Clause 12, page 8, line 4, at beginning insert “Except where an Academy Agreement has been made under section 1(3),”

Not called 62

Clause 12, page 8, leave out lines 9 to 12

Not called 63

“(4) The Secretary of State’s power in subsection (1) does not apply where the Secretary of State can revoke an Order under section 570 (Revocation and variation of certain orders and directions) Education Act 1996.”

Clause agreed to.

Negatived on division 66

Clause 1, page 1, line 4, at end insert—
“(a) in subsection (1) after (c) insert—
“( ) an Academy”;

(b) ”
Education and Adoption Bill, continued

Kevin Brennan
Steve McCabe
Graham Jones

Clause 1, page 1, line 4, at end insert—
“(a) in subsection (1) after (c) insert—
“( ) a Pupil Referral Unit”;
(b) ”

Withdrawn 68

Clause 1, page 1, line 11, after “notified”, insert “in the prescribed manner as set out in regulations made under subsection (1A)”

Kevin Brennan
Steve McCabe
Graham Jones

Clause 1, page 1, line 14, at end insert—
“(1A) The Secretary of State must make regulations to define the manner in which a school governing body will be notified that he considers the school to be coasting.
(1B) Regulations made under subsection (1A) will require the Secretary of State to submit the advice of Her Majesty’s Chief Inspector of Education, Children’s Services and Skills and the Regional School Commissioner to the school governing body.”

Not called 70

Clause 1, page 1, line 14, at end insert—
“(1C) Regulations under subsection (1A) must—
(a) give the governing body and the maintaining local authority fifteen working days’ notice of the Secretary of State’s intention to notify the school that it is eligible for intervention,
(b) give the governing body and the maintaining local authority five working days to respond to the notice, and
(c) require the Secretary of State to consider any responses before confirming or otherwise the notice.”

Kevin Brennan
Steve McCabe
Graham Jones

Clause 1, page 1, line 14, at end insert—
“(1D) Regulations under subsection (1A) must—
(a) require the governing body to inform all parents of registered pupils of the Secretary of State’s intention to notify the school that it is coasting,
(b) require the Secretary of State to convene a meeting for parents to explain the implications of the school being notified that it is coasting.”
Clause 1, page 1, line 14, at end insert—

“(1E) The Secretary of State may not make an Academy Order under section 4(1)(b) of the Academies Act 2010 in respect of a maintained school he has notified under subsection (1) until two calendar years after the school was notified.”

Clause 1, page 1, line 14, at end insert—

“(1F) Regulations under subsection (1A) and meeting the requirements at subsection (1B) relating to the advice of Her Majesty’s Chief Inspector of Education, Children’s Services and Skills may include a requirement to take account of surveyed views of parents of registered pupils at the school about the quality of education provided by the school, and also those of parents in the immediate vicinity of the school whose children are not registered pupils at the school.”

Clause 1, page 1, line 15, leave out “may” and insert “must”

Clause 1, page 1, line 16, at end insert—

“(2B) The Secretary of State may use the power to make regulations under subsection (2) only once in any 12-month period.”

Clause 1, page 1, line 16, at end insert—

“(2C) The Secretary of State in making regulations under subsection (2) must use comparable definitions of coasting schools which are in use outside the United Kingdom.”

Clause 1, page 1, line 16, at end insert—

“(2D) Regulations under subsection (2) must specify, if used in the definition of "coasting"—

(a) the minimum pupil roll of a school,
(b) a school’s admission arrangements,
(c) the age range of pupils in attendance at the school,
(d) the handling of data about pupils with special educational needs or a disability,
(e) information about the socio-economic characteristics of the area where the school is situated,
(f) the role of professional advice which the Secretary of State must consider.”

Kevin Brennan
Steve McCabe
Graham Jones

Clause 1, page 1, line 16, at end insert—
“(2E) A maintained school under this section does not include—
(a) a maintained nursery school,
(b) a community or foundation special school, or
(c) a 16-19 school.”

Kevin Brennan
Steve McCabe
Graham Jones

Clause 1, page 1, line 16, at end insert—
“(3A) In section 73 (Interpretation of Part 4), at the appropriate place insert—
“Regional Schools Commissioner is an official appointed by the Secretary of State, or in an area of a combined authority, and if so requested by the mayor, the mayor elected under arrangements made under Section 107A (Power to provide for election of mayor) Cities and Local Government Devolution Act 2016.””

Kevin Brennan
Steve McCabe
Graham Jones

Clause 1, page 1, line 16, at end insert—
“(3B) In section 182 (Parliamentary control of orders and regulations) in subsection (3) before (a) insert—
“( ) regulations made under subsection (1) of section 60B (Coasting schools).””

Kevin Brennan
Steve McCabe
Graham Jones

Clause 1, page 1, line 16, at end insert—
“(3C) In section 182 (Parliamentary control of orders and regulations) after subsection (3) insert—
“( ) A statutory instrument which contains regulations under subsection (2) of section 60B (Coasting schools) may not be made unless—
(a) the Chairman of the UK Statistics Authority certifies that Official Statistics used to determine whether a school is coasting are used in a statistically correct manner, and
Clause agreed to.

Clause 14 agreed to.

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Clause 15, page 9, leave out lines 17 and 18

Clause agreed to.

Clause 16 agreed to.

Clause 17 agreed to.

Clause 18 agreed to.

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NEW CLAUSES

To move the following Clause—

“3ZB England – reports to be commissioned and guidance to be reviewed by
the Secretary of State

(1) Before giving a direction under section 3ZA(1) the Secretary of State shall
commission and publish a report on the fitness of the authorities and agencies that
he proposes should carry out the functions on the matters set out at subsection (2).

(2) Matters that are to be the subject of the report at subsection (1)—

(a) the nature and adequacy of the support the authorities and agencies will
provide for those leaving care for adoption up to age 25, for their
education and for their adult employment;
Education and Adoption Bill, continued

(b) the arrangements for carrying out mental health assessments for those children leaving care for adoption and the support services for adopted children with mental health needs; and

(c) the extent to which he is satisfied that the authorities and agencies have adequate resources and skills to implement and follow the statutory guidance for the identification and matching of children with potential adopters.”

Kevin Brennan
Steve McCabe
Graham Jones

Negatived on division  NC2

To move the following Clause—

“Duty to inspect Academy sponsors at prescribed intervals

(1) After section 5 of the Academies Act 2010, insert—

“Duty to inspect Academy sponsors at prescribed intervals

(1) It is the duty of Her Majesty’s Chief Inspector of Education, Children’s Services and Skills—

(a) to inspect under this section every Academy sponsor in England to which this section applies, at such intervals as may be prescribed,

(b) to publish a report of the inspection,

(c) report on how far the education provided by the Academy sponsor—

(i) promotes high standards,

(ii) ensures fair access to opportunity for education and training, and

(iii) promotes the fulfilment of learning potential by every person in attendance at an Academy sponsored by the Academy sponsor,

(iv) meets the needs of disabled pupils and pupils who have special educational needs.

(2) The duty in subsection (1) does not apply where an Academy sponsor sponsors a single school.”
Louise Haigh

To move the following Clause—

“Consultation about identity of Academy sponsor in all cases

After section 5 of the Academies Act 2010 insert—

“5B Consultation about identity of Academy sponsor in all cases

(1) This section applies where an Academy order under section 4(A1) has effect in respect of any maintained school.

(2) Before entering into Academy arrangements in relation to the school the Secretary of State must consult the following about the identity of the person with whom the arrangements are to be entered into—

(a) the school’s governing body,
(b) the local authority,
(c) the Chief Inspector of Education, Children’s Services and Schools,
(d) parents of registered pupils at the school,
(e) the teaching and other staff of the school,
(f) registered pupils at the school, and
(g) any other such persons as he thinks appropriate.””

Louise Haigh

To move the following Clause—

“Inspection of Academy sponsors in certain cases

After section 4 of the Academies Act 2010 insert—

“4B Inspection of Academy sponsors in certain cases

(1) The Chief Inspector of Education, Children’s Services and Skills may inspect the overall performance of any Academy proprietor in performing their functions under an Academy agreement, and any ancillary functions.

(2) When requested to do so by the Secretary of State, the Chief Inspector must conduct an inspection under this section in relation to the person specified in the request.

(3) Such a request may specify particular matters which the Chief Inspector must inspect.

(4) Ancillary functions shall include any function that may be carried on by a local education authority.

(5) Before entering into Academy arrangements in relation to a school to which an Academy order under section 4(A1) has had effect with an Academy proprietor with whom the Secretary of State has existing Academy arrangements in relation to one or more other schools, he must
Education and Adoption Bill, continued

receive a report from the Chief Inspector on the overall performance of
the proprietor in performing their functions.

*Bill to be reported.*