevention of Oil Pollution) Regulations (SI 1996/2154)	1996	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Prevention of Pollution by Garbage)	1998	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation)	Lift of “freeze”

Column 1 Instrument		Column 2 Provisions Applying to the Falkland Islands	Column 3 Exclusions, modifications and other qualifications	<i>Indication of change (for information only - column will not appear in the Bill)</i>
Regulations (SI 1998/1377)			Ordinance 1992.	
Merchant Shipping (Prevention of Pollution by Sewage and Garbage) Order (SI 2006/2950)	2006	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Provisions and Water) Regulations (SI 1989/102)	1989	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Radio Installations) Regulations (SI 1998/2070)	1998	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Radio)(Fishing Vessels) Regulations (SI 1999/3210)	1999	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Radio)(Fishing Vessels) Rules (SI 1974/ 1919)	1974	Whole Rules	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992	Lift of “freeze”
Merchant Shipping (Repatriation) Regulations (SI 1979/97)	1979	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Reporting Requirements for Ships Carrying Dangerous or Polluting Goods) Regulations (SI 1995/2498)	1995	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Safety at Work Regulations)(Non-UK	1988	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation)	Lift of “freeze”

Column 1 Instrument		Column 2 Provisions Applying to the Falkland Islands	Column 3 Exclusions, modifications and other qualifications	<i>Indication of change (for information only - column will not appear in the Bill)</i>
Ships) Regulations (SI 1988/2274)			Ordinance 1992.	
Merchant Shipping (Safety of Navigation) Regulations (SI 2002/1473)	2002	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992	Lift of “freeze”
Merchant Shipping (Seamen’s Wages and Accounts)(Fishing Vessels) Regulations (SI 1972/1701)	1972	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Small Workboats and Pilot Boats) Regulations (SI 1998/1609)	1998	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping (Tonnage) Regulations (SI 1997/1510)	1997	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping and Fishing Vessels (Health and Safety at Work) Regulations (SI 1997/2962)	1997	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping and Fishing Vessels (Lifting Operations and Lifting Equipment) Regulations (SI 2006/2184)	2006	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992.	Lift of “freeze”
Merchant Shipping and Fishing Vessels (Personal Protective Equipment Regulations (SI	1999	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation)	Lift of “freeze”

<i>Column 1 Instrument</i>		<i>Column 2 Provisions Applying to the Falkland Islands</i>	<i>Column 3 Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
1999/2205)			Ordinance 1992.	
Merchant Shipping and Fishing Vessels (Provision and Use of Work Equipment) Regulations (SI 2006/2183)	2006	Whole Regulations	The Regulations are subject to the modifications specified in Schedule 2 of the Merchant Shipping (Adoption of Legislation) Ordinance 1992 .	Lift of “freeze”
Misuse of Drugs (Licence Fees) Regulations (SI 2010/2497)	2010	Whole Regulations	<ol style="list-style-type: none"> 1. The Regulations apply except insofar as they are inconsistent with the Misuse of Drugs Ordinance 1987. 2. The Regulations are subject to such alterations as to names, localities, courts, officers, persons, moneys, penalties and otherwise as may be necessary to make them applicable to the circumstances of the Falkland Islands. 	Lift of “freeze”
Misuse of Drugs (Safe Custody) Regulations (SI 1973/798)	1973	Whole Regulations	<ol style="list-style-type: none"> 1. The Regulations apply except insofar as they are inconsistent with the Misuse of Drugs Ordinance 1987. 2. The Regulations are subject to such alterations as to names, localities, courts, officers, persons, moneys, penalties and otherwise as may be necessary to make them applicable to the circumstances of the Falkland Islands. 	Lift of “freeze”
Misuse of Drugs (Supply to Addicts) Regulations (SI 1997/1001)	1997	Whole Regulations	<ol style="list-style-type: none"> 1. The Regulations apply except insofar as they are inconsistent with the Misuse of Drugs Ordinance 1987. 2. The Regulations are subject to such alterations as to names, localities, courts, officers, persons, moneys, penalties and otherwise as may be necessary to make them applicable to the circumstances of the Falkland Islands. 	Lift of “freeze”
Non-automatic Weighing Instruments Regulations (SI 2016/1152)	2016	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence;	Lift of “freeze”

<i>Column 1 Instrument</i>		<i>Column 2 Provisions Applying to the Falkland Islands</i>	<i>Column 3 Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
			(b) prescribe the punishment or mode of trial of an offence.	
Non-automatic Weighing Machines and Non-automatic Weighing Instruments (Amendment) Regulations (SI 1995/428)	1995	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Offshore Installations (Prevention of Fire and Explosion and Emergency Response) Order 1995 (SI 1995/743)	1995	Whole Order	1. The Order has limited application deriving from the Offshore Minerals Ordinance 1994 under which it is made. 2. The Order applies in the form set out in the Schedule to the Offshore Installations (Prevention of Fire and Explosion and Emergency Response) Order 1998.	Lift of “freeze”
Offshore Installations (Safety Case) Regulations (SI 2005/3117)	2005	Whole Regulations	1. The Regulations have limited application deriving from the Offshore Minerals Ordinance 1994 under which they are made. 2. The Regulations apply in the form set out in the Schedule to the Offshore Installations (Safety Case) Order 2008.	Lift of “freeze”
Offshore Installations and Pipeline Works (Management and Administration) Regulations (SI 1995/738)	1995	Whole Regulations	1. The Regulations have limited application deriving from the Offshore Minerals Ordinance 1994 under which they are made. 2. The Regulations apply in the form set out in the Schedule to the Offshore Installations and Pipeline Works (Management and Administration) Order 1998.	Lift of “freeze”
Offshore Installations and Wells (Design and Construction) Regulations (SI 1996/913)	1996	Whole Regulations	1. The Regulations have limited application deriving from the Offshore Minerals Ordinance 1994 under which they are made. 2. The Regulations apply in the form set out in the Schedule to the Offshore Installation (Design and Construction etc) Order 1998.	Lift of “freeze”

<i>Column 1 Instrument</i>		<i>Column 2 Provisions Applying to the Falkland Islands</i>	<i>Column 3 Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
Order as to Fees Under Section 43 of the Bankruptcy Act 1914 (SR&O No 1830 of 1914)	1914	Whole Order	The Order applies as if the Insolvency Acts 1985 and 1986 had never been made.	See note above in relation to the Bankruptcy Act 1914
Personal Protective Equipment at Work Regulations (SI 1992/2966)	1992	Whole Regulations except regulations 3(2)(d), 3(3), 13, 14, and Schedules 2 and 3	<p>1. The Regulations have the limited application set out in regulation 3 of the Personal Protective Equipment at Work Order 1998.</p> <p>2. The Regulations are subject to the modifications specified in the Schedule to the Offshore Installations (Personal Protective Equipment at Work) Order 1998.</p>	Lift of “freeze”
Provision and Use of Work Equipment Regulations (SI 1998/2306)	1998	Whole Regulations except regulations 1(2) and (3), 4(2)(c), 10(3), 12(5), 25 to 27, and Schedule 2	<p>1. The Regulations have the limited application set out in regulation 3 of the Provision and Use of Work Equipment Order 2008.</p> <p>2. The Regulations are subject to the modifications specified in the Schedule to the Provision and Use of Work Equipment Order 2008.</p>	Lift of “freeze”
Public Health (Aircraft) Regulations (SI 1979/1434)	1979	Whole Regulations		Lift of “freeze”
Public Path Orders Regulations (SI 1993/11)	1993	Whole Order	Nothing in the Regulations may have effect to: <ul style="list-style-type: none"> (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence. 	Lift of “freeze”
Public Trustee Rules (SI 1912/348)	1912	Whole Rules		Lift of “freeze”
Registration of Births and Deaths Regulations (SI 1987/2088)	1987	Whole Regulations	The Regulations are subject to section 4 of the Registration Ordinance 1949.	No change

Column 1 Instrument		Column 2 Provisions Applying to the Falkland Islands	Column 3 Exclusions, modifications and other qualifications	<i>Indication of change (for information only - column will not appear in the Bill)</i>
Registration of Foreign Adoptions Regulations (SI 2003/1255)	2003	Whole Regulations	The Regulations apply as if the Adopted Children and Adoption Contact Registers Regulations 2005 (SI 2005/924) had never been made.	See note on the Adoption Act 1976 above.
Registration of Marriages Regulations (2015/207)	2015	Whole Regulations	The Regulations are subject to section 4 of the Registration Ordinance 1949.	No change
Reimbursement of Costs (Monetary Limit) Order (SI 1988/1342)	1988	Whole Order	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Removal of Obstructions from Highways (Notices etc)(England) Regulations (SI 2004/370)	2004	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Renewable Leaseholds Regulations (SR&O No 857 of 1925)	1925	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Rentcharges Regulations (SI 1978/16)	1978	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Reporting of Injuries, Disease and Dangerous Occurrences Regulations (SI 1995/3163)	1995	Whole Regulations	1. The Regulations apply as if Reporting of Injuries Diseases and Dangerous Occurrences Regulations (SI 2013/1471) had never been made. 2. The Regulations have the limited application set out in regulation 3 of the Reporting of Injuries, Diseases and Dangerous	Impracticable to adopt new regulations due to detail of modification.

Column 1 Instrument		Column 2 Provisions Applying to the Falkland Islands	Column 3 Exclusions, modifications and other qualifications	<i>Indication of change (for information only - column will not appear in the Bill)</i>
			Occurrences Order 1998. 3. The Regulations apply in the form set out in the Schedule to the Reporting of Injuries, Diseases and Dangerous Occurrences Order 1998.	
Spirits Regulations (SI 1991/2564)	1991	Whole Regulations	The Regulations apply only for the purposes set out in section 123(2) of the Customs Ordinance 2003.	Lift of “freeze”.
Stopping up of Access to Premises (Procedure) Regulations (SI 1971/1707)	1971	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Street Works (Inspection Fees)(England) Regulations (SI 2002/2092)	2002	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Street Works (Maintenance) Regulations (SI 1992/1691)	1992	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Street Works (Notices) Order (SI 1992/3053)	1992	Whole Order	Nothing in the Order may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Street Works (Qualifications of Supervisors and Operatives) Regulations (SI 1992/1687)	1992	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”

Column 1 Instrument		Column 2 Provisions Applying to the Falkland Islands	Column 3 Exclusions, modifications and other qualifications	<i>Indication of change (for information only - column will not appear in the Bill)</i>
Street Works (Records)(England) Regulations (SI 2002/3217)	2002	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Street Works (Recovery of Costs)(England) Regulations (SI 2002/2091)	2002	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Street Works (Registers, Notices, Directions and Designations)(England) Regulations (SI 2007/1951)	2007	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Street Works (Reinstatement) Regulations (SI 1992/1689)	1992	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Street Works (Sharing of Costs of Works)(England) Regulations (SI 2000/3314)	2000	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Supply of Services (Exclusion of Implied Terms) Order (SI 1982/1771)	1982	Whole Order		Lift of “freeze”
Supply of Services (Exclusion of Implied Terms) Order (SI 1983/902)	1983	Whole Order		Lift of “freeze”

<i>Column 1 Instrument</i>		<i>Column 2 Provisions Applying to the Falkland Islands</i>	<i>Column 3 Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
Supply of Services (Exclusion of Implied Terms) Order (SI 1985/1)	1985	Whole Order		Lift of “freeze”
Traffic Signs Regulations and General Directions (SI 1981/859)	1981	Part I of the Regulations and General Directions	<p>1. The Regulations and General Directions continue in force as if the Traffic Signs Regulations and General Directions 1994 (SI 1994/1519) had never been made.</p> <p>2. The Regulations and General Directions apply in the form set out in the Schedules to the Traffic Signs Regulations 1999.</p>	Impracticable to apply new regulations due to detail of modifications.
Unfair Arbitration Agreements (Specified Amount) Order (SI 1999/2167)	1999	Whole Order	<p>Nothing in the Order may have effect to:</p> <p>(a) create or define an offence;</p> <p>(b) prescribe the punishment or mode of trial of an offence.</p>	Lift of “freeze”
Uniform Laws on International Sales Order (SI 1972/973)	1972	Whole Order	<p>Nothing in the Order may have effect to:</p> <p>(a) create or define an offence;</p> <p>(b) prescribe the punishment or mode of trial of an offence.</p>	Lift of “freeze”
Walkways Regulations (SI 1973/686)	1973	Whole Regulations	<p>Nothing in the Regulations may have effect to:</p> <p>(a) create or define an offence;</p> <p>(b) prescribe the punishment or mode of trial of an offence.</p>	Lift of “freeze”
Weighing Equipment (Automatic Catchweighing Instruments) Regulations (SI 2003/2761)	2003	Whole Regulations	<p>Nothing in the Regulations may have effect to:</p> <p>(a) create or define an offence;</p> <p>(b) prescribe the punishment or mode of trial of an offence.</p>	Lift of “freeze”
Weighing Equipment (Automatic Gravimetric Filling Instruments)	2000	Whole Regulations	<p>Nothing in the Regulations may have effect to:</p>	Lift of “freeze”

Column 1 Instrument		Column 2 Provisions Applying to the Falkland Islands	Column 3 Exclusions, modifications and other qualifications	<i>Indication of change (for information only - column will not appear in the Bill)</i>
Regulations (SI 2000/388)			(a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	
Weighing Equipment (Beltweighers) Regulations (SI 2001/1208)	2001	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Weighing Equipment (Filling and Discontinuous Totalisting Automatic Weighing Machines) Regulations (SI 1986/1320)	1986	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Weighing Equipment (Non-automatic Weighing Machines) Regulations (SI 2000/932)	2000	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Weights and Measures (Cosmetic Products) Order (SI 1994/1884)	1994	Whole Order	Nothing in the Order may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Weights and Measures (Intoxicating Liquor) Order (SI 1988/2039)	1988	Whole Order	Nothing in the Order may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Weights and Measures (Local and Working Standard Capacity Measures and Testing Equipment) Regulations (SI	1990	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”

<i>Column 1 Instrument</i>		<i>Column 2 Provisions Applying to the Falkland Islands</i>	<i>Column 3 Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
1990/2626)				
Weights and Measures (Local and Working Standard Linear Measures) Regulations (SI 1986/1684)		Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Weights and Measures (Local and Working Standard Weights and Testing Equipment) (Amendment) Regulations (SI 1991/1775)	1991	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Weights and Measures (Miscellaneous Foods) (Amendment) Order (SI 2005/3057)	2005	Whole Order	Nothing in the Order may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Weights and Measures (Miscellaneous Foods) Order (SI 1988/2040)	1988	Whole Order	Nothing in the Order may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Weights and Measures (Packaged Goods) Regulations (SI 2006/659)	2006	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Weights and Measures (Quantity Marking and Abbreviations of Units) Regulations (SI 1987/1538)	1987	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”

<i>Column 1 Instrument</i>		<i>Column 2 Provisions Applying to the Falkland Islands</i>	<i>Column 3 Exclusions, modifications and other qualifications</i>	<i>Indication of change (for information only - column will not appear in the Bill)</i>
Weights and Measures (Specified Quantities) (Unwrapped Bread and Intoxicating Liquor) Order (SI 2011/2331)	2011	Whole Order	Nothing in the Order may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Weights Regulations (SI 1986/1683)	1986	Whole Regulations	Nothing in the Regulations may have effect to: (a) create or define an offence; (b) prescribe the punishment or mode of trial of an offence.	Lift of “freeze”
Zoonoses Order (SI 1988/2264)	1988	Articles 2 and 3	The Order is subject to the modifications specified in the Zoonoses Order 2003.	Lift of “freeze”

SCHEDULE 2

MODIFICATIONS OF UK ENACTMENTS

<i>Concept in UK enactment</i>	<i>Modification in application to Falkland Islands</i>
Attorney General	Attorney General of the Falkland Islands
Byelaws	Regulations
Commissioners of Inland Revenue	Commissioner of Taxation
Constable	Officer of the Royal Falkland Islands Police
County Court	Magistrate's Court
The Crown	The Crown in virtue of its Government in the Falkland Islands
Crown Court	Magistrate's Court
Director of Public Prosecutions	Attorney General of the Falkland Islands
England	Falkland Islands
England and Wales	Falkland Islands
Great Britain	Falkland Islands
Her Majesty's Stationery Office	Government Printer
High Court	Supreme Court
HMRC	Customs
Isle of Man, Guernsey, Jersey, Northern Ireland, Scotland	All provisions applicable exclusively to these jurisdictions are omitted
Local Authority	The Crown in virtue of its Government in the Falkland Islands
Lord Chancellor	Governor
Magistrates' Court	Magistrate's Court
Minister of the Crown	Governor
Officer of Revenue and Customs	Customs Officer
Parliament	Legislative Assembly
Any office of the Senior Courts	Registry of the Supreme Court
Qualified Medical Practitioner	Government Medical Officer
Secretary of State	Governor
Solicitor General	Attorney General of the Falkland Islands
Treasury	Financial Secretary
Treasury Solicitor	Attorney General of the Falkland Islands
United Kingdom (but not in relation to nationality or immigration)	Falkland Islands

SCHEDULE 3

REPEALS AND REVOCATIONS

The following Ordinances are repealed—	The following statutory instruments are revoked—
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1. Cinematographic Exhibitions Ordinance 1952	1. Cinematograph Exhibitions Regulations 1952
2. Gas Ordinance 1979	2. Defence Force (Hair) Regulations Order 1985
3. Telegraphy Ordinance 1939	
4. Trade Disputes (Arbitration) Ordinance 1942	

OBJECTS AND REASONS