

**UNITED NATIONS CONVENTION ON THE RIGHTS OF THE CHILD (INCORPORATION)
(SCOTLAND) BILL**

AMENDMENTS TO BE MOVED AT STAGE 3

Section 19, page 15, line 2	leave out < (ii) an Act of Parliament>
Section 19, page 15, line 10	leave out <or Act of Parliament>
Section 20, page 15, line 35	leave out <unless> and insert <even when>
Section 20, page 16, line 6	leave out subsection (10)(a)(ii)
Section 20, page 16, line 13	leave out <or as the case may be) an Act of Parliament>
Section 20, page 16, line 14	leave out <or as the case may be) such an Act of Parliament>
In Section 22, page 17, line 17	At end insert < () Where a court is considering whether to make a strike down declarator or an incompatibility declarator in relation to a provision of an Act of Parliament, intimation is to be given to the Advocate General for Scotland.>
Section 22, page 17, line 20	at end insert < () If the Advocate General is given notice under subsection () the Advocate General may, on giving notice, take part as a party to the proceedings so far as the proceedings relate to the making of a strike down declarator or declarator of incompatibility in relation to a provision of an Act of Parliament>
Section 29, page 21, line 2	after <Advocate> insert < or Advocate General for Scotland>
Section 29, page 21, line 4	after <Advocate> insert < or Advocate General>
Section 30, page 21, line 8	at end insert < If the compatibility question referred to the Supreme Court under subsection (1) is in relation to a provision of an Act of Parliament, the Lord Advocate must intimate the making of the reference to the Advocate General for Scotland who may take part in the proceedings before the Supreme Court.>