



House of Commons

Tuesday 8 March 2016

CONSIDERATION OF BILL (REPORT STAGE)

New Amendments handed in are marked thus ★

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

Amendments tabled since the last publication: 24

ENTERPRISE BILL [*LORDS*], AS AMENDED

NOTE

This document includes all amendments tabled to date and includes any withdrawn amendments at the end. The amendments have been arranged in accordance with the Enterprise Bill [Lords] (Programme (No. 2)) Motion to be proposed by Secretary Sajid Javid.

NEW CLAUSES AND NEW SCHEDULES RELATING TO THE GREEN INVESTMENT BANK PLC; AMENDMENTS TO CLAUSES 37 AND 38

Ms Angela Eagle
Kevin Brennan
Bill Esterson
Chi Onwurah
Gordon Marsden
Caroline Lucas

NC4

To move the following Clause—

“Objectives of UK Green Investment Bank

- (1) Prior to a sale of shares of a UK Green Investment Bank Company (as defined in section 30(2)) the Secretary of State shall—
 - (a) ensure that the objects of the UK Green Investment Bank Company contained in its articles of association (“the Objectives”) shall be—
 - (i) the reduction of greenhouse gas emissions;
 - (ii) the advancement of efficiency in the use of natural resources;
 - (iii) the protection or enhancement of the natural environment;
 - (iv) the protection or enhancement of biodiversity;
 - (v) the promotion of environmental sustainability;

Enterprise Bill [Lords], continued

- (b) ensure the articles of association of the UK Green Investment Bank Company require its directors to act and review their actions against the Objectives;
 - (c) create a special share; and
 - (d) establish a company limited by guarantee registered with the Charity Commission (“the Charitable Company”) that will own the special share.
- (2) Any amendment to the Objectives shall require the consent of the Charitable Company, as holder of the special share.
- (3) The special share shall—
- (a) have no income or capital rights;
 - (b) have no voting rights except on a vote to amend the Objectives and on a vote to alter the rights of the special share.
- (4) The rights of the special share shall be deemed altered by the issue of any other special share of the same class.
- (5) The Charitable Company that will own the special share shall—
- (a) have three members, none of which shall be public bodies;
 - (b) have as initial members legal persons appointed by the Committee on Climate Change established under the Climate Change Act 2008;
 - (c) provide that if any member ceases to be a member the remaining members shall nominate the replacement member;
 - (d) provide that the members will be required to act unanimously in exercising the rights attached to the special share.
- (6) For the avoidance of doubt, the Committee on Climate Change shall play no role in the conduct of the Charitable Company or its members following the initial appointment of those members prior to the sale of UK Green Investment Bank company shares by the Secretary of State.”

Caroline Lucas

NC8

To move the following Clause—

**“Disposal of Crown’s shares in UK Green Investment Bank Company:
purchaser’s obligations**

Before any sale of the Crown’s shares in the UK Green Investment Bank Company takes place each prospective purchaser must enter an enforceable undertaking to fully fund the Bank’s current five year business plan.”

Member’s explanatory statement

This new clause would ensure that the Green Investment Bank is maintained as a single, functioning institution and can continue to invest in the UK’s low carbon economy at the same level as was planned prior to privatisation.

Enterprise Bill [*Lords*], *continued*

Mary Creagh
Caroline Flint

17

Clause 37, page 54, line 44, at end insert—

“6B Report on remuneration of chair, non-executive directors and executive team

- (1) For each year following a disposal of shares held by the Crown in a UK Green Investment Bank company the Secretary of State must lay before Parliament a report on the remuneration of the company’s chair, non-executive directors and executive team by the company.
- (2) The report shall include a statement of the framework or broad policy for the remuneration of the above individuals.
- (3) The report shall include the value of the following, where applicable, in respect of each individual—
 - (a) salary or fee,
 - (b) pension,
 - (c) other cash or non-cash benefits, including bonus or performance-related payments, and
 - (d) shareholdings in a UK Green Investment Bank company.”

Member’s explanatory statement

This amendment would require, following a disposal of shares in a UK Green Investment Bank company, that the Secretary of State to report annually on the remuneration of the Chair, non-executive directors and Executive Team of the company.

*NEW CLAUSES AND NEW SCHEDULES RELATING TO PUBLIC SECTOR EXIT PAYMENTS;
AMENDMENTS TO PART 9*

Ms Angela Eagle
Kevin Brennan
Bill Esterson
Albert Owen
Mr Jamie Reed
Liz Saville Roberts

Sue Hayman

NS1

To move the following Schedule—

“BODIES EXCLUDED FROM THE RESTRICTIONS ON PUBLIC SECTOR EXIT PAYMENTS

Payments made by the following bodies are excluded from the restrictions on public sector exit payments—

- (a) Sellafield Ltd,
- (b) Westinghouse Springfields Fuels Ltd,
- (c) Magnox Ltd,
- (d) National Nuclear Laboratory,
- (e) International Nuclear Services,
- (f) Atomic Weapons Establishment Ltd,
- (g) Low Level Waste Repository Ltd,
- (h) Dounreay Site Restoration Ltd,

Enterprise Bill [*Lords*], *continued*

- (i) RSRL Winfrith and
- (j) RSRL Harwell.”

Member’s explanatory statement

This new schedule would exclude employees of the listed companies operated by the private sector from the scope of the proposed cap on exit payments.

Hannah Bardell
Alan Brown

18

Clause 41, page 56, line 18, at end insert—

“(1A) The restriction placed on public sector exit payments must be reviewed at regular intervals and, where necessary, be adjusted in line with inflation and earnings growth.”

Member’s explanatory statement

This amendment would ensure that the level that the restriction on public sector exit payments is set will be linked to inflation and earnings growth.

Ms Angela Eagle
Kevin Brennan
Bill Esterson
Chi Onwurah
Gordon Marsden
Hannah Bardell

Alan Brown

15

Clause 41, page 57, line 10, at end insert “, including payments relating to employees earning less than £27,000 per year”

Member’s explanatory statement

This amendment would provide that regulations may exempt from the public sector exit payment cap those earning less than £27,000.

Ms Angela Eagle
Kevin Brennan
Bill Esterson
Albert Owen
Mr Jamie Reed
Sue Hayman

16

Clause 41, page 57, line 27, at end insert—

“(10A) Nothing in this section applies in relation to payments made by the bodies listed in NS1.”

Member’s explanatory statement

This amendment would exclude employees of companies listed in NS1 operated by the private sector from the scope of the proposed cap on exit payments.

Enterprise Bill [*Lords*], continued

Secretary Sajid Javid

3

Clause 41, page 58, line 7, at end insert—

“() by the Welsh Ministers, in relation to relevant Welsh exit payments;”

Member’s explanatory statement

This amendment confers power on the Welsh Ministers (instead of the Treasury) to make regulations under new section 153A of the Small Business, Enterprise and Employment Act 2015 restricting the total amount of exit payments made to the holder of an office in Wales mentioned in amendment 5.

Secretary Sajid Javid

4

Clause 41, page 58, line 27, at end insert—

“() if made by the Welsh Ministers, may not be made unless a draft of the statutory instrument containing them has been laid before, and approved by a resolution of, the National Assembly for Wales.”

Member’s explanatory statement

This amendment provides for the procedure in the National Assembly for Wales in relation to regulations under new section 153A made by the Welsh Ministers (see explanatory statement for amendment 3).

Secretary Sajid Javid

5

Clause 41, page 58, line 32, at end insert—

“() In this section “relevant Welsh exit payments” means exit payments made to holders of the following offices—

- (a) member of the National Assembly for Wales;
- (b) the First Minister for Wales;
- (c) Welsh Minister appointed under section 48 of the Government of Wales Act 2006;
- (d) Counsel General to the Welsh Government;
- (e) Deputy Welsh Minister;
- (f) member of a county council or a county borough council in Wales;
- (g) member of a National Park Authority in Wales;
- (h) member of a Fire and Rescue Authority in Wales.”

Member’s explanatory statement

This amendment specifies the offices in Wales in relation to which the Welsh Ministers can make regulations under new section 153A (see explanatory statement for amendment 3).

Secretary Sajid Javid

6

Clause 41, page 58, line 37, at end insert—

“(2A) The Welsh Ministers may relax any restriction imposed by regulations made by the Welsh Ministers under section 153A.”

Member’s explanatory statement

This amendment ensures that the Welsh Ministers have power to relax restrictions imposed by them under new section 153A (see explanatory statement for amendment 3).

Enterprise Bill [*Lords*], *continued*

Secretary Sajid Javid

7

Clause 41, page 59, line 1, at beginning insert “except in relation to exit payments made by a relevant Welsh authority,”

Member’s explanatory statement

This amendment ensures that the Treasury are not able to impose limitations on the power of the Welsh Ministers to relax certain restrictions imposed by Treasury regulations (see explanatory statement for amendment 8).

Secretary Sajid Javid

8

Clause 41, page 59, leave out lines 18 to 24 and insert—

- “(6) Regulations under section 153A made by the Welsh Ministers may—
- (a) make provision for the power under subsection (2A) to be exercisable on behalf of the Welsh Ministers by a person specified in the regulations;
 - (b) where provision is made by virtue of paragraph (a), make provision for a requirement to be relaxed only—
 - (i) with the consent of the Welsh Ministers, or
 - (ii) following compliance with any directions given by the Welsh Ministers;
 - (c) make provision as to the publication of information about any relaxation of a requirement granted.
- (6A) Regulations made by the Treasury under section 153A(1)—
- (a) must, if they make provision in relation to exit payments made by a relevant Welsh authority, provide for the power conferred on a Minister of the Crown by subsection (1) to be exercised instead by the Welsh Ministers in relation to those exit payments;
 - (b) may provide for the power conferred on a Minister of the Crown by subsection (1) to be exercised instead by the Welsh Ministers in relation to exit payments made by any other authority who is not a relevant Welsh authority but who wholly or mainly exercises functions in relation to Wales (but this does not limit the provision that may be made under subsection (4)(a)).”

Member’s explanatory statement

This amendment allows the Welsh Ministers to provide for another person to relax on their behalf restrictions imposed by them under new section 153A (see explanatory statement for amendment 6). It also requires the Treasury to provide for the Welsh Ministers to be able to relax certain restrictions imposed by Treasury regulations, and gives the Treasury power so to provide in relation to other such restrictions.

Secretary Sajid Javid

9

Clause 41, page 59, line 26, at end insert—

““relevant Welsh authority” means an authority who wholly or mainly exercises functions which could be conferred by provision falling within the legislative competence of the National Assembly for Wales (as defined in section 108 of the Government of Wales Act 2006).”

Member’s explanatory statement

This amendment defines “relevant Welsh authority” for the purposes of the provisions inserted by amendments 7 and 8.

Enterprise Bill [*Lords*], *continued*

NEW CLAUSES AND NEW SCHEDULES RELATING TO SUNDAY TRADING AND WORKING;
AMENDMENTS TO PART 7

Mr David Burrowes
Maria Caulfield
Caroline Ansell
William Wragg
Byron Davies
Martin Vickers

Derek Thomas	Mr Stewart Jackson	Mr Andrew Turner
Sir Gerald Howarth	Karl McCartney	Bob Blackman
Adam Holloway	Mr Gary Streeter	Mrs Anne-Marie Trevelyan
Mr David Jones	Nadine Dorries	Sir Roger Gale
Jeremy Lefroy	Fiona Bruce	Mr Christopher Chope
Jonathan Reynolds	Rob Ffello	Barbara Keeley
Mr Gavin Shuker	John Mann	Mr David Hanson
Derek Twigg	Kate Hoey	Stephen Doughty
Jim Shannon	Rosie Cooper	Helen Goodman
Albert Owen	Stephen Timms	Mary Glendon
Joan Ryan	Mr Ronnie Campbell	Catherine McKinnell
Ian C. Lucas	Mr Kevan Jones	Helen Jones
Christian Matheson	Mr Andrew Smith	Mr Clive Betts
Alex Cunningham	Yasmin Qureshi	Diana Johnson
Mark Pritchard	Liz Saville Roberts	David Simpson
Mr Jeffrey Donaldson	Ian Paisley	Mr David Lammy
Andrew Rosindell	Frank Field	Simon Danczuk
Mary Creagh	Heidi Allen	Mr Jim Cunningham

1

Clause 33, page 50, line 33, leave out subsections (1) to (4).

Mrs Caroline Spelman
Robert Neill
Derek Thomas
Jeremy Lefroy

19

Clause 33, page 51, leave out lines 3 to 13 and insert—

“2A (1) The Sunday trading authority for an area may publish a notice (a “consent notice”) in accordance with this paragraph providing for large shops in tourist zones (as defined in sub-paragraph (2)) in the authority’s area to be permitted to do either or both of the following—

- (a) to open on Sundays falling between 21 March and 1 October and on the three Sundays before Christmas Day for a continuous period of whatever number of hours is specified in the notice (in addition to the continuous period of six hours mentioned in paragraph 2(3)),
 - (b) to open on Sundays falling between 21 March and 1 October and on the three Sundays before Christmas Day at specified times beginning earlier than, or ending later than, the times mentioned in paragraph 2(3).
- (2) A consent notice published by a Sunday trading authority may only apply in relation to those parts of the authority’s area that is a “tourist zone” which is defined as—
- (a) a retail area where tourists from outside the United Kingdom are responsible for a significant proportion of the retail sales, or
 - (b) a leisure and retail area, such as a coastal resort, which a significant number of tourists from outside the local authority area visit

Enterprise Bill [Lords], continued

and in deciding what is significant in either case the local authority shall have regard to guidance issued by the Secretary of State.”

Member’s explanatory statement

This amendment would allow the relaxation in Sunday opening hours for larger shops to apply between Easter and the end of September and before Christmas to areas that attract significant numbers of tourists, such as central London and coastal resorts.

Secretary Sajid Javid

2

Clause 33, page 51, line 13, at end insert “(for example, a particular zone, district or street within the area)”

Member’s explanatory statement

This clarifying amendment provides examples of how a consent notice might relate to part only of an authority’s area.

Secretary Sajid Javid

13

Schedule 5, page 91, line 25, at end insert—

“7A In section 48 (complaints to employment tribunals), after subsection (1) insert—

“(1YA) A shop worker may present a complaint to an employment tribunal that he or she has been subjected to a detriment in contravention of section 45ZA.””

Member’s explanatory statement

This amendment is consequential on new section 45ZA of the Employment Rights Act 1996 (inserted by paragraph 7 of Schedule 5 to the Bill) and ensures that a shop worker can present a complaint to an employment tribunal in connection with a detriment suffered in contravention of that section.

Secretary Sajid Javid

14

Schedule 5, page 91, line 46, at end insert—

“8A In section 108 (qualifying period of employment), in subsection (3) after paragraph (d) insert—

“(da) subsection (2) of section 101ZA applies (read with subsection (3) of that section) or subsection (4) of that section applies,””

Member’s explanatory statement

This amendment is consequential on new section 101ZA of the Employment Rights Act 1996 (inserted by paragraph 8 of Schedule 5 to the Bill) and ensures that the two year qualifying period of employment for unfair dismissal cases will not apply in relation to cases involving a refusal to work additional hours on Sunday or the giving of an objection notice to working such hours.

Enterprise Bill [*Lords*], *continued*

NEW CLAUSES AND NEW SCHEDULES RELATING TO THE PUBS CODE ADJUDICATOR AND THE PUBS CODE; AMENDMENTS TO CLAUSES 39 AND 40; REMAINING PROCEEDINGS ON CONSIDERATION

Greg Mulholland
Caroline Lucas
Rosie Cooper

NC10

☆ To move the following Clause—

“Amendment to the Pubs Code: MRO tenancy

Pubs Code Regulations made under Part 4 of the Small Business, Enterprise and Employment Act 2015 must substitute for draft Regulation 21(2) as set out in the draft Regulations published by the Government on 4 December 2015 the following—

“(2) The proposed MRO tenancy is for a period which is at least the remaining term.””

Member’s explanatory statement

This new clause would require the MRO lease to cover the same length as the previous tied lease and would prevent pub-owning companies from removing tenants on an MRO lease after five years.

Ms Angela Eagle
Kevin Brennan
Bill Esterson
Chi Onwurah
Gordon Marsden
Greg Mulholland

20

Clause 39, page 55, line 24, after “insert”, insert “which takes place after 1 June 2016 or, according to the notice of assessment, is due to take place after that date, irrespective of the date on which the notice of assessment was issued or received”

Member’s explanatory statement

This amendment would require that a market rent only option is offered to tied tenants for whom the effective date of rent review or lease renewal, as stated in any notice of rent review or lease renewal, falls after the date on which the Code comes into force.

Enterprise Bill [Lords], continued

Ms Angela Eagle
Bill Esterson
Kevin Brennan
Chi Onwurah
Gordon Marsden

NC1

To move the following Clause—

“Alternative dispute resolution and the production of documents to assist the process

- (1) Where the Commissioner finds during his investigation into a complaint that alternative dispute resolution is an appropriate remedy he may, by notice in writing, require the concerned parties—
 - (a) to attend alternative dispute resolution,
 - (b) to produce any document described in the notice that is in the custody or under the control of the party and that, in the opinion of the Commissioner, would assist the resolution of the complaint or dispute.
- (2) After receipt of a notice under subsection (1) a party must not—
 - (a) without reasonable excuse, refuse or fail to do anything required by the Commissioner under subsection (1), or
 - (b) alter, suppress or destroy any document that the Commissioner has required them by such a notice to produce.
- (3) A government department or local authority is not required to provide information under this section consisting of—
 - (a) tax records,
 - (b) personal information, or
 - (c) where it is in the overriding public interest not to disclose such information.”

Member’s explanatory statement

This new clause would empower the Commissioner to compel the parties to a dispute to (a) attend mediation, if the Commissioner determines that alternative dispute resolution is an appropriate remedy to a complaint by a small business, and (b) produce documentation to assist the resolution of a complaint or dispute.

Enterprise Bill [*Lords*], *continued*

Ms Angela Eagle
Kevin Brennan
Bill Esterson
Chi Onwurah
Gordon Marsden

NC2

To move the following Clause—

“Business Rates: plant and machinery

The Secretary of State shall make provision for a scheme of exclusion from any assessment in the 2017 non-domestic rating list or thereafter of an item of plant or machinery.”

Member’s explanatory statement

This new clause would empower the Secretary of State to exclude from future non-domestic rating assessments certain items of plant or machinery.

Ms Angela Eagle
Kevin Brennan
Bill Esterson
Chi Onwurah
Gordon Marsden

NC3

To move the following Clause—

“Business rate: Exemptions

Agricultural land and buildings used for cultural events and festivals are exempt from business rates and the provisions outlined in sections 31 and 32.”

Ms Angela Eagle
Kevin Brennan
Bill Esterson
Chi Onwurah
Gordon Marsden

NC5

To move the following Clause—

“Broadband: rollout

- (1) The Secretary of State may by regulations set targets for electronic communications bodies to roll out, to businesses and commercial organisations, more than 95 per cent. coverage of—
 - (a) basic broadband,
 - (b) superfast broadband, and
 - (c) mobile phone coverageby the end of 2016.

Enterprise Bill [Lords], continued

- (2) The Secretary of State must prepare and publish an annual report assessing the progress that has been made on the targets provided for by subsection (1), and the impact of basic broadband, superfast broadband and mobile coverage technology on enterprise and growth in the rural economy.
- (3) The report provided for in subsection (2) should be laid before both Houses of Parliament.”

Member’s explanatory statement

This new clause would empower the Secretary of State to set and report on targets for the roll-out of broadband to businesses and commercial organisations.

Ms Angela Eagle
Kevin Brennan
Bill Esterson
Chi Onwurah
Gordon Marsden

NC6

To move the following Clause—

“The Board of the Institute for Apprenticeships

The Board of the Institute shall be broadly based, to take into account the experience and contribution of all interested parties, which will include—

- (a) employers,
- (b) further education providers and colleges,
- (c) universities,
- (d) relevant trade unions and
- (e) local authorities.”

Member’s explanatory statement

This new clause is intended to ensure that there is a broad membership of the Board of the Institute for Apprenticeships which specifically encompasses and utilises the experience and expertise of all those groups involved with and crucial to the successful promotion and delivery of apprenticeships.

Hannah Bardell
Alan Brown

NC7

To move the following Clause—

“Payment practices: protection of retention monies in the construction industry

- (1) Any clause in a construction contract or related contract enabling a party to withhold retention monies shall be of no effect unless, upon their withholding, the monies are deposited forthwith in a retention deposit scheme authorised by the Secretary of State.
- (2) Where a clause is rendered ineffective under this section any retention monies already withheld and not placed in a retention deposit scheme must be refunded in full to the party providing them.

Enterprise Bill [Lords], continued

- (3) For the purpose of section (1), the Secretary of State shall make regulations to govern arrangements for establishing and operating retention deposit schemes.
- (4) Arrangements under section (3) must be arrangements under which a body or person (“the scheme administrator”) undertakes to establish and maintain a retention deposit scheme (“the scheme”).
- (5) The regulations made under section (3) must include requirements relating to—
 - (a) the selection and appointment of the scheme administrator,
 - (b) the funding and management of the scheme, and
 - (c) the release of retention monies from the scheme.
- (6) Where the Secretary of State is satisfied that a proposed scheme complies with the regulations made under section (3), he may give authority for the proposed scheme to operate as a retention deposit scheme.
- (7) The Secretary of State may delegate his power under subsection (6) to the Scottish Government, Welsh Government and Northern Ireland Executive.
- (8) The monies held in the scheme must solely be retention monies and any interest accruing on the monies.
- (9) In this section—

“construction contract” has the same meaning as in the Housing Grants, Construction and Regeneration Act 1996.

“retention monies” refers to monies which are withheld from monies which would otherwise be due under a construction contract, the effect of which is to provide the paying party with security for the current and future performance by the party carrying out construction operations of any or all of the latter’s obligations under the contract.”

Member’s explanatory statement

This new clause would require retention monies provided for within construction industry contracts to be placed in an approved retention deposit scheme.

Mr Iain Wright
Michelle Thomson
Jonathan Reynolds
Peter Kyle

NC9

☆ To move the following Clause—

“Business impact target: application to changes in taxation

- (1) The Small Business, Enterprise and Employment Act 2015 is amended as follows.
- (2) Omit section 22(4)(a).
- (3) Omit section 28(3)(a).”

Member’s explanatory statement

This new clause has the effect of removing the exemption that currently applies to provisions relating to tax, duties and levies, from the requirement on the Government to publish a business impact target in respect of the economic impact of legislation on business activities. This would require the Treasury to measure the effect of changes to tax legislation and the compliance burden these changes place upon businesses.

Enterprise Bill [*Lords*], *continued*

Ms Angela Eagle
 Bill Esterson
 Kevin Brennan
 Chi Onwurah
 Gordon Marsden

10

Clause 3, page 4, line 16, leave out paragraph (c)

Member's explanatory statement

This amendment would remove the exclusion of complaints against public authorities from the Small Business Commissioner's remit.

Ms Angela Eagle
 Bill Esterson
 Kevin Brennan
 Chi Onwurah
 Gordon Marsden

12

Clause 5, page 5, line 37, at end insert—

“(2) The Small Business Commissioner may require, in writing, the complainant, respondent or any third party to provide such information relating to the complaint as the Commissioner reasonably requires to investigate the complaint.

(2A) A government department or local authority is not required to provide information under this section insofar as they would include the disclosure of—

- (i) tax records,
- (ii) personal information, or
- (iii) where it is in the overriding public interest not to disclose such information requested under subsection (2).”

Member's explanatory statement

This amendment would empower the Commissioner to compel a complainant, larger business or a concerned third party to provide information to the Commissioner during the course of an investigation into a complaint.

Ms Angela Eagle
 Bill Esterson
 Kevin Brennan
 Chi Onwurah
 Gordon Marsden

11

Clause 5, page 5, line 38, leave out subsection (2)

Member's explanatory statement

This amendment would remove the voluntary nature of providing information to the Commissioner when they request such information from a concerned party during the course of an investigation into a complaint.

Enterprise Bill [*Lords*], *continued*

Caroline Lucas

21

Page 12, line 20, leave out Clause 14

Member's explanatory statement

This amendment would leave out the clause that extends the Business Impact Target to provisions made by regulators.

Caroline Lucas

22

☆ Clause 16, page 15, line 22, after “businesses” insert “and such other persons as the regulator considers appropriate”

Member's explanatory statement

This amendment would require each relevant regulator to report not only on their assessment of the views of businesses (and ‘other regulated persons’), but also on the views of such other persons as the relevant regulator considers appropriate.

Caroline Lucas

23

☆ Clause 16, page 15, line 24, at end insert—

“(iii) of the effect mentioned in subsection (2) on the proper exercise of its relevant functions;”

Member's explanatory statement

This amendment would require each relevant regulator to report on the effect of the growth duty on the proper exercise of its relevant functions.

Mark Field

24

★ Clause 25, page 39, line 34, at end insert—

“(2A) No offence is committed under subsection (1) where a person, solely at his or her own expense, offers a scheme, described as an “apprenticeship scheme”, which—

(a) invites individuals with an interest in gaining an apprenticeship under a contract of employment to which subsection (2) applies to register with the scheme, and

(b) makes the interest of the individuals who have registered known to persons who may wish to offer such employment.”

Member's explanatory statement

This amendment is intended to clarify the position of Livery Companies of the City of London which operate philanthropic schemes to match young people interested in gaining craft apprenticeships with employers who may be interested in taking them on. The Companies may provide financial support but do not themselves offer courses or training to them.

Enterprise Bill [Lords], continued

ORDER OF THE HOUSE [2 FEBRUARY 2016]

That the following provisions shall apply to the Enterprise Bill [Lords]:

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 Thursday 25 February 2016.
3. The Public Bill Committee shall have leave to sit twice on the first day on which it meets.

Proceedings on Consideration and up to and including Third Reading

4. Proceedings on Consideration and any proceedings in Legislative Grand Committee shall (so far as not previously concluded) be brought to a conclusion one hour before the moment of interruption on the day on which 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 up to and including Third Reading.

Other proceedings

7. Any other proceedings on the Bill (including any proceedings on consideration of any message from the Lords) may be programmed.

ENTERPRISE BILL [LORDS] (PROGRAMME (NO. 2))

Secretary Sajid Javid

That the Order of 2 February 2016 (Enterprise Bill [Lords] (Programme)) be varied as follows:

1. Paragraphs (4) and (5) of the order shall be omitted.
2. Proceedings on Consideration and up to and including Third Reading shall be concluded in two days.
3. Proceedings on Consideration shall be taken on each of those days as shown in the following Table and in the order so shown.
4. Each part of the proceedings on Consideration shall (so far as not previously concluded) be brought to a conclusion at the time specified in relation to it in the second column of the Table.

TABLE

<i>Proceedings</i>	<i>Time for conclusion of proceedings</i>
<i>First day</i>	
New Clauses and new Schedules relating to the Green Investment Bank plc; amendments to Clauses 37 and 38.	One and a half hours after the commencement of proceedings on the Motion for this Order.

Enterprise Bill [*Lords*], *continued*

Proceedings

Time for conclusion of proceedings

New Clauses and new Schedules relating to public sector exit payments; amendments to Part 9.

Three hours after the commencement of proceedings on the Motion for this Order.

Second day

New Clauses and new Schedules relating to Sunday trading and working; amendments to Part 7.

Three hours after the commencement of proceedings on Consideration on the second day.

New Clauses and new Schedules relating to the Pubs Code Adjudicator and the Pubs Code; amendments to Clauses 39 and 40; remaining proceedings on Consideration

6.00pm on the second day.

5. Proceedings in legislative grand committee and proceedings on Third Reading shall (so far as not previously concluded) be brought to a conclusion at 7.00 pm on the second day.
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