

DÁIL ÉIREANN

AN BILLE UM INIMIRCE, CÓNAÍ AGUS COSAINT 2008 —ROGHCHOISTE

IMMIGRATION, RESIDENCE AND PROTECTION BILL 2008 —SELECT COMMITTEE

Leasuithe Breise
Additional Amendments

SECTION 38

229a. In page 46, between lines 31 and 32, to insert the following subsection:

“(8) It shall be an offence for—

- (a) a person (other than a Minister or a person or body exercising statutory functions) to access the Register,
- (b) a person to access the Register other than for the purposes of this Act or regulations made under it or for the purposes of other statutory functions.”.

—Pat Rabbitte.

SECTION 50

289a. In page 57, subsection (1), line 32, after “force” to insert “or a person to whom *section 47(1)* applies”.

—Pat Rabbitte.

289b. In page 58, between lines 3 and 4, to insert the following:

“(b) where the applicant is in a long term subsisting and stable relationship, his or her partner from that relationship;”.

—Pat Rabbitte.

289c. In page 58, line 6, after “parents” to insert “and any of his siblings under the age of 18 years”.

—Pat Rabbitte.

290a. In page 58, between lines 20 and 21, to insert the following subsection:

“(3) In this section “dependent” includes being dependent financially, emotionally or dependent for care.”.

—Pat Rabbitte.

[SECTION 50]

291a. In page 58, between lines 32 and 33, to insert the following subsections:

“(5) A decision of the Minister under this section shall be subject to an independent appeal, and the Minister shall make regulations governing such appeals.

(6) Where—

- (a) the applicant has ceased to be a person entitled to protection;
- (b) the applicant has died;
- (c) the circumstances giving rise to the grant of residence permission under this section have otherwise materially changed (whether by breakdown of marriage, the cessation of dependency or otherwise);

the person who was granted a residence permission under this section may apply to the Minister for the renewal of his or her residence permission notwithstanding *paragraphs (a), (b) or (c) above* and in deciding on his or her application the Minister shall have regard to the best interests of any child affected and the matters listed in *sections 45(8) and (9)* and shall comply with *section 53(1)*.”.

—Pat Rabbitte.

SECTION 53

304a. In page 59, subsection (1), line 25, after “be” where it secondly occurs to insert “, either directly or indirectly”.

—Pat Rabbitte.

SECTION 61

330a. In page 66, lines 26 to 28, to delete all words from and including “actors” where it secondly occurs in line 26 down to and including “are” in line 28 and substitute “actor mentioned in paragraph (a) is”.

—Pat Rabbitte.

330b. In page 66, lines 34 to 36, to delete all words from and including “actors” where it secondly occurs in line 34 down to and including “are” in line 36 and substitute “actor mentioned in paragraph (a) is”.

—Pat Rabbitte.

SECTION 64

340a. In page 70, subsection (1)(a), to delete lines 22 to 25.

—Pat Rabbitte.

SECTION 73

393a. In page 82, subsection (7), line 12, to delete “, may” and substitute the following:

“or has any reason to suspect that the foreign national may be a separated child and that the adult is not taking responsibility for that child or is failing to discharge that responsibility appropriately, shall”.

—Pat Rabbitte.