



House of Commons

NOTICES OF AMENDMENTS

given on

Wednesday 10 April 2013

For other Amendment(s) see the following page(s):
Children and Families Bill Committee 157-191, 193-207 and 209-11

PUBLIC BILL COMMITTEE

CHILDREN AND FAMILIES BILL

Extension of CCFW's remit

Lisa Nandy

NC35

To move the following Clause:—

‘In section 72B of the Care Standards Act 2000, after subsection (1)(b) add—

“(c) the exercise or proposed exercise in relation to Wales of any function of a UK Government Minister.”.’.

Lucy Powell

265

Clause 77, page 50, line 15, at end insert—

‘(ga) investigate the effectiveness of the safety and protection of children living at any specific premises which the Children’s Commissioner is empowered to enter under section 2E.’.

Lucy Powell

266

Clause 77, page 51, line 3, at end insert—

‘(c) consult, so far as possible, all children living at any premises that the Commissioner is investigating under section 2(3)(ga).’.

Lucy Powell

267

Clause 77, page 51, line 20, at end add—

‘(4) For investigations under section 2(3)(ga), where a report contains recommendations, the Commissioner must require that the person towards whom those recommendations are directed implement them, or otherwise to state in writing why they are unable to do so.’.

Children and Families Bill, *continued*

Lucy Powell 268
 Clause 79, page 51, line 40, after ‘child’, insert ‘or children’.

Lisa Nandy 269
 Clause 77, page 50, line 15, at end insert—
 ‘(ga) investigate reported instances of the trafficking of children, with particular regard to migrant children;
 (gb) investigate matters relating to children in custody.’.

Inclusive and accessible education, health and social care provision

Mr Robert Buckland NC36
 To move the following Clause:—

‘In exercising a function under Part 3 of this Act, a local authority and NHS bodies in England must promote and secure inclusive and accessible education, health and social care provision to support children, young people and their families.’.

Mr Steve Reed 270
 Clause 77, page 50, line 43, after ‘function’, insert ‘and have due regard to their views.’.

Mr Steve Reed 271
 Clause 77, page 51, line 8, after ‘known’, insert ‘and have due regard to their views.’.

Mr Steve Reed 272
 Clause 82, page 53, line 5, at end insert ‘and have due regard to their views.’.

Mr Steve Reed 273
 Clause 83, page 53, line 32, at end insert ‘and the extent to which the Commissioner has had due regard to their views.’.

Mr Steve Reed 274
 Clause 84, page 54, line 16, at end insert—
 ‘(5A) A child is within this subsection if he or she is detained in pursuance of—
 (a) an order made by a court, or
 (b) an order of recall made by the Secretary of State.
 (5B) A child is within this subsection if he or she has been identified by a professional as a potential victim of trafficking.
 (5C) A child is within this subsection if he or she is a separated migrant child.’.

Children and Families Bill, *continued*

Constraints on Children's Commissioner

Mr Steve Reed

NC37

To move the following Clause:—

'In Schedule 1 to the Children Act 2004, in paragraph 1 (status) after subparagraph (2) insert—

- “(3) The Minister shall have due regard to the desirability of ensuring that the Children's Commissioner is under as few constraints as reasonably possible in determining—
- (a) the Commissioner's activities,
 - (b) the Commissioners's timetables, and
 - (c) the Commissioner's priorities.”.
