



# House of Commons

Thursday 20 March 2014

## PUBLIC BILL COMMITTEE PROCEEDINGS

---

### CRIMINAL JUSTICE AND COURTS BILL

[SEVENTH AND EIGHTH SITTINGS]

---

*Clause 18 agreed to.*

---

Dan Jarvis  
Mr Andy Slaughter

*Negatived on division* 38

Schedule 4, page 73, line 25, at end insert—

(1A) Where the Secretary of State enters into a contract with another person under paragraph 1(1), and that person is not a public authority for the purposes of section 3 of the Freedom of Information Act 2000, that person shall be designated by the Secretary of State as a public authority for the purposes of that section in relation to that contract.’

Mr Robert Buckland

*Not selected* 97

☆ Schedule 4, page 73, line 25, at end insert—

*‘Special Educational Needs*

1A (1) All secure colleges, whether directly managed or contracted out, must make provision to meet the special educational needs of persons detained there.’

Sarah Champion

*Withdrawn* 61

Schedule 4, page 74, line 17, at end insert—

*‘Staff*

4A (2) All staff employed as teachers, counsellors or nurses at a secure unit must hold qualifications as one of the following—

- (a) qualified teachers;
- (b) accredited member of the British Association of Counsellors and Psychotherapists;
- (c) registered nurse (children).’

---

**Criminal Justice and Courts Bill, *continued***

Dan Jarvis  
Mr Andy Slaughter

*Withdrawn* 34

Schedule 4, page 75, line 14, at end insert—  
(e) to assess and promote their best interests.’.

Dan Jarvis  
Mr Andy Slaughter

*Negated on division* 36

Schedule 4, page 75, line 26, leave out from ‘where’ to end of line 27 and insert ‘a young person poses an imminent threat of injury to himself or others, and only when all other means of control have been exhausted.’.

Mr Shailesh Vara

*Agreed to* 22

Schedule 4, page 80, line 15, leave out ‘51 weeks’ and insert ‘12 months’.

***Member’s explanatory statement***

*The offence of wrongful disclosure of information under paragraph 25 of Schedule 4 is triable either on indictment or summarily. When section 154 of the Criminal Justice Act 2003 comes into force, the maximum term of imprisonment on summary conviction should change from 6 months to 12 months (not 51 weeks, which is appropriate for summary-only offences).*

Mr Shailesh Vara

*Agreed to* 23

Schedule 4, page 81, line 29, leave out ‘In section 15(3)(d) (funding of Local Safeguarding Children Boards)’ and insert ‘In section 15(3) (funding of Local Safeguarding Children Boards)—

- (a) in paragraph (c), after “principal of a” insert “directly managed”, and
- (b) in paragraph (d),’.

***Member’s explanatory statement***

*This amendment provides that, where the principal of a secure college is a Board partner of the authority that established a Local Safeguarding Children Board, the Secretary of State is only a person who may make payments towards expenditure incurred by the Board if the college is directly managed, rather than contracted-out.*

Mr Shailesh Vara

*Agreed to* 24

Schedule 4, page 81, line 30, at end insert—

‘32A In section 33(3) (funding of Local Safeguarding Children Boards in Wales)—

- (a) in paragraph (c), after “principal of a” insert “directly managed”, and
- (b) in paragraph (d), after “or prison” insert “or the principal of a contracted-out secure college”.’.

Mr Shailesh Vara

*Agreed to* 25

Schedule 4, page 81, line 33, after ‘references’ insert ‘to a directly managed secure college and’.

Mr Shailesh Vara

*Agreed to* 26

Schedule 4, page 81, line 34, leave out ‘such a’ and insert ‘a contracted-out,’.

---

**Criminal Justice and Courts Bill, *continued***

Mr Shailesh Vara

*Agreed to* **27**

Schedule 4, page 81, line 35, leave out '1' and insert '27'.

*Schedule, as amended, agreed to.*

*Clauses 19 to 23 agreed to.*

[Adjourned until Tuesday 25 March at 8.55 am