On Consideration of Lords Amendments to the Health and Social Care Bill

Lords Amendments 1 to 30 agreed to.

Lords Amendment No. 31

As an Amendment to the Lords Amendment:—

Andy Burnham
Liz Kendall
Mr Jamie Reed
Ms Diane Abbott
Andrew Gwynne

Negatived on division (a)

Line 27. [Inserted section (4), fourth line] at end insert—

‘(4A) Each clinical commissioning group must make arrangements to ensure that no person mentioned in subsection (1) shall be permitted to take part in any discussion of or decision-making process concerning any arrangement with a provider of services with whom that person has an interest declarable under subsection (3).’.

Lords Amendments 31 to 147 agreed to.
Health and Social Care Bill, continued

Lords Amendment No. 148

As Amendments to the Lords Amendment:—

Andy Burnham
Liz Kendall
Mr Jamie Reed
Ms Diane Abbott
Andrew Gwynne

Not moved  (a)

★ Line 30,  [Inserted section (3D), seventh line] at end add ‘and only with the approval of Monitor.’.

Negatived on division  (b)

★ Line 30,  [Inserted section (3D), seventh line] at end add—

‘(3E) An NHS foundation trust which proposes to increase the proportion of its total income in any financial year attributable to activities other than the provision of goods and services for the purposes of the health service in England, if the proposed proportion which would result is greater than five per cent., may implement the proposal only with the approval of Monitor.’.

Lords Amendments 148 to 180 agreed to.

Lords Amendment No. 181

Andy Burnham
Liz Kendall
Mr Jamie Reed
Ms Diane Abbott
Andrew Gwynne

Not selected

To move, That this House disagrees with the Lords in their Amendment.

Lords Amendments 181 to 374 agreed to.