



SUPPLEMENT TO THE VOTES AND PROCEEDINGS

Tuesday 13 January 2015

PROCEEDINGS
ON CONSIDERATION OF LORDS MESSAGE

CRIMINAL JUSTICE AND COURTS BILL

On Consideration of a Lords Reason for insisting on an Amendment

Lords Reason No. **74B**

Secretary Chris Grayling

Agreed to

To move, That this House insists on its disagreement with the Lords in their Amendment No. 74 but proposes the following amendment to the Bill in lieu of that Amendment:—

(a)

Page 72, line 18, at end insert—

- “(6) Subsection (7) applies to an order under this section the effect of which is to bring into force the Secretary of State’s power to provide secure colleges for the detention of any or all of the following—
- (a) persons who are male and aged under 15;
 - (b) persons who are female.
- (7) A statutory instrument containing the order may not be made unless a draft of the instrument has been laid before, and approved by a resolution of, each House of Parliament.
- (8) The reference in subsection (6) to the Secretary of State’s power to provide secure colleges is to the power under section 43(1)(c) of the Prison Act 1952 (as inserted by section 29 of this Act).”
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Criminal Justice and Courts Bill, *continued*

On Consideration of a Lords Amendment in lieu of Lords Amendments disagreed to by this House

Lords Amendment No. **102B**

Secretary Chris Grayling

Agreed to on division

To move, That this House disagrees with the Lords in their Amendment but proposes the following amendments to the Bill in lieu of that Amendment:—

- (a)**
- Page 65, line 3, at end insert—
- “(2B) The court may disregard the requirements in subsection (2A)(a) and (b) if it considers that it is appropriate to do so for reasons of exceptional public interest.
- (2C) If the court grants relief or makes an award in reliance on subsection (2B), the court must certify that the condition in subsection (2B) is satisfied.””
- (b)**
- Page 65, line 13, at end insert—
- “(3D) The court may disregard the requirement in subsection (3C) if it considers that it is appropriate to do so for reasons of exceptional public interest.
- (3E) If the court grants leave in reliance on subsection (3D), the court must certify that the condition in subsection (3D) is satisfied.””
- (c)**
- Page 65, line 21, for “section 31(2A)” substitute “subsections (2A) and (2B) of section 31”
- (d)**
- Page 65, line 22, for “applies” substitute “apply”
- (e)**
- Page 65, line 23, for “it applies” substitute “they apply”
- (f)**
- Page 65, line 25, at end insert—
- “(5B) If the tribunal grants relief in reliance on section 31(2B) of the Senior Courts Act 1981 as applied by subsection (5A), the tribunal must certify that the condition in section 31(2B) as so applied is satisfied.””
- (g)**
- Page 65, line 40, at end insert—
- “(3E) The tribunal may disregard the requirement in subsection (3D) if it considers that it is appropriate to do so for reasons of exceptional public interest.
- (3F) If the tribunal grants permission in reliance on subsection (3E), the tribunal must certify that the condition in subsection (3E) is satisfied.””
- (h)**
- Page 65, line 42, for “section 31(2A)” substitute “subsections (2A) and (2B) of section 31”
- (i)**
- Page 65, line 43, for “applies” substitute “apply”
- (j)**
- Page 65, line 44, for “it applies” substitute “they apply”
- (k)**
- Page 65, line 46, at end insert—

Criminal Justice and Courts Bill, *continued*

“(6B) If the tribunal makes an award in reliance on section 31(2B) of the Senior Courts Act 1981 as applied by subsection (6A), the tribunal must certify that the condition in section 31(2B) as so applied is satisfied.””

On Consideration of a Lords Reason for insisting on Amendments

Lords Reason No. **106D**

Secretary Chris Grayling

Agreed to on division

To move, That this House insists on its disagreement with the Lords in their Amendments Nos. 103, 104, 105 and 106 but proposes the following amendments to the Bill in lieu of those amendments:—

(a)

Page **66**, line **21**, at end insert—

“(3AA) Rules of court under subsection (3)(b) that specify information identifying those who are, or are likely to be, sources of financial support must provide that only a person whose financial support (whether direct or indirect) exceeds, or is likely to exceed, a level set out in the rules has to be identified.

This subsection does not apply to rules that specify information described in subsection (3A)(b).””

(b)

Page **66**, line **43**, at end insert—

“(3AA) Tribunal Procedure Rules under subsection (3)(b) that specify information identifying those who are, or are likely to be, sources of financial support must provide that only a person whose financial support (whether direct or indirect) exceeds, or is likely to exceed, a level set out in the rules has to be identified.

This subsection does not apply to rules that specify information described in subsection (3A)(b).””
