

BERMUDA

AGE OF MAJORITY ACT 2001

2001:20

TABLE OF CONTENTS

1	Citation
2	Operative date
3	Age of majority
4	Application of section 3
5	Meaning of words
3	Modification of existing Acts and statutory instruments and consequential amendments
7	Consequential amendments
3	United Kingdom Acts
9	Modification of court orders and directions
10	Time of attaining particular age
11	Effect of new codicil on existing wills
12	Effect on statutory provisions incorporated in existing wills, etc which are not affected by section 5
13	Accumulation not affected
14	Perpetuities not affected
15	Right of action and defence preserved
16	Commencement

WHEREAS it is expedient to reduce the age of majority from twenty-one years to eighteen years; to make provision for the time when a particular age is attained and to provide for connected matters:

Be it enacted by The Queen's Most Excellent Majesty, by and with the advice and consent of the Senate and the House of Assembly of Bermuda, and by the authority of the same, as follows—

Citation

1 This Act may be cited as the Age of Majority Act 2001.

Operative date

2 In this Act "the operative date" means the date on which this Act comes into operation.

Age of majority

- 3 (1) Every person attains the age of majority and ceases to be a minor on attaining the age of eighteen years.
- (2) Every person who is over the age of eighteen years but under the age of twenty-one years on the operative date attains the age of majority on that date.

Application of section 3

4 Section 3 applies for the purpose of any law in respect of which the Legislature has jurisdiction.

Meaning of words

- 5 (1) In the absence of a definition or of an indication of a contrary intention, section 3 applies to the construction of the expressions "adult", "full age", "lawful age", "infant", "infancy", "minor", "minority", "majority" and similar expressions in—
 - (a) any Act or statutory instrument; and
 - (b) any deed, will or other instrument made on or after the operative date.
- (2) The use of any expression set out in subsection (1) or any similar expression shall not, in itself, be taken to indicate a contrary intention for the purposes of this section without some further indication of a contrary intention.

Modification of existing Acts and statutory instruments and consequential amendments

- 6 (1) Subject to subsections (2) and (3), in any provision of an Act of the Legislature or any regulation, rule, order or bylaw made under an Act of the Legislature enacted or made before the operative date, a reference to the age of twenty-one years shall be read as a reference to the age of eighteen years.
- (2) Notwithstanding subsection (1), in the construction of this Act the expression "twenty-one years" means twenty-one years and subsection (1) does not apply to this Act.
- (3) Subsection (1) does not apply to the references to the age of twenty-one years in the statutory provisions set out in the First Schedule.

Consequential amendments

7 (1) The statutory provisions set out in column 1 of the Second Schedule are amended by deleting the words set out in column 2 and substituting the words set out in column 3.

- (2) Section 12(4)(b) of the Contributory Pensions Act 1970 is repealed and the following is substituted:
 - "(b) in the case of a person who paid contributions before the date on which the Age of Majority Act 2001 comes into operation, beginning with the first day of the contribution year in which he attains the age of 21 years;
 - (bb) in any other case, beginning with the first day of the contribution year in which he attains the age of 18 years;".

United Kingdom Acts

Where by any Act of the Legislature, an Act of the Parliament of the United Kingdom or any provision thereof is made to apply in respect of any act or matter or thing over which the Legislature has jurisdiction, then in applying that Act of Parliament or that provision thereof in respect of that act, or matter or thing, any reference to the age of twenty-one years in the Act of Parliament or provision thereof shall be read as a reference to the age of eighteen years.

Modification of court orders and directions

- 9 (1) In any order or direction of a court made before the operative date, in absence of an indication of a contrary intention, a reference to the age of twenty-one years or to any age between eighteen and twenty-one years or to any of the expressions referred to in subsection 5(1) and similar expressions shall be read as a reference to the age of eighteen years.
- (2) The use of the words "twenty-one years" in an order or direction referred to in subsection (1) shall not, in itself, be taken to indicate a contrary intention for the purposes of this section without some further indication of a contrary intention.

Time of attaining particular age

- 10 (1) The time at which a person attains a particular age expressed in years shall be on the commencement of the relevant anniversary of the date of his birth.
- (2) This section applies only where the relevant anniversary falls on a date after the operative date, and in relation to any enactment, deed, will or other instrument, has effect subject to any provision therein.

Effect of new codicil on existing wills

Notwithstanding any rule of law, a will or codicil executed before the operative date shall not be treated for the purposes of this Act as made on or after that date by reason only that the will or codicil is confirmed by a codicil executed on or after that date.

Effect on statutory provisions incorporated in existing wills, etc which are not affected by section $\mathbf{5}$

This Act does not affect the construction of a provision of an Act or a statutory instrument that is incorporated in and has effect as part of a deed, will or other instrument if the construction of the deed, will or other instrument is not affected by section 5.

Accumulation not affected

13 This Act does not invalidate any direction for accumulation expressed in a settlement or other disposition made by deed, will or other instrument and executed before the operative date that, but for this Act, was a permissible period of accumulation.

Perpetuities not affected

14 This Act does not apply so as to affect the law relating to perpetuities.

Right of action and defence preserved

This Act does not prejudice a right of action or a defence to an action based upon the age of a party and that was in existence on the operative date and, notwithstanding this Act, the law that was in force immediately prior to the operative date applies in that case.

Commencement

This Act comes into operation on such date as the Minister responsible for the Legislature may appoint by notice published in the Gazette.

[Section 16 amended by BR 5/2011 para.5 effective 25 February 2011]

FIRST SCHEDULE

(section 6)

STATUTORY PROVISIONS WHERE REFERENCES TO TWENTY-ONE YEARS ARE RETAINED

COLUMN 1

STATUTORY PROVISION

Contributory Pensions Act 1970

section 12(4)(a)

Third Schedule

proviso to paragraph 1

Ex Gratia Payments Act 1983

section 3C(2)

Government Employees (Health Insurance) Act 1986

section 2(1)

Hospital Insurance Act 1970

section 2(1)(e)

Matrimonial Proceedings (Magistrates' Courts) Act 1974

section 1

section 3(1)(g)(ii)

Perpetuities and Accumulations Act 1989

section 6(1), 6(1)(b) and 6(2)

Public Service Superannuation Act 1981

proviso to section 43(2) and

section 49(2)

COLUMN 2

SUBJECT MATTER

Transitional provision for calculation of yearly average of contributions of persons over 21 years of age on commencement of the scheme.

Contribution conditions for widow's allowance; yearly average of 50 contributions

does not apply if husband dies before attaining 21 years.

Ex gratia payment to a dependent child

continues to 21

Definition of child; includes a person who is over 18 but under 21 while a full-time student

at an educational institution.

Subsidy for hospital treatment extends to a person over school-leaving age but under 21 if a full-time student in Bermuda.

Definition of dependant (paragraphs (b) and (c)); includes persons under 21 if earning capacity impaired by disability or undergoing

educational training.

Matrimonial order may provide maintenance

for dependent child under 21.

Dispositions otherwise void for remoteness by specifying an age above 21 to be construed as

referring to the age of 21.

Children's pensions continue where the child is over 18 but under 21 and the child is

mainly or wholly dependent.

SECOND SCHEDULE

(section 7)

CONSEQUENTIAL AMENDMENTS

COLUMN 1 STATUTORY PROVISION	COLUMN 2 WORDS DELETED	COLUMN 3 WORDS SUBSTITUTED
Administration of Estates Act		
1974 section 15(1)	twenty-one	eighteen
Adoption of Children Act 1963	twenty one	eignteen
section 1 (definition of "infant")	twenty-one	eighteen
and section 3(1)(ii) and (2) (ii)		
Adoption Rules 1964		• .1 .
First Schedule Form 10 paragraph 2(a)(ii) and (b)	twenty-one	eighteen
Bermuda Housing Association		
(Model Rules) Regulations		
1982		
regulation 9	twenty-one	eighteen
Bermuda Immigration and		
Protection Act 1956		و د و المحالية
sections 27, 30(1), 31(8), 72 and 104(c)	twenty-one	eighteen
Betting Act 1975		
section 10(3)(a)	twenty-one	eighteen
Companies Act 1981	3	5
section 39A(4)(b)	twenty-one	eighteen
Condominium Act 1986		
Schedule paragraph 3(3) Criminal Code Act 1907	21	18
section 181(2)	twenty-one	eighteen
section 182(4)	twenty-one	eighteen
section 184(1)(a)	twenty-one	eighteen
section 554(1)	twenty-one (where	eighteen (in each case)
	they twice occur)	_
Day Care Centre Regulations		
1999 regulation 9(2) and (5)	21	18
Education Act 1996 section 2(1) definition of	twonty one	ninotoon
"child"	twenty-one	nineteen
definition of "senior school	twenty-one	nineteen
education"	J	
section 51(5)	twenty-one	nineteen
section 72(3)	twenty-one	eighteen
Evidence Act 1905		

section 29(3)(a) Films (Control of Exhibition) Act	twenty-one	eighteen
1959	0.1	o i edoto o so
section 5(1)(c) Schedule	21 21	eighteen 18
Government Fees Regulations	ω 1	10
1976		
Schedule Head 5	21	18
paragraph (4) and (5)(b)		
Friendly Societies Act 1868		. 1 .
proviso to section 19	twenty-one	eighteen
Human Tissue Act 1976 section 4(b) and (d)	21	18
Indictable Offences Act 1929	£ 1	10
section 19(3)(a)	twenty-one	eighteen
International Organizations etc	3	8
(Immunities and Privileges) Act		
1948		
Schedule PART IV paragraph 2	twenty-one	eighteen
Legal Aid Act 1980 Third Schedule		
paragraph 2(1)(b)	twenty-one	eighteen
Legal Aid (General) Regulations	twenty one	eignteen
1980		
Schedule Form 1 paragraph 5	21	18
(c)		
Liquor Licence Act 1974		
section 10(4)(a)	twenty-one	eighteen
Marine Board Act 1962		
section 34(2)(a) Marine Board (Island Boats)	twenty-one	eighteen
Regulations 1965		
regulation 13(a)	twenty-one	eighteen
Maritime Marriage Act 1999	on early case	8
section 8(1)	twenty-one	eighteen
Marriage Act 1944	-	_
section 15	twenty-one	eighteen
Mental Health Act 1968		
section 8(4)(c), 10(2)(a)(ii) and	twenty-one	eighteen
(5) and 21(2) Minors Act 1950		
section 2(1) (definition of	twenty-one	eighteen
"minor")		3-5
Motor Car Act 1951		
section 81	twenty-one	eighteen

Motor-Cycles and Auxiliary		
Bicycles (Special Measures of Control) Act 1953		
section 7(2)	twenty-one (whenever they occur)	eighteen (in each case)
Municipalities Act 1923 First Schedule paragraph 2(1) (a)(i) and 3(2)(a) Non-Contentious Probate Rules	twenty-one	eighteen
1974		
Rules 29(1), (3) and (5) and 30(1) and (2) Parish Councils Act 1971	twenty-one (whenever they occur)	eighteen (in each case
section 3(7)(b)	twenty-one	eighteen
Partition Act 1855 section 1 (definition of "infant") and section 2	twenty-one	eighteen
Prison Rules 1980 Rules 132, 166(1)(b) and 167 Rent Increases (Domestic	twenty-one	eighteen
Premises) Control Act 1978 sections 5(1)(a) and 8(2)(a) Real Estate Agents' Licensing	twenty-one	eighteen
Regulations 1977 regulation 2(3)(b)(i) and Schedule Form 2 paragraph 4 Residential Care Homes and Nursing Homes Regulations 2001	21	18
regulations 5(2)(a) and 6(2)(a) Succession Act 1974	21	18
section 6(1)(a)	twenty-one (where they twice occur)	eighteen (in each case)
Trade Union Act 1965 section 41 Trustee Act 1975	twenty-one	eighteen
section 23(1)(b) and (3)(a)(i) and (ii)	twenty-one	eighteen
Waste and Litter Control Act 1987		
First Schedule paragraph 1 Wills Act 1988	21	18
section 6(a)	twenty-one years or over or is or has been married and is aged 18	eighteen
Young Offenders Act 1950	10	

AGE OF MAJORITY ACT 2001

section 2(1)(definition of "young" twenty-one

eighteen

person") and section 60(1)

[Assent Date: 1 August 2001]

[Operative Date: 1 November 2001]

[Amended by:

BR 5 / 2011]