



# House of Commons

Thursday 7 November 2013

## PUBLIC BILL COMMITTEE PROCEEDINGS

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### IMMIGRATION BILL

[SEVENTH AND EIGHTH SITTINGS]

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Mr David Hanson  
Helen Jones  
Phil Wilson

*Withdrawn* 49

Clause 15, page 15, line 7, after ‘Chapter’, insert ‘subject to the provisions set out in section [*Consultation with the devolved administrations*]’.

Mr David Hanson  
Helen Jones  
Phil Wilson

*Negated on division* 50

Clause 15, page 15, line 7, after ‘Chapter’, insert ‘subject to the provisions set out in section [*Pilot of residential housing provisions*]’.

Mr David Hanson  
Helen Jones  
Phil Wilson

*Not selected* 25

Clause 15, page 15, line 24, leave out ‘order’ and insert ‘regulations’.

Mr David Hanson  
Helen Jones  
Phil Wilson

*Not selected* 26

Clause 15, page 15, line 27, at end add—

‘(8) Regulations under subsection (6)—

(a) shall be made by statutory instrument, and

(b) may not be made unless a draft has been laid before, and approved by resolution of, each House of Parliament.’

*Clause agreed to.*

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**Immigration Bill, *continued***

Mr David Hanson  
Helen Jones  
Phil Wilson

*Withdrawn* **30**

Schedule 3, page 55, line 22, after ‘hostel’, insert ‘night shelter or domestic women’s refuge’.

Mr David Hanson  
Helen Jones  
Phil Wilson

*Withdrawn* **31**

Schedule 3, page 56, line 35, leave out paragraph 8.

Paul Blomfield  
Meg Hillier

*Withdrawn* **59**

Schedule 3, page 57, line 4, leave out from ‘building’ to the end of line 26 and insert ‘between—

- (a) a landlord, as defined in paragraph 3 of section 15; and
- (b) one of the following—
  - (i) an applicant for a Tier 4 visa holding a certificate of acceptance of studies issued by an authority-funded educational institution; or
  - (ii) an applicant for a student visitor visa for a period longer than six months.’.

*Schedule agreed to.*

*Clause 16 agreed to.*

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Mr Mark Harper

*Agreed to* **10**

Clause 17, page 16, line 22, at end insert—

- ‘() A landlord is to be taken to “authorise” an adult to occupy premises in the circumstances mentioned in subsection (1) if (and only if) there is a contravention of this section.’.

Mr Mark Harper

*Agreed to* **11**

Clause 17, page 17, line 11, at end insert—

- ‘() A contravention of this section does not affect the validity or enforceability of any provision of a residential tenancy agreement by virtue of any rule of law relating to the validity or enforceability of contracts in circumstances involving illegality.’.

*Clause, as amended, agreed to.*

*Clause 18 agreed to.*

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**Immigration Bill, *continued***

Meg Hillier

*Withdrawn* 52

- Clause 19, page 18, line 9, at end insert ‘or
- (c) an “in time” application for leave to remain has been made and the agent has secured—
    - (i) a letter confirming the application from an accredited legal representative, and
    - (ii) proof of delivery.’.

*Clause agreed to.*

*Clause 20 agreed to.*

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Meg Hillier

*Not called* 53

- Clause 21, page 19, line 18, after ‘into’ insert ‘or
- (b) an “in time” application for leave to remain has been made and the landlord has secured—
    - (i) a letter confirming the application from an accredited legal representative, and
    - (ii) proof of delivery.’.

*Clause agreed to.*

*Clauses 22 and 23 agreed to.*

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Mr David Hanson  
Helen Jones  
Phil Wilson

*Withdrawn* 27

- Clause 24, page 21, line 42, leave out paragraph (c).

Mr David Hanson  
Helen Jones  
Phil Wilson

*Not called* 28

- Clause 24, page 22, line 7, leave out paragraph (b).

*Clause agreed to.*

*Clauses 25 and 26 agreed to.*

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**Immigration Bill, *continued***

John Robertson

*Withdrawn* 56

Clause 27, page 23, line 43, at end insert—

- ‘(ba) the responsibility for agents to inform landlords, where the agent takes over management of the property, that an agreement should be made over the responsible party for immigration checks.’.

*Clause agreed to.*

*Clause 28 agreed to.*

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Mr Mark Harper

*Agreed to* 12

Clause 29, page 25, line 4, at end insert—

- ‘( ) If the draft of an instrument containing an order under or in connection with this Chapter would, apart from this subsection, be a hybrid instrument for the purposes of the standing orders of either House of Parliament, it is to proceed in that House as if it were not a hybrid instrument.’.

*Clause, as amended, agreed to.*

*Clauses 30 to 32 agreed to.*

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Dr Julian Huppert

*Withdrawn* 37

Clause 33, page 27, line 24, after ‘charge’, insert ‘for—

- (i) holders of tier 4 student visas and student visitor visas;
- (ii) a person who has made National Insurance payments for two financial years; and
- (iii) other groups that the Secretary of State may specify in the order.’.

Meg Hillier

*Withdrawn* 54

Clause 33, page 27, line 24, after ‘charge’, insert ‘for those needing treatment for HIV, TB and other communicable diseases as agreed by the Secretary of State for wider public health benefit.’.

Paul Blomfield

Meg Hillier

*Not called* 57

Clause 33, page 27, line 24, after ‘charge’, insert ‘including but not limited to—

- (i) applicants for a Tier 4 visa holding a certificate of acceptance of studies issued by an authority-funded educational institution; and
- (ii) applicants for student visitor visas for a period longer than six months.’.

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**Immigration Bill, *continued***

Meg Hillier

*Not called* **55**

Clause **33**, page **27**, line **26**, at end insert—  
'(g) exempt pregnant women from the charge.'

Helen Jones  
Mr David Hanson  
Phil Wilson

*Withdrawn* **51**

Clause **33**, page **27**, line **30**, at end insert—  
'(4A) The Government shall, 12 months from Royal Assent of this Act, lay before the House a report on the sums collected under this section and the expenditure thereof.'

Paul Blomfield  
Meg Hillier

*Not called* **58**

Clause **33**, page **27**, line **34**, at end insert—  
“‘authority-funded’ has the meaning given by Regulation 4(a) of the Education (Student Support and European University Institute) (Amendment) Regulations 2013.’”

*Clause agreed to.*

[Adjourned until Tuesday 12 November at 8.55 am]