



House of Commons

NOTICES OF AMENDMENTS

given on

Thursday 6 June 2013

*For other Amendment(s) see the following page(s) of Supplement to Votes:
1233-36 of the 2012-2013 Session
5-6, 135-36, 137-39, 283-84, 285-96 and 297-302 of the 2013-2014 Session*

CONSIDERATION OF BILL

CHILDREN AND FAMILIES BILL, AS AMENDED

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| Mr Robert Buckland | 37 |
| <p>Clause 42, page 33, line 6, at end insert—
(2A) If the plan specifies social care provision, the responsible local authority must secure the specified social care provision for the child or young person.’.</p> | |
| Mr Robert Buckland | 38 |
| <p>Clause 50, page 37, line 18, at end insert ‘;
(g) the social care provision specified in an EHC plan;
(h) the healthcare provision specified in an EHC plan.’.</p> | |
| Mr Robert Buckland | 39 |
| <p>Clause 21, page 19, line 16, leave out ‘wholly or mainly’.</p> | |
| Mr Robert Buckland | 40 |
| <p>Clause 36, page 29, line 20, leave out subsection (10).</p> | |
| Mr Robert Buckland | 41 |
| <p>Clause 37, page 30, line 13, leave out subsection (4).</p> | |
| Mr Robert Buckland | 42 |
| <p>Clause 44, page 34, line 3, leave out subsection (5).</p> | |

Children and Families Bill, *continued*

- Mr Robert Buckland 43
- Clause 45, page 34, line 37, leave out subsection (4) and insert—
 ‘(4) In forming an opinion for the purposes of this section in relation to a young person aged over 18, a local authority must have regard to his or her age.’.
- Mr Robert Buckland 44
- Clause 37, page 30, line 8, leave out from ‘provision’ to end of line 10 and insert ‘required by the child or young person.’.
- Mr Robert Buckland 45
- Clause 38, page 30, line 35, at end insert—
 ‘(g) an institution of higher education which the young person has accepted an offer from.’.
- Mr Robert Buckland 46
- Clause 27, page 22, line 3, at end insert—
 ‘(2A) If the education and care provision provided as part of the local offer is deemed insufficient to meet the needs of children and young people under subsection (2), a local authority must—
 (a) publish these findings;
 (b) improve that provision until it is deemed sufficient by—
 (i) those consulted in subsection (3); and
 (ii) Ofsted.’.
- Mr Robert Buckland 47
- Page 48, line 35, leave out Clause 69.
- Mr Robert Buckland 48
- Clause 72, page 49, line 46, leave out from ‘education,’ to end of line 1 on page 50.
- Jeremy Corbyn 49
- Clause 10, page 9, line 16, at end insert ‘unless in the view of the court it is unreasonable to do so’.
- Jeremy Corbyn 50
- Clause 11, page 10, line 10, at end insert—
 ‘(2B) Involvement shall mean, but is not limited to, direct contact with a child by any means including supervised contact, indirect contact with a child by any means including letters or telephone or receiving information about a child from the other parent or a third party.’.

Children and Families Bill, continued

Jeremy Corbyn

51

Clause 12, page 10, line 35, at end add—

- ‘(5) A child arrangements order that provides for a child to reside with a particular person is to be interpreted as granting rights of custody to that person.’.

Jeremy Corbyn

52

Clause 14, page 13, line 8, after ‘issued’, insert ‘unless in the view of the court it would be in the best interests of the child to set a different timetable’.

Jeremy Corbyn

53

Clause 15, page 15, line 6, at end insert ‘but may do so when any matter is brought to the court’s attention by the child’s guardian’.

Inclusive and accessible education, health and social care provision

Mr Robert Buckland

NC21

To move the following Clause:—

- ‘(1) In exercising a function under Part 3, 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.
- (2) Regulations will set out requirements on an authority and its partner NHS commissioning bodies to promote and secure inclusive and accessible education, health and social care provision in its local area, in particular through—
- (a) the planning;
 - (b) the design;
 - (c) the commissioning or funding;
 - (d) the delivery; and
 - (e) the evaluation of such services.’.

Information sharing about live births

Andrea Leadsom
Craig Whittaker

NC22

To move the following Clause:—

- ‘(1) NHS trusts should make arrangements to share with local authorities records of live births to parents resident in their area, to be used by the local authority for the purposes of identifying and contacting new families through children’s centres and any other early years outreach services it may operate.
- (2) The Secretary of State must, within a period of six months of Royal Assent to this Act, bring forward regulations placing consequential requirements on trusts and local authorities in exercising their duty under subsection (1), including, but not limited to—
- (a) the format of arrangements made;
 - (b) the safeguarding of information;

Children and Families Bill, *continued*

- (c) the circumstances in which it would not be appropriate for a trust to provide information to local authorities;
 - (d) the regularity of data transfers;
 - (e) timescales within which a local authority must contact new families made known to it; and
 - (f) any further requirements the Secretary of State deems necessary.
- (3) Local authorities must establish a pilot scheme to trial the registration of births within children's centres, and evaluate the effectiveness of the scheme to—
- (a) identify and contact new families; and
 - (b) enable children's centres to reach more families, in particular those with children under the age of two, or who the local authority consider—
 - (i) hard to reach, or
 - (ii) vulnerable.' .
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