

2011 CHAPTER 20

Still-births

Time limit on registration of still-births

- **5.**—(1) In Article 13 of the 1976 Order (registration of birth of child after one year requires written authority of Registrar General), paragraph (3) (rule not to apply to still-births) shall cease to have effect.
- (2) In Article 15 of the 1976 Order, paragraph (1) (no still-birth to be registered after the expiration of three months from the date of the still-birth) shall cease to have effect.

Registration of still-births where parents not married

- **6.**—(1) At the end of Article 14 of the 1976 Order (registration of father where parents not married), there shall be added the following paragraph—
 - "(6) This Article shall not apply to the registration of a still-birth.".
 - (2) In Article 18 of the 1976 Order (re-registration of births)—
 - (a) in paragraph (1)(b) (child who has a father and whose parents were not married), at the end of head (ii) there shall be added—

"or

- (iii) particulars relating to his father have been entered in the register in the case of a still-birth and the mother disputes them;";
- (b) after paragraph (1A) there shall be inserted the following paragraph—
 - "(1B) Paragraph (1A) shall not apply to the re-registration of a still-birth.".