



House of Commons

Thursday 5 November 2015

PUBLIC BILL COMMITTEE

New Amendments handed in are marked thus ★

☆ *Amendments which will comply with the required notice period at their next appearance*

IMMIGRATION BILL

NOTE

This document includes all amendments remaining before the Committee and includes any withdrawn amendments at the end. The amendments have been arranged in accordance with the Order of the Committee [20 October 2015].

Keir Starmer
Paul Blomfield
Sarah Champion
Mrs Emma Lewell-Buck
Kate Hollern
Sue Hayman

Stuart C. McDonald

Anne McLaughlin

Gavin Newlands

208

Page 34, line 3, leave out Clause 31

Member's explanatory statement

To remove an extension of "deport first, appeal later provisions" to include all human rights appeals.

Immigration Bill, continued

Keir Starmer
 Paul Blomfield
 Sarah Champion
 Mrs Emma Lewell-Buck
 Kate Hollern
 Sue Hayman

Stuart C. McDonald

Anne McLaughlin

Gavin Newlands

218

Page **32**, line **20**, leave out Clause 32

Member's explanatory statement

To ensure there is provision for administrative review where a person's leave is curtailed or revoked.

Keir Starmer
 Sarah Champion
 Paul Blomfield
 Sue Hayman
 Kate Hollern
 Mrs Emma Lewell-Buck

Anne McLaughlin

Gavin Newlands

Stuart C. McDonald

222

Schedule **6**, page **90**, leave out lines 28 to 30 and insert—

- “(i) in subsection (2A) for “accommodation” each time it occurs substitute “support” and for “section 4” each time it occurs substitute “section 95A”, and
- (ii) in subsections (6) and (7), for “section 4 or 95” substitute “section 95 or section 95A””

Member's explanatory statement

To provide a right of appeal against decisions of the Home Office to refuse or discontinue support under new section 95A for asylum seekers at the end of the process who are unable to leave the UK.

James Brokenshire

96

Schedule **6**, page **91**, line **2**, after “(2)” insert “, (5), (6)”

Member's explanatory statement

This is a minor and technical amendment. It is consequential on the repeal of section 4 of the Immigration and Asylum Act 1999. Section 43(5) and (6) of the Immigration, Asylum and Nationality Act 2006 contain provision about tenancies granted to provide accommodation under section 4 of the 1999 Act.

Immigration Bill, continued

Keir Starmer
 Sarah Champion
 Paul Blomfield
 Sue Hayman
 Kate Hollern
 Mrs Emma Lewell-Buck

Anne McLaughlin

Gavin Newlands

Stuart C. McDonald

223

Schedule 6, page 91, line 7, at end insert—

“(2A) Schedule 3 to the Nationality, Immigration and Asylum Act 2002 (withholding and withdrawal of support) is amended as follows.

- (a) in paragraph 6(1), after “person” insert “who entered the United Kingdom as an adult”
- (b) in paragraph 7, after “person” insert “who entered the United Kingdom as an adult””

Member’s explanatory statement

To ensure that all care leavers—including young asylum-seekers and migrants who came to the UK as children—are given the support they need while they are in the UK by amending Schedule 3 of the Nationality, Immigration and Asylum Act 2002 so it does not apply to people who initially came to the UK as children. It will not create an automatic right to support but make sure that a young person is not discriminated against on the basis of his or her immigration status.

Keir Starmer
 Sarah Champion
 Paul Blomfield
 Sue Hayman
 Kate Hollern
 Mrs Emma Lewell-Buck

Anne McLaughlin

Gavin Newlands

Stuart C. McDonald

224

Schedule 6, page 91, line 37, leave out “before the end of such period as may be prescribed.”

Member’s explanatory statement

To remove provision for a period to be prescribed in regulations, made under section 94(3) of the Immigration and Asylum Act 1999, during which an individual may be left destitute before qualifying for section 95 support on the basis of having lodged “further qualifying submissions”.

Keir Starmer
 Sarah Champion
 Paul Blomfield
 Sue Hayman
 Kate Hollern
 Mrs Emma Lewell-Buck

Anne McLaughlin

Gavin Newlands

Stuart C. McDonald

225

Schedule 6, page 92, line 6, leave out from “, or” to end of line 8

Member’s explanatory statement

To prevent section 95 support from terminating immediately on notification of a decision on further qualifying submissions if no period for support terminating is prescribed in regulations made under section 94(3) of the Immigration and Asylum Act 1999.

Immigration Bill, *continued*

James Brokenshire

97

Schedule 6, page 92, line 41, leave out “VI” and insert “VI and section 141”

Member’s explanatory statement

This is a minor and technical amendment. Paragraph 4(c) of Schedule 6 amends section 167 of the Immigration and Asylum Act 1999 to remove the reference to Part VI, as the term “claim for asylum” will no longer occur in that Part. The same change is needed in respect of section 141 of that Act.

Keir Starmer
Sarah Champion
Paul Blomfield
Sue Hayman
Kate Hollern
Mrs Emma Lewell-Buck

Anne McLaughlin

Gavin Newlands

Stuart C. McDonald

226

Schedule 6, page 93, line 37, leave out sub-paragraph (5)

Member’s explanatory statement

To allow destitute refused asylum seeking families to continue receiving basic support (just over £5 a day for their essential living needs with housing provided for those with nowhere to live) until their case is finally concluded, as is currently the case. This aims to protect vulnerable children from being left destitute; ensure immigration controls are not undermined because the Home Office has lost contact with families who are appeal rights exhausted; and to avoid a substantial transfer of costs to local authorities.

Keir Starmer
Sarah Champion
Paul Blomfield
Sue Hayman
Kate Hollern
Mrs Emma Lewell-Buck

Anne McLaughlin

Gavin Newlands

Stuart C. McDonald

227

Schedule 6, page 93, line 38, leave out from “provided)” to end of line 39, and insert—

- “(a) the heading becomes “Support for asylum-seekers, etc”, and
- (b) insert after subsection (8)—

“(8A) The weekly cash payment set out in Regulation 2(2) of the Asylum Support (Amendment No.3) Regulations 2015 No. 1501 for each individual is increased to no less than 60% of the rate of Income Support payable to single adults aged 25 or over.””

Member’s explanatory statement

To ensure asylum seekers have the support they need to pay for food, clothing, toiletries, travel and other necessities and thereby try to help ensure that they can properly meet their essential living needs and pursue their asylum applications. The amendment works by amending section 95 of the Immigration and Asylum Act 1999 which is the overarching section under which support for person seeking asylum is provided.

Immigration Bill, continued

James Brokenshire

98

Schedule 6, page 96, line 4, at end insert—

“() After subsection (7) insert—

“(8) A tenancy is not a Scottish secure tenancy (within the meaning of the Housing (Scotland) Act 2001 (asp 10)) if it is granted in order to provide accommodation under section 95A.

(9) A tenancy which would be a Scottish secure tenancy but for subsection (8) becomes a Scottish secure tenancy if the landlord notifies the tenant that it is to be regarded as such.”

Member’s explanatory statement

This is a minor and technical amendment. Under housing law in Scotland, those supported under section 4 of the Immigration and Asylum Act 1999 are not treated as though they have a secure tenancy. The amendment ensures that the same applies to those supported under the new section 95A of that Act.

James Brokenshire

99

Schedule 6, page 98, line 15, leave out from beginning to “Omit” in line 21 and insert “In the Immigration, Asylum and Nationality Act 2006,”

Member’s explanatory statement

This is a minor and technical amendment, consequential on amendment 96.

Keir Starmer
Sarah Champion
Paul Blomfield
Sue Hayman
Kate Hollern
Mrs Emma Lewell-Buck

Anne McLaughlin

Gavin Newlands

Stuart C. McDonald

228

Schedule 6, page 100, line 16, at end insert—

“(43A) The Immigration Act 1971 is amended as follows.

(43B) After section 3(9) (general provisions for regulation and control) insert—

“(10) In making rules under subsection (2), the Secretary of State must have regard to the following.

(11) Rules must provide for persons seeking asylum, within the meaning of the rules, to apply to the Secretary of State for permission to take up employment and that permission must be granted if—

(a) a decision has not been taken on the applicant’s asylum application within six months of the date on which it was recorded, or

(b) an individual makes further submissions which raise asylum grounds and a decision on that fresh claim or to refuse to treat such further submissions as a fresh claim has not been taken within six months of the date on which they were recorded.

(12) Permission for a person seeking asylum to take up employment shall be on terms no less favourable than those upon which

Immigration Bill, continued

permission is granted to a person recognised as a refugee to take up employment.””

Member’s explanatory statement

This proposed amendment would provide for asylum seekers to be able to work if their claim is not determined within the Home Office target time of six months.

James Brokenshire

100

Schedule 6, page 100, line 31, at end insert “, and

() any dependant of a person within paragraph (a), (b) or (c).”

Member’s explanatory statement

The amendment ensures that the transitional arrangements allowing certain persons to continue to be supported under section 4 of the Immigration and Asylum Act 1999 also apply to their dependants.

James Brokenshire

101

Schedule 6, page 100, line 38, at end insert—

“() On and after the day on which paragraphs 1 and 2 come into force, section 4 of the Immigration and Asylum Act 1999 has effect in relation to persons within sub-paragraph (1) as if in subsection (11)(b) the word “not” were omitted.”

Member’s explanatory statement

This amendment provides the flexibility to provide in regulations for those who continue to be supported under section 4 of the Immigration and Asylum Act 1999 under the transitional arrangements to receive support in the form of cash or vouchers.

James Brokenshire

102

Schedule 6, page 100, line 38, at end insert—

“() In this paragraph “dependant” has the same meaning as in Part 6 of the Immigration and Asylum Act 1999 (see section 94 of that Act).”

Member’s explanatory statement

This amendment is consequential on amendment 100.

James Brokenshire

103

Schedule 6, page 101, line 5, at end insert “, and

() any dependant of a person within paragraph (a), (b) or (c).”

Member’s explanatory statement

The amendment ensures that the transitional arrangements allowing certain failed asylum-seekers to continue to be supported under section 95 of the Immigration and Asylum Act 1999 also apply to their dependants.

Immigration Bill, continued

- James Brokenshire **104**
- Schedule 6, page 101, line 11, at end insert—
 “() In this paragraph “dependant” has the same meaning as in Part 6 of the Immigration and Asylum Act 1999 (see section 94 of that Act).”
Member’s explanatory statement
This amendment is consequential on amendment 103.
-
- James Brokenshire **105**
- Schedule 8, page 107, line 34, leave out sub-paragraphs (ii) and (iii)
Member’s explanatory statement
This amendment makes minor drafting changes by omitting the unnecessary alterations to the conjunctions in section 25B(3) Immigration Act 1971.
- James Brokenshire **106**
- Schedule 8, page 108, line 9, leave out “28A” and insert “28A(3)”
Member’s explanatory statement
This minor amendment substitutes “28A” for “28A(3)” to correct the reference to which paragraph requires amending.
- James Brokenshire **107**
- Schedule 8, page 109, line 26, after “before” insert “an immigration officer,”
Member’s explanatory statement
This amendment ensures that immigration officers must seek authorisation from the Secretary of State prior to exercising the maritime powers in relation to a foreign ship or a ship registered under the law of a relevant territory, within UK territorial waters adjacent to Northern Ireland. This aligns the provision with the equivalent provisions applicable to UK territorial waters adjacent to England, Wales and Scotland.
- James Brokenshire **108**
- Schedule 8, page 111, leave out lines 21 to 24
Member’s explanatory statement
This amendment removes the superfluous definition of “home state” and has no substantive effect.
- James Brokenshire **109**
- Schedule 8, page 114, line 17, leave out “detain” and insert “retain”
Member’s explanatory statement
This amendment and amendments 110 and 112 are minor drafting changes for consistency with language used elsewhere in the Schedule and have no substantive effect.
- James Brokenshire **110**
- Schedule 8, page 118, line 40, leave out “detain” and insert “retain”
Member’s explanatory statement
See the explanatory statement for amendment 109.

Immigration Bill, continued

James Brokenshire

111

Schedule 8, page 122, line 6, leave out “(in England and Wales or elsewhere)” and insert “in the United Kingdom”

Member’s explanatory statement

This amendment is a minor drafting change for consistency with the language used in the equivalent provisions for England, Wales and Scotland.

James Brokenshire

112

Schedule 8, page 123, line 17, leave out “detain” and insert “retain”

Member’s explanatory statement

See the explanatory statement for amendment 109.

NEW CLAUSES

Richard Fuller

NC1

To move the following Clause—

“Detention of persons – exempted persons

In paragraph 16 of Schedule 2 to the Immigration Act 1971 after subsection (4) insert—

- “(5) A person may not be detained under this paragraph if they are a member of one or more of the following groups of person—
- (a) Pregnant women;
 - (b) Victims of trafficking;
 - (c) Victims of torture;
 - (d) Victims of sexual violence;
 - (e) Any other group as may be prescribed by the Secretary of State.”

Member’s explanatory statement

This amendment would provide that pregnant women, victims of trafficking, torture and sexual violence, and any other group prescribed by the Secretary of State, may not be detained pending an examination or decision by an immigration officer.

Richard Fuller

NC3

To move the following Clause—

“Time limit on detention

In paragraph 16 of Schedule 2 to the Immigration Act 1971 after subsection (4) insert—

- “(5) Subject to regulations under subsection (6), a person detained under this paragraph must be released on bail in accordance with Schedule 5 to the

Immigration Bill, *continued*

Immigration Act 2016 after no later than the twenty-eighth day following that on which the person was detained.

- (6) The Secretary of State may by regulations make provision to vary by category of person the time limit under subsection (5).”

Keir Starmer
Sarah Champion
Paul Blomfield
Kate Hollern
Mrs Emma Lewell-Buck
Sue Hayman

Stuart C. McDonald

Anne McLaughlin

Gavin Newlands

NC4

To move the following Clause—

“Extension of the Gangmasters Licensing Authority remit

- (1) The Secretary of State shall undertake a review of the Gangmasters Licensing Authority’s remit with regard to section 2 of the Gangmasters (Licensing) Act 2004 and the necessity and evidence for an extension of work covered by this Act and the additional resources required for any additional work, and lay a report in both Houses of Parliament within one year of this Bill obtaining Royal Assent.
- (2) The Secretary of State may by order amend section 3 of the Gangmasters (Licensing) Act 2004 to include other areas of work where the Secretary of State believes abuse and exploitation of workers may be taking place, and must allocate additional resources accordingly.”

Member’s explanatory statement

To extend the remit of the Gangmasters Licensing Authority with appropriate resourcing, to better enforce labour standards in high risk sectors beyond agriculture, gathering shellfish, processing and packaging.

Keir Starmer
Sarah Champion
Paul Blomfield
Kate Hollern
Mrs Emma Lewell-Buck
Sue Hayman

Stuart C. McDonald

Anne McLaughlin

Gavin Newlands

NC5

To move the following Clause—

**“Compensation for a illegal working closure notice where order is cancelled/
no compliance order is given**

- (1) Where an illegal working closure notice is issued and—
- (a) is subsequently cancelled in accordance with paragraph 3 of Schedule 3 to this Act, or

Immigration Bill, continued

- (b) no illegal working compliance order is made (whether or not an application is made for such an order)
the Secretary of state shall pay compensation to the persons listed in subsection (2).”
- (2) The Secretary of State shall pay compensation under subsection (1) to—
- (a) the person to whom the notice was issued or, if he is dead, to his personal representatives;
 - (b) a person who lives on the premises (whether habitually or not);
 - (c) any person who has an interest in the premises.
- (3) No payment of compensation under this section shall be made unless an application for such compensation has been made to the Secretary of State before the end of the period of two years beginning with the date on which the notice is issued.
- (4) But the Secretary of State may direct that an application for compensation made after the end of that period is to be treated as if it had been made within that period if the Secretary of State considers that there are exceptional circumstances which justify doing so.
- (5) The question whether there is a right to compensation under this section shall be determined by the Secretary of State.
- (6) If the Secretary of State determines that there is a right to such compensation, the amount of the compensation shall be assessed by an assessor appointed by the Secretary of State.
- (7) In assessing so much of any compensation payable as is attributable to suffering, harm to reputation or similar damage, the assessor must have regard in particular to—
- (a) the conduct of the person to whom the notice was given;
 - (b) the conduct of the immigration officer.
- (8) If, having had regard to any matters falling within subsection (9)(a) or (b), the assessor considers that there are exceptional circumstances which justify doing so, the assessor may determine that the amount of compensation payable is to be a nominal amount only.
- (9) The total amount of compensation payable must not exceed the overall compensation limit. That limit is—
- (a) £10,000 in a case in which there is no element for loss of earnings;
 - (b) £50,000 in any other case.
- (10) The Secretary of State may by order made by statutory instrument amend subsection (9) so as to vary overall compensation limit.
- (11) No order may be made under subsection (9) unless a draft of the order has been laid before and approved by a resolution of each House of Parliament.”

Member's explanatory statement

To provide for statutory compensation to the person to whom an illegal working closure notice is issued and anyone living on the premises or with an interest in the premises in the event that the order is cancelled or that no application is subsequently made to a court for a compliance order, or such an application is made but the court refuses to grant it.

Immigration Bill, continued

Sarah Champion
 Keir Starmer
 Paul Blomfield
 Sue Hayman
 Kate Hollern
 Mrs Emma Lewell-Buck

NC6

To move the following Clause—

“Additional Measures in relation to Victims of Domestic Violence or Human Trafficking

- (1) The Immigration Act 2014 is amended in accordance with subsection (2)
- (2) In Section 21 after sub-section (4) insert—
 - “(4A) P is to be treated as having a right to rent in relation to premises (in spite of subsection (2)) if they are in the process of applying for leave to remain under Paragraph 289 of the Immigration Rules as a victim of domestic violence.
 - (4B) P is to be treated as having a right to rent in relation to premises (in spite of subsection (2)) if they have received a reasonable grounds decision from UK Visas and Immigration that they are a victim of human trafficking.””

Member’s explanatory statement

This new clause would enable suspected victims of human trafficking or domestic violence, who do not have a final visa giving them leave to remain, the right to enter into a tenancy.

Sarah Champion
 Keir Starmer
 Paul Blomfield
 Sue Hayman
 Kate Hollern
 Mrs Emma Lewell-Buck

Anne McLaughlin

Gavin Newlands

NC7

To move the following Clause—

“Residential tenancies: repeal of provisions of the Immigration Act 2014

- (1) The Immigration Act 2014 is amended as follows.
- (2) Omit sections 20-37, 74(2)(a) and Schedule 3.

Member’s explanatory statement

Together with amendment 84, this amendment removes the residential tenancies provisions from both the Immigration Act 2014 and the current Bill.

Immigration Bill, continued

Sarah Champion
Keir Starmer
Paul Blomfield
Sue Hayman
Kate Hollern
Mrs Emma Lewell-Buck

Anne McLaughlin

Gavin Newlands

NC8

To move the following Clause—

“Persons with a right to rent

- (1) The Immigration Act 2014 is amended as follows.
- (2) In section 21(2)(a) after “have it,” insert “subject to subsection (2A)”.
- (3) After section 21(2) insert—
 - “(2A) P retains a right to rent under this section:
 - (a) for 90 days after P’s leave to enter or remain comes to an end; or
 - (b) until the end of the one year beginning with the date on which P’s landlord last complied with the prescribed requirements in respect of P, whichever is longer.”
- (4) After section 21(4) (b) insert—
 - “(c) a person who has retained a right to rent under subsection (2A).”

Member’s explanatory statement

To amend the Immigration Act 2014 to provide protection for landlords and landlords from prosecution when their tenant’s leave comes to an end.

Sarah Champion
Keir Starmer
Paul Blomfield
Sue Hayman
Kate Hollern
Mrs Emma Lewell-Buck

Anne McLaughlin

Gavin Newlands

NC9

To move the following Clause—

“Immigration Act 2014: Premises shared with the landlord or a member of his family

- (1) The Immigration Act 2014 is amended in accordance with subsection (2).
- (2) In Clause 20 (Residential tenancy agreement), omit the “and” at the end of subparagraph (b), and insert—
 - “(ba) is not an agreement granting a right of occupation of premises shared with the landlord, licensor or a member of his family, and”

Member’s explanatory statement

To exclude from the definition of a residential tenancy agreement those agreements relating to accommodation shared with a landlord or a member of his family, so that individuals who rent out

Immigration Bill, continued

rooms or take lodgers into their homes, as opposed to renting out a whole flat or house, are not part of the right to rent provisions.

Sarah Champion
Keir Starmer
Paul Blomfield
Sue Hayman
Kate Hollern
Mrs Emma Lewell-Buck

Anne McLaughlin

Gavin Newlands

NC10

To move the following Clause—

“Persons disqualified by immigration status or with limited right to rent

- (1) The Immigration Act 2014 is amended in accordance with subsections (2) to (3).
- (2) Omit section 21(3) and insert—

“(3) But P is to be treated as having a right to rent in relation to premises (in spite of subsection (2)) if:

- (a) the Secretary of State has granted P permission for the purposes of this Chapter to occupy premises under a residential tenancy agreement; or
- (b) P has been granted immigration bail; or
- (c) P is to be treated as having been granted immigration bail.”

Member’s explanatory statement

To ensure that persons seeking asylum who can afford to rent privately, persons with outstanding applications and persons with outstanding appeals or judicial reviews are able to rent.

Sarah Champion
Keir Starmer
Paul Blomfield
Sue Hayman
Kate Hollern
Mrs Emma Lewell-Buck

NC11

To move the following Clause—

“Eligibility for housing and homelessness assistance

The Secretary of State shall make provision by regulations to ensure that a person granted leave to enter or remain under section 3 of the Immigration Act 1971, whether under rules made under that section or otherwise, who is eligible for public funds shall also be eligible for housing and homelessness services.”

Immigration Bill, continued

Sarah Champion
 Keir Starmer
 Paul Blomfield
 Sue Hayman
 Kate Hollern
 Mrs Emma Lewell-Buck

NC12

To move the following Clause—

“Immigration Act 2014: Extension to Wales, Scotland and Northern Ireland

- (1) The Immigration Act 2014 is amended as follows.
- (2) In section 76(2) insert—
 - “(2A) Sections 20 to 37 and Schedule 3 extend to England only unless an order is made under this section but no order may be made under this section—
 - (a) Extending the provisions to Scotland without the consent of the Scottish Ministers;
 - (b) Extending the provisions to Wales without the consent of the Welsh Assembly;
 - (c) Extending the provisions to Northern Ireland without the consent of the Northern Ireland Assembly.”

Member’s explanatory statement

To remove the power to extend by regulation the provisions of this Act on residential tenancies beyond England and to restrict the provisions of the Immigration Act 2014 pertaining to England unless the devolved administrations consent to their further extension.

James Brokenshire

37

Clause 53, page 44, line 15, after “State” insert “or the Chancellor of the Duchy of Lancaster”

Member’s explanatory statement

Part 7 of the Bill currently requires the Secretary of State or the Chancellor of the Duchy of Lancaster to prepare a code of practice in respect of the English language requirement for public sector workers. The code comes into force in accordance with regulations. This amendment and amendments 38 and 39 ensure that clause 53 applies to regulations made by either the Secretary of State or the Chancellor of the Duchy of Lancaster under Part 7.

James Brokenshire

38

Clause 53, page 44, line 39, after “State” insert “or the Chancellor of the Duchy of Lancaster”

Member’s explanatory statement

See the explanatory statement for amendment 37.

Immigration Bill, continued

James Brokenshire

39

Clause 53, page 44, line 42, after “State” insert “or the Chancellor of the Duchy of Lancaster”

Member’s explanatory statement

See the explanatory statement for amendment 37.

Keir Starmer
Paul Blomfield
Sarah Champion
Mrs Emma Lewell-Buck
Kate Hollern
Sue Hayman

221

Clause 54, page 45, line 9, at end insert—

“(3A) Sections 19 to 28 shall come into force on a day to be appointed, that day being no earlier than the day on which the Secretary of State gives a direction under s 145 of the Immigration Act 1999 and lays before parliament the codes specified in that direction.”

Member’s explanatory statement

To delay the entry into force of the provisions in Part 3 Enforcement under the subheading “powers of immigration officers” until such time as the Secretary of State has made a direction under s 145 of the Immigration and Asylum Act 1999 and has laid the codes specified in that direction before both houses of parliament.

Sarah Champion
Keir Starmer
Paul Blomfield
Sue Hayman
Kate Hollern
Mrs Emma Lewell-Buck

70

Clause 54, page 45, line 11, at end insert—

“(4A) Section 12 shall not come into force before 1 January 2018.”

Member’s explanatory statement

This amendment would defer the implementation of Clause 12 until January 2018.

Immigration Bill, continued

Sarah Champion
 Keir Starmer
 Paul Blomfield
 Sue Hayman
 Kate Hollern
 Mrs Emma Lewell-Buck

77

Clause 54, page 45, line 11, at end insert—

“(4A) A statutory instrument containing regulations under subsection (1) in relation to Section 18 shall only be made after having been laid in draft before each House of Parliament and approved by a resolution of each House.”

Member’s explanatory statement

This amendment would require the regulations bringing into force Clause 18 to be subject to debate and approval by the House of Commons and the House of Lords.

ORDER OF THE HOUSE [13 OCTOBER 2015]

That the following provisions shall apply to the Immigration Bill:

Committal

1. The Bill shall be committed to a Public Bill Committee.

Proceedings in Public Bill Committee

2. Proceedings in the Public Bill Committee shall (so far as not previously concluded) be brought to a conclusion on Tuesday 17 November 2015.
3. The Public Bill Committee shall have leave to sit twice on the first day on which it meets.

Consideration and Third Reading

4. Proceedings on Consideration shall (so far as not previously concluded) be brought to a conclusion one hour before the moment of interruption on the day on which those proceedings are commenced.
5. Proceedings on Third Reading shall (so far as not previously concluded) be brought to a conclusion at the moment of interruption on that day.
6. Standing Order No. 83B (Programming committees) shall not apply to proceedings on Consideration and Third Reading.

Other proceedings

7. Any other proceedings on the Bill (including any proceedings on consideration of Lords Amendments or on any further messages from the Lords) may be programmed.

ORDER OF THE COMMITTEE [20 OCTOBER 2015]

That—

- (1) the Committee shall (in addition to its first meeting at 9.30 am on Tuesday 20 October) meet—
 - (a) at 2.00 pm on Tuesday 20 October;
 - (b) at 11.30 am and 2.00 pm on Thursday 22 October;
 - (c) at 9.30 am and 2.00 pm on Tuesday 27 October;
 - (d) at 11.30 am and 2.00 pm on Thursday 29 October;

Immigration Bill, continued

- (e) at 9.30 am and 2.00 pm on Tuesday 3 November;
 (f) at 11.30 am and 2.00 pm on Thursday 5 November;
 (g) at 9.30 am and 2.00 pm on Tuesday 10 November;
 (h) at 9.30 am and 2.00 pm on Tuesday 17 November;
 (2) the Committee shall hear oral evidence in accordance with the following Table:

TABLE

<i>Date</i>	<i>Time</i>	<i>Witness</i>
Tuesday 20 October	Until no later than 10.15 am	Still Human, Still Here; the Refugee Council; Scottish Refugee Council
Tuesday 20 October	Until no later than 10.45 am	The Migration Advisory Committee
Tuesday 20 October	Until no later than 11.25 am	The Recruitment and Employment Confederation; the National Association of Licensing and Enforcement Officers; Focus on Labour Exploitation
Tuesday 20 October	Until no later than 2.30 pm	The Confederation of British Industry
Tuesday 20 October	Until no later than 3.00 pm	Migration Watch UK
Tuesday 20 October	Until no later than 3.45 pm	National Landlords Association; the Residential Landlords Association; the British Bankers Association
Tuesday 20 October	Until no later than 4.15 pm	The Metropolitan Police; Sandwell Metropolitan Borough Council
Tuesday 20 October	Until no later than 5.00 pm	The Children's Society; Coram Children's Legal Centre; the Office of the Children's Commissioner
Thursday 22 October	Until no later than 1.00 pm	The Immigration Law Practitioners' Association; Manjit Gill Q.C., Colin Yeo, barrister; the Detention Forum; Migrants' Rights Network
Thursday 22 October	Until no later than 2.45 pm	The Local Government Association; the Association of Directors of Children's Services
Thursday 22 October	Until no later than 3.30 pm	The UNHCR; the British Red Cross

Immigration Bill, *continued*

<i>Date</i>	<i>Time</i>	<i>Witness</i>
Thursday 22 October	Until no later than 4.30 pm	The Joint Council for the Welfare of Immigrants; Amnesty International; the Equality and Human Rights Commission; Liberty

- (3) proceedings on consideration of the Bill in Committee shall be taken in the following order: Clauses 1 to 10; Schedule 1; Clause 11; Schedule 2; Clauses 12 to 18; Schedule 3; Clauses 19 to 27; Schedule 4; Clauses 28 and 29; Schedule 5; Clauses 30 to 34; Schedule 6; Clause 35; Schedule 7; Clause 36; Schedule 8; Clauses 37 to 50; Schedule 9; new Clauses; new Schedules; Clauses 51 to 56; remaining proceedings on the Bill;
- (4) the proceedings shall (so far as not previously concluded) be brought to a conclusion at 5.00 pm on Tuesday 17 November.

NOTICES WITHDRAWN

The following Notices were withdrawn on 15 October:

NC2
