NEW CLAUSES AND NEW SCHEDULES RELATING TO THE WELFARE OF CHILDREN, EXCEPT ANY RELATING TO THE SUBJECT-MATTER OF CHAPTER 3 OF PART 1; AMENDMENTS TO PART 1, EXCEPT ANY RELATING TO CHAPTER 3 OF THAT PART.

NEW CLAUSES AND NEW SCHEDULES RELATING TO THE WELFARE OF CHILDREN, EXCEPT ANY RELATING TO THE SUBJECT-MATTER OF CHAPTER 3 OF PART 1;

Secretary Justine Greening

To move the following Clause—

“Education relating to relationships and sex
(1) The Secretary of State must by regulations make provision requiring—
   (a) relationships education to be provided to pupils of compulsory school age receiving primary education at schools in England;
(b) relationships and sex education to be provided (instead of sex education) to pupils receiving secondary education at schools in England.

(2) The regulations must include provision—
(a) requiring the Secretary of State to give guidance to proprietors of schools in relation to the provision of the education and to review the guidance from time to time;
(b) requiring proprietors of schools to have regard to the guidance;
(c) requiring proprietors of schools to make statements of policy in relation to the education to be provided, and to make the statements available to parents or other persons;
(d) about the circumstances in which a pupil (or a pupil below a specified age) is to be excused from receiving relationships and sex education or specified elements of that education.

(3) The regulations must provide that guidance given by virtue of subsection (2)(a) is to be given with a view to ensuring that when relationships education or relationships and sex education is given—
(a) the pupils learn about—
   (i) safety in forming and maintaining relationships,
   (ii) the characteristics of healthy relationships, and
   (iii) how relationships may affect physical and mental health and well-being, and
(b) the education is appropriate having regard to the age and the religious background of the pupils.

(4) The regulations may make further provision in connection with the provision of relationships education, or relationships and sex education.

(5) Before making the regulations, the Secretary of State must consult such persons as the Secretary of State considers appropriate.

(6) The regulations may amend any provision (including provision conferring powers) that is made by or under—
(a) section 342 of the Education Act 1996;
(b) Chapter 4 of Part 5 of the Education Act 1996;
(c) Schedule 1 to the Education Act 1996;
(d) Part 6 of the Education Act 2002;
(e) Chapter 1 of Part 4 of the Education and Skills Act 2008;
(f) the Academies Act 2010.

(7) Any duty to make provision by regulations under subsection (1) may be discharged by making that provision by regulations under another Act, so long as the Secretary of State consults such persons as the Secretary of State considers appropriate before making the regulations under that Act.

(8) The provision that may be made by regulations under subsection (1) by virtue of section 70 includes, in particular, provision amending, repealing or revoking any provision made by or under any Act or any other instrument or document (whenever passed or made).

(9) Regulations under subsection (1) which amend provision made by or under an Act are subject to the affirmative resolution procedure.

(10) Other regulations under subsection (1) are subject to the negative resolution procedure.

(11) Expressions used in this section, where listed in the left-hand column of the table in section 580 of the Education Act 1996, are to be interpreted in accordance with the provisions of that Act listed in the right-hand column in relation to those expressions."
Report Stage Proceedings: 7 March 2017

Children and Social Work Bill [Lords], continued

As Amendments to Secretary Justine Greening’s proposed New Clause (Education relating to relationships and sex) (NC15):—

Mrs Maria Miller
Mr David Burrowes
Mr Bernard Jenkin

Not called (b)

Line 10, leave out “from time to time” and insert “at least once in every three year period”

Sir Edward Leigh
Philip Davies
Dr Matthew Offord
Sir Gerald Howarth
Martin Vickers

Not called (a)

Line 15, leave out paragraph (d) and insert—
“(d) to allow a parent of any pupil receiving relationships education or relationships and sex education to request that the pupil be wholly or partly excused from receiving that education and for the pupil to be so excused.”

Mrs Maria Miller
Mr David Burrowes
Mr Bernard Jenkin

Not called (c)

Line 17, at end insert—
“(e) about arrangements for inspecting the quality of teaching of relationships and sex education at schools in England.”

Mrs Maria Miller
Mr David Burrowes
Mr Bernard Jenkin

Not called (d)

Line 29, at end insert—
“(4A) The Secretary of State must review the regulations at least three years after they come into force and once in every three year period thereafter.”

Mrs Maria Miller
Mr David Burrowes
Mr Bernard Jenkin

Not called (e)

Line 29, at end insert—
“(4A) The Secretary of State must review the regulations from time to time.”

______________________________
To move the following Clause—

“Other personal, social, health and economic education

(1) The Secretary of State may by regulations make provision requiring personal, social, health and economic education (beyond that required by virtue of section [Education relating to relationships and sex]) to be provided—

(a) to pupils of compulsory school age receiving primary education at schools in England;

(b) to pupils receiving secondary education at schools in England.

(2) The regulations may include—

(a) provision requiring the Secretary of State to give guidance to proprietors of schools in relation to the provision of the education;

(b) provision requiring proprietors of schools to have regard to that guidance;

(c) provision requiring proprietors of schools to make statements of policy in relation to the education to be provided, and to make the statements available to parents or other persons;

(d) further provision in connection with the provision of the education.

(3) Before making the regulations, the Secretary of State must consult such persons as the Secretary of State considers appropriate.

(4) The regulations may amend any provision (including provision conferring powers) that is made by or under—

(a) section 342 of the Education Act 1996;

(b) Chapter 4 of Part 5 of the Education Act 1996;

(c) Schedule 1 to the Education Act 1996;

(d) Part 6 of the Education Act 2002;

(e) Chapter 1 of Part 4 of the Education and Skills Act 2008;

(f) the Academies Act 2010.

(5) The provision that may be made by regulations under subsection (1) by virtue of section 70 includes, in particular, provision amending, repealing or revoking any provision made by or under any Act or any other instrument or document (whenever passed or made).

(6) Regulations under subsection (1) which amend provision made by or under an Act are subject to the affirmative resolution procedure.

(7) Other regulations under subsection (1) are subject to the negative resolution procedure.

(8) Expressions used in this section, where listed in the left-hand column of the table in section 580 of the Education Act 1996, are to be interpreted in accordance with the provisions of that Act listed in the right-hand column in relation to those expressions.

(9) A power to make provision under this section does not limit any power to make provision of the same kind under another Act.”
To move the following Clause—

“Safeguarding: provision of personal, social and health education

(1) For the purpose of safeguarding and promoting the welfare of children a local authority in England must ensure that pupils educated in their area receive appropriate personal, social and health education.

(2) For the purposes of subsection (1) “personal, social and health education” must include but shall not be restricted to—
   (a) sex and relationships education,
   (b) same-sex relationships,
   (c) sexual consent,
   (d) sexual violence,
   (e) online and offline personal safety, and
   (f) domestic violence and forms of abuse.

(3) Targeted inspections carried out by the Office for Standards in Education, Children’s Services and Skills (Ofsted) under section 136 of the Education and Inspections Act 2006 shall include an assessment of the provision of personal, social and health education under subsection (1), including whether the information provided to pupils is—
   (a) accurate and balanced,
   (b) age-appropriate,
   (c) inclusive,
   (d) factual, and
   (e) religiously diverse.

(4) Assessments made under subsection (3) must include an evaluation of any arrangements for pupils of sufficient maturity to request to be wholly or partly excused from participating in personal, social and health education.

(5) For the purpose of subsection (4) “sufficient maturity” shall be defined in guidance by the Secretary of State.

(6) Withdrawal from personal, social and health education by pupils under subsection (4) shall not be considered a breach of the safeguarding duties of a local authority.

(7) This section comes into force at the end of the period of twelve months beginning with the day on which this Act is passed.”
Mrs Emma Lewell-Buck  
Helen Hayes  
Mike Gapes  
Melanie Onn  
Alan Johnson  
Angela Rayner  
Stella Creasy  
Kerry McCarthy  
Not called  
NC3

To move the following Clause—

“Sibling contact for looked after children

(1) In section 34(1) of the Children Act 1989, after paragraph (d) insert—

“(e) his siblings (whether of the whole or half blood).”

(2) In paragraph 15(1) of Schedule 2 to the Children Act 1989, after paragraph (c) insert—

“(d) his siblings (whether of the whole or half blood).”

Mrs Emma Lewell-Buck  
Ian Murray  
Mr David Anderson  
Angela Rayner  
Not called  
NC4

To move the following Clause—

“Placing children in secure accommodation elsewhere in Great Britain

(1) Schedule (Placing children in secure accommodation elsewhere in Great Britain) ends at the end of the period of two years beginning with the day on which this Act is passed.”
Children and Social Work Bill [Lords], continued

Mr David Burrowes
Maria Caulfield
Scott Mann
Lucy Allan
Sir David Amess
Helen Hayes

Heidi Allen  Mike Gapes  Melanie Onn
Mrs Emma Lewell-Buck  Alan Johnson  Angela Rayner
Stella Creasy  Kerry McCarthy

To move the following Clause—

“Post-removal counselling for parents and legal guardians who are themselves looked after children or care leavers

Where a child is permanently removed from the care of a birth parent or a guardian further to any order made pursuant to—

(a) section 31 of the Children Act 1989 (care and supervision orders),
(b) section 22 of the Adoption and Children Act 2002 (placement orders),
(c) section 46 of the Adoption and Children Act 2002 (adoption orders), or
(d) section 14A of the Children Act 1989 (special guardianship order)

a local authority must, so far as is reasonably practicable, provide a counselling service and commission specialist therapeutic support for the parent or guardian where—

(i) the parent or guardian is a looked after child, or
(ii) the parent or guardian is a care leaver.”

Mrs Emma Lewell-Buck
Angela Rayner

To move the following Clause—

“Former relevant children: provision of sufficient suitable accommodation

In the Children Act 1989, after section 23C insert—

“23CA Duty on local authorities to secure sufficient accommodation for former relevant children

(1) It is the duty of a local authority to take reasonable steps to secure sufficient suitable accommodation (whether or not provided by them) within their area to meet the needs of former relevant children, where “former relevant children” has the same meaning as in section 23C(1) of this Act.

(2) In taking steps to secure the outcome in subsection (1), the local authority must—

(a) produce, and make available to all former relevant children, information about the providers of accommodation and the types of accommodation they provide,
Children and Social Work Bill [Lords], continued

(b) be aware of the current and expected future demand for such accommodation and consider how providers might meet that demand, and

(c) have regard to—
   (i) the need to ensure the sustainability of the housing market, and
   (ii) the need to encourage providers to innovate and continuously improve the quality of such accommodation and the efficiency and effectiveness with which it is provided.””

Mrs Emma Lewell-Buck
Angela Rayner

Not called NC10

To move the following Clause—

“Benefit sanctions for care leavers

(1) The Universal Credit Regulations 2013 are amended as follows—

(a) in regulation 102(2)—
   (i) in paragraph (a) after “18 or over” insert “and paragraph (b) does not apply”;
   (ii) in paragraph (b) after “16 or 17” insert “or is a care leaver within the meaning given by section 2(7) of the Children and Social Work Act 2017 and is under the age of 25”;

(b) in regulation 103(2)—
   (i) in paragraph (a) after “18 or over” insert “and paragraph (b) does not apply”;
   (ii) in paragraph (b) after “16 or 17” insert “or is a care leaver within the meaning given by section 2(7) of the Children and Social Work Act 2017 and is under the age of 25”;

(c) in regulation 104(2) after “18 or over” insert “and section (3) does not apply”;

(d) in regulation 104(3) after “16 or 17” insert “or is a care leaver within the meaning given by section 2(7) of the Children and Social Work Act 2017 and is under the age of 25.””

________________________
Children and Social Work Bill [Lords], continued

Mrs Emma Lewell-Buck
Angela Rayner

Not called NC11

To move the following Clause—

“National offer for care leavers

(1) The table in regulation 36 of the Universal Credit Regulations 2013 is amended as follows—

(a) in column one after “single claimant aged 25 or over” insert—
“or former relevant child as defined under the Children and Social Work Act 2017 aged under 25”

(b) in column one after “joint claimants where either is aged 25 or over” insert—
“or either are a former relevant child as defined under the Children and Social Work Act 2017 aged under 25”

(2) The Secretary of State will make provisions for bursaries to be available to all care leavers, who are undertaking their first year of a statutory apprenticeship, as defined in the Enterprise Act 2016 (the “care leaver apprenticeship bursary”)—

(a) in this section “care leavers” has the same meaning as section 2(7) of this Act.

(b) The bursary will be administered by local authorities on behalf of the Secretary of State in line with their corporate parenting responsibilities defined in section 1 of the Children and Social Work Act 2017.

(c) The value of the bursary will be of equivalent value to the Higher Education Bursary outlined in The Children Act 1989 (Higher Education Bursary) (England) Regulations 2009.

(d) Bursaries under this section will be disregarded for the purposes of calculating a claimant’s Universal Credit entitlements.

(3) The Housing Benefit Regulations 2009 are amended as follows—

(a) in regulation 2, in the definition of “young individual”, in each of paragraphs (b), (c), (d), (e) and (f), for “22 years” substitute “25 years”.

(4) A statutory instrument containing regulations under this section may not be made unless a draft of the instrument has been laid before, and approved by a resolution of, each House of Parliament.”
Children and Social Work Bill [Lords], continued

Angela Rayner
Mrs Emma Lewell-Buck

To move the following Clause—

“Duty to maintain and report a local safeguarding and welfare capacity register

After section 16(E) of the Children Act 2004 (inserted by section 16 of this Act) insert—

“Duty to maintain and report a local safeguarding and welfare capacity register

(1) The safeguarding partners for a local authority area in England must assess, and maintain a register of, capacity to safeguard and promote the welfare of children in the area.

(2) The assessment must include, but shall not be restricted to, an assessment of the number of additional children, including unaccompanied refugee children, that could be fully supported by children’s social care services in the area.

(3) At least once in every twelve month period—
   (a) the safeguarding partners must report the capacity assessment for that period to the Secretary of State, and
   (b) the Secretary of State must publish and lay before Parliament a single report setting out the information provided under paragraph (a) and any relevant information that may be provided by the devolved administrations.”"

Angela Rayner
Mrs Emma Lewell-Buck

To move the following Clause—

“Strategy for safeguarding of unaccompanied refugee children

(1) Within six months of this Act coming into force, the Secretary of State must develop and publish a strategy for the safeguarding of unaccompanied refugee children living in the United Kingdom (“the strategy”).

(2) The Secretary of State must publish a report on the progress of the strategy’s development at least once in every four week period prior to publication of the strategy.

(3) The strategy must include, but shall not be restricted to—
   (a) information clarifying the roles and responsibilities towards unaccompanied refugee children of any public agency the Secretary of State considers relevant, including in particular—
      (i) the European Asylum Support Office,
      (ii) local government service providers, and
      (iii) the Children’s Commissioner;
Children and Social Work Bill [Lords], continued

15  (b) information clarifying how safeguarding practices should differ for those children covered by the strategy who—
   (i) have family members in the United Kingdom, and
   (ii) do not have family members in the United Kingdom; and
20  (c) recommendations on how to ensure full cost reimbursement to public agencies required to provide services under the strategy.”

As an Amendment to Angela Rayner’s proposed New Clause (Strategy for safeguarding of unaccompanied refugee children) (NC13):—

Stuart C. McDonald

Line 20, at end insert—

“(4) The Secretary of State must consult with devolved administrations before publishing the strategy.”

Heidi Allen
Mr David Burrowes
David Warburton
Will Quince
Alison McGovern
Stella Creasy

Derek Thomas  Anna Soubry  Victoria Borwick
John Woodcock  Tim Loughton [R]  Angela Rayner
Mrs Emma Lewell-Buck  Nicky Morgan  Dr Tania Mathias
Ian Murray  Tom Brake  Yvette Cooper
Fiona Mactaggart  Mr Alistair Carmichael  Norman Lamb
Mary Creagh  Mrs Madeleine Moon  Caroline Lucas

Negatived on division  NC14

To move the following Clause—

“Local arrangements for reporting on capacity to provide children’s safeguarding and welfare services

After section 16E of the Children Act 2004 (inserted by section 16 of this Act) insert—

5  “Local arrangements for reporting on capacity to provide children’s safeguarding and welfare provision services

(1) At least once in every 12 month period, the safeguarding partners for a local authority area in England must report to the Secretary of State on their capacity to safeguard and promote the welfare of children.

10  (2) The report must include, but shall not be restricted to, identification of capacity to provide safeguarding and welfare services to children who could be resettled in the area, including unaccompanied refugee children who could be transferred to the area from abroad including those with existing or current applications for transfer.
12 Report Stage Proceedings: 7 March 2017

Children and Social Work Bill [Lords], continued

(3) The Secretary of State must lay before Parliament the information received under subsection (1) in a single report.”

As an Amendment to Heidi Allen’s proposed New Clause (Local arrangements for reporting on capacity to provide children’s safeguarding and welfare services) (NC14):

Stuart C. McDonald

Not called (a)

Line 16, after “(1)” insert “and any relevant information that may be provided by the devolved administrations”

Mrs Emma Lewell-Buck
Angela Rayner

Not called NC20

To move the following Clause—

“Review of access to education for care leavers

(1) The Secretary of State must carry out an annual review on access for care leavers to—

(a) apprenticeships,
(b) further education, and
(c) higher education.

(2) The first review must take place by the end of the period of one year beginning with the day on which this Act is passed.

(3) A report produced following a review under subsection (1) must include, in particular, an assessment of the impact on care leavers’ access to education of—

(a) fee waivers,
(b) grants, and
(c) reduced costs of accommodation.

The report must be made publicly available.”

AMENDMENTS TO PART 1, EXCEPT ANY RELATING TO CHAPTER 3 OF THAT PART

Angela Smith

Negatived on division 12

Clause 12, page 10, line 30, at end insert—

“(3A) At least one member of the panel appointed by the Secretary of State under subsection (3) must—

(a) be independent from Government, and
(b) have relevant specialist expertise in tackling domestic abuse.”
Clause 16, page 13, line 34, at end insert “, including unaccompanied refugee children once placed in the area, and unaccompanied refugee children who have been identified for resettlement in the area.”

Clause 16, page 13, line 34, at end insert—
“(1A) The safeguarding partners for a local authority area in England must conduct and publish a review of the steps taken by that local authority to safeguard and promote the welfare of children since 1 June 2010, including an assessment of the impact of Government policies since that date.

(1B) The Government policies to be considered under subsection (1A) are those deemed by the safeguarding partners to be relevant to the safeguarding and welfare of children.”

Clause 22, page 17, line 30, at end insert—
“(3) Guidance given by the Secretary of State in connection with functions conferred by section 16E in relation to unaccompanied refugee children must be developed in accordance with the 1989 Convention on the Rights of the Child.”

NEW CLAUSES AND NEW SCHEDULES RELATING TO THE SUBJECT-MATTER OF CHAPTER 3 OF PART 1; AMENDMENTS TO CHAPTER 3 OF PART 1; REMAINING PROCEEDINGS ON CONSIDERATION.

AMENDMENTS TO CHAPTER 3 OF PART 1

Page 20, line 23, leave out Clause 32
Agreed to 5

Page 21, line 33, leave out Clause 33

Agreed to 6

Page 22, line 3, leave out Clause 34

Agreed to 7

Page 22, line 27, leave out Clause 35

Agreed to 8

Page 22, line 36, leave out Clause 36

Agreed to 9

Page 23, line 16, leave out Clause 37
Children and Social Work Bill [Lords], continued

Secretary Justine Greening
Mrs Emma Lewell-Buck
Tim Loughton [R]
Angela Rayner
Kelly Tolhurst

Page 23, line 31, leave out Clause 38

---

Secretary Justine Greening
Mrs Emma Lewell-Buck
Tim Loughton [R]
Angela Rayner
Kelly Tolhurst

Page 23, line 36, leave out Clause 39

---

REMAINING PROCEEDINGS ON CONSIDERATION

Secretary Justine Greening

Added NC17

To move the following Clause—

“Ensuring adequate provision of social work training

(1) The Secretary of State may take such steps as the Secretary of State considers appropriate—

(a) to ensure that adequate provision is made for social work training, and

(b) to encourage individuals resident in England to undertake social work training.

(2) The power under subsection (1) may, in particular, be used to provide financial or other assistance (subject to any conditions the Secretary of State thinks are appropriate)—

(a) for individuals resident in England to undertake social work training;

(b) for organisations providing social work training.

(3) Functions of the Secretary of State under this section may be exercised by any person, or by employees of any person, authorised to do so by the Secretary of State.

(4) For the purpose of determining—

(a) the terms and effect of an authorisation under subsection (3), and

(b) the effect of so much of any contract made between the Secretary of State and the authorised person as relates to the exercise of the function,

Part 2 of the Deregulation and Contracting Out Act 1994 has effect as if the authorisation were given by virtue of an order under section 69 of that Act; and in subsection (3) “employee” has the same meaning as in that Part.

(5) In this section “social work training” means education or training that is suitable for people who are or wish to become social workers in England.”
Report Stage Proceedings: 7 March 2017

Children and Social Work Bill [Lords], continued

As an Amendment to Secretary Justine Greening’s proposed New Clause (Ensuring adequate provision of social work training) (NC17):—

Mrs Emma Lewell-Buck
Angela Rayner

Not called (a)

Line 4, after “training,” insert “including initial social work training provided within or accredited by a Higher Education Institution”

Secretary Justine Greening

Added NC18

To move the following Clause—

“Exercise by Special Health Authority of functions under section (Ensuring adequate provision of social work training)(1)(b)
(1) The Secretary of State may direct a Special Health Authority to exercise functions under section (Ensuring adequate provision of social workers)(1)(b) so far as relating to the provision of financial or other assistance.
(2) The National Health Service Act 2006 has effect as if—
   (a) any direction under subsection (1) were a direction under section 7 of that Act, and
   (b) any functions exercisable by the Special Health Authority by virtue of a direction under subsection (1) were exercisable under that section.
(3) Directions under subsection (1)—
   (a) must be given by an instrument in writing, and
   (b) may be varied or revoked by subsequent directions.”

Secretary Justine Greening

Added NC19

To move the following Clause—

“Amendments to do with this Part
Schedule (Amendments to do with Part 2) contains further minor and consequential amendments relating to this Part.”
Report Stage Proceedings: 7 March 2017

Children and Social Work Bill [Lords], continued

Mrs Emma Lewell-Buck
Angela Rayner

Page 29, line 21, leave out Clause 48

Not called 13

Secretary Justine Greening

Agreed to 14

Clause 65, page 36, line 20, leave out “after subsection (2ZE) insert” and insert “for subsection (2ZE) substitute”

Secretary Justine Greening

Agreed to 15

Clause 65, page 36, line 27, at end insert—
“( ) in subsection (2A)(c), for “that section” substitute “section 60”;”

Secretary Justine Greening

Agreed to 16

Clause 65, page 36, line 29, at end insert—
“( ) In Schedule 3 (regulation of health care and associated professions)—
(a) in paragraph 10, for the definitions of “social care work in England”, “social care workers in England” and “the social work profession in England” substitute—
““social care work in England” and “social care workers in England” have the meaning given by section 60.”;
(b) in paragraph 11(2A)(b), for “members of the social work profession in England” substitute “engaging in social work in England”.

Secretary Justine Greening

Agreed to 17

Clause 66, page 37, line 11, after “England” insert “(but see subsection (2));
(2) A person who is a member of a profession to which section 60(2) of the Health Act 1999 applies is not to be treated as a social worker in England by reason only of carrying out work as an approved mental health professional.”
To move the following Schedule—

“AMENDMENTS TO DO WITH PART 2

PART 1

GENERAL AMENDMENTS

London County Council (General Powers) Act 1920

1 In section 18(e) of the London County Council (General Powers) Act 1920, after “under the Health and Social Work Professions Order 2001” insert “or section 45(1) of the Children and Social Work Act 2017”.

Medicines Act 1968

2 In section 58 of the Medicines Act 1968, omit subsection (1ZA).

Video Recordings Act 1984

3 In section 3 of the Video Recordings Act 1984, omit subsection (11A).

London Local Authorities Act 1991

4 In section 4 of the London Local Authorities Act 1991, in paragraph (c) of the definition of “establishment for special treatment”, after “under the Health and Social Work Professions Order 2001” insert “or section 45(1) of the Children and Social Work Act 2017”.

Value Added Tax Act 1994


Data Protection Act 1998

6 In section 69(1) of the Data Protection Act 1998, in paragraph (h), omit the words from “, except in so far” to the end.

Care Standards Act 2000

7 The Care Standards Act 2000 is amended as follows.

8 (1) Section 55 is amended as follows.

2 In subsection (2) as substituted by the Regulation and Inspection of Social Care (Wales) Act 2016, omit paragraph (a).

3 Until the coming into force of the substitution of subsection (2) by the Regulation and Inspection of Social Care (Wales) Act 2016, the old version has effect as if in paragraph (a) after “social work” there were inserted “in Wales”.

4 In subsection (3) as substituted by the Regulation and Inspection of Social Care (Wales) Act 2016, omit paragraph (k).

9 (1) Section 67 is amended as follows.

2 Omit subsection (1A).
Children and Social Work Bill [Lords], continued

(3) In subsection (2) as substituted by the Regulation and Inspection of Social Care (Wales) Act 2016—
   (a) omit paragraph (a) (including the “and” at the end), and
   (b) in paragraph (b), omit “other”.

(4) Until the coming into force of the substitution of subsection (2) by the Regulation and Inspection of Social Care (Wales) Act 2016, the old version has effect as if the words from “courses”, in the first place it occurs, to “social workers” were omitted.

Health and Social Work Professions Order 2001

10 The Health and Social Work Professions Order 2001 (SI 2002/254) is amended as follows.

11 (1) Article 3 is amended as follows.
   (2) In paragraph (5)(b)—
      (a) in paragraph (ii), after “registrants or” insert “other”;
      (b) at end of paragraph (iv) insert “and”;
      (c) omit paragraphs (vi) and (vii).
   (3) Omit paragraph (5AA),

12 In article 6(3)(aa), omit “or social work”.

13 In article 7(4), omit “or social work”.

14 (1) Article 9 is amended as follows.
   (2) Omit paragraph (3A).
   (3) In paragraph (8), omit “or social work”.

15 (1) Article 10 is amended as follows.
   (2) In paragraph (6), omit “or social work”.
   (3) Omit paragraph (7).

16 In article 11A, omit paragraph (11).

17 (1) Article 12 is amended as follows.
   (2) In paragraph (1)—
      (a) at the end of sub-paragraph (b) insert “or”;
      (b) omit sub-paragraph (d) and the “or” before it.
   (3) In paragraph (2)—
      (a) at the end of sub-paragraph (a) insert “and”;
      (b) omit sub-paragraph (c) and the “and” before it.

18 (1) Article 13 is amended as follows.
   (2) In paragraph (1), omit “or (1B)”.
   (3) Omit paragraph (1B).

19 For the heading of article 13A substitute “Visiting health professionals from relevant European States”.

20 Omit article 13B.

21 In article 19(2A)(b), omit “or social work”.

22 In article 20, omit the words from “; but the reference” to the end.

23 (1) Article 37 is amended as follows.
   (2) In paragraph (1)(aa), omit “or social work”.
   (3) Omit paragraph (1B).
   (4) In paragraph (5A)(a), omit the words from “or registered as a social worker” to the end of that sub-paragraph.
(5) In paragraph (8), omit "(other than a hearing on an appeal relating to a social worker in England)".
(6) Omit paragraph (8A).

24 (1) Article 38 is amended as follows.
(2) Omit paragraph (1ZA).
(3) In paragraph (4), omit "(subject to paragraph (5))".
(4) Omit paragraph (5).

25 In article 39, omit paragraph (1A).

26 In Schedule 1, in paragraph 1A(1)(b), omit paragraph (ia) (but not the "and" at the end).

27 (1) In Schedule 3, paragraph 1 is amended as follows.
(2) In the definition of "visiting health or social work professional from a relevant European state", omit "or social work" in both places.
(3) In the definition of "relevant professions", omit "social workers in England;".
(4) Omit the definition of "social worker in England".

Adoption and Children Act 2002

28 (1) In section 10 of the Adoption and Children Act 2002, in subsection (2), omit ", one of the registers maintained under" substitute "—
   (a) the register of social workers in England maintained under section 45 of the Children and Social Work Act 2017,
   (b) any register of social care workers in England maintained under an Order in Council under section 60 of the Health Act 1999 or any register maintained under such an Order in Council so far as relating to social care workers in England, or
   (c) the register maintained under".
(2) Until the coming into force of the amendment made by sub-paragraph (1), section 10(2) of the Adoption and Children Act 2002 is to have effect as if the reference to the registers mentioned there included a reference to the part of the register maintained under article 5 of the Health and Social Work Professions Order 2001 that relates to social workers in England.

Income Tax (Earnings and Pensions) Act 2003

29 In section 343(2) of the Income Tax (Earnings and Pensions) Act 2003, in paragraph 1 of the Table, after sub-paragraph (r) insert—
   "(s) the register of social workers in England kept under section 45(1) of the Children and Social Work Act 2017."

National Health Service Act 2006

30 In section 126 of the National Health Service Act 2006, for subsection (4A) substitute—
   "(4A) Subsection (4)(h) does not apply to persons in so far as they are registered as social care workers in England (within the meaning of section 60 of the Health Act 1999)."
In section 80 of the National Health Service (Wales) Act 2006, for subsection (4A) substitute—

“(4A) Subsection (4)(h) does not apply to persons in so far as they are registered as social care workers in England (within the meaning of section 60 of the Health Act 1999).”

In section 257(3) of the Armed Forces Act 2006, for paragraph (a) substitute—

“(a) Social Work England;”.

The Safeguarding Vulnerable Groups Act 2006 is amended as follows.
In section 41(7), in the table, after entry 10 insert—

| “(m) Social Work England.” |

In Schedule 3, in paragraph 16(4), after paragraph (l) insert—

“(m) Social Work England.”

In section 30A(6) of the Protection of Vulnerable Groups (Scotland) Act 2007—

(a) omit “the social work profession in England or”;
(b) for “each of those expressions having the same meaning as in” substitute “within the meaning of”.

(1) In section 2 of the Children and Young Persons Act 2008, in subsection (6), for paragraph (a) substitute—

“(a) in the register maintained by Social Work England under section 45(1) of the Children and Social Work Act 2017;”.

(2) Until the coming into force of the amendment made by sub-paragraph (1), section 2(6)(a) of the Children and Young Persons Act 2008 is to have effect as if the reference to the register mentioned there were to a register maintained under article 5 of the Health and Social Work Professions Order 2001.

In the Health and Social Care Act 2012 omit sections 213, 215 and 216.
The Regulation and Inspection of Social Care (Wales) Act 2016 is amended as follows.

In section 111(4)(b)—
(a) in the Welsh text, for “Cygorn y Proffesiynau Iechyd a Gofal” substitute “Gwaith Cymdeithasol Lloegr”;
(b) in the English text, for “the Health and Care Professions Council” substitute “Social Work England”.

In section 117(4)(a)—
(a) in the Welsh text, after “Gofal” insert “neu Waith Cymdeithasol Lloegr”;
(b) in the English text, after “Council” insert “or Social Work England”.

In section 119(4)(a)(ii)—
(a) in the Welsh text, for “y Cyngor Proffesiynau Iechyd a Gofal” substitute “Gwaith Cymdeithasol Lloegr”;
(b) in the English text, for “the Health and Care Professions Council” substitute “Social Work England”.

In section 125(5)(a)(ii)—
(a) in the Welsh text, for “y Cyngor Proffesiynau Iechyd a Gofal” substitute “Gwaith Cymdeithasol Lloegr”;
(b) in the English text, for “the Health and Care Professions Council” substitute “Social Work England”.

In section 174(5)(a)(ii)—
(a) in the Welsh text, for “Cygorn y Proffesiynau Iechyd a Gofal” substitute “Gwaith Cymdeithasol Lloegr”;
(b) in the English text, for “the Health and Care Professions Council” substitute “Social Work England”.

PART 2

RENAMEING OF HEALTH AND SOCIAL WORK PROFESSIONS ORDER 2001

For the title to the Health and Social Work Professions Order 2001 (SI 2002/254) substitute “Health Professions Order 2001”.

In article 1(1) of that Order (citation), for “the Health and Social Work Professions Order 2001” substitute “the Health Professions Order 2001”.

In the following provisions, for “the Health and Social Work Professions Order 2001” substitute “the Health Professions Order 2001”—
(a) section 18(e) of the London County Council (General Powers) Act 1920;
(b) section 3(11) of the Video Recordings Act 1984;
(c) 114ZA(4) of the Mental Health Act 1983;
(d) paragraph (E) in the entry for the London County Council (General Powers) Act 1920 in Schedule 2 to the Greater London Council (General Powers) Act 1984;
(e) paragraph (c) of the definition of “establishment for special treatment” in section 4 of the London Local Authorities Act 1991;
(f) item 1(c) in Group 7, in Part 2 of Schedule 9 to the Value Added Tax Act 1994;
(g) section 69(1)(h) of the Data Protection Act 1998;
(h) section 60(2)(c) of the Health Act 1999;
Report Stage Proceedings: 7 March 2017

Children and Social Work Bill [Lords], continued

(i) sections 25C(8)(h) and 29(1)(j) of the National Health Service Reform and Health Care Professions Act 2002;
(j) section 126(4)(a) of the National Health Service Act 2006;
(k) section 80(4)(a) of the National Health Service (Wales) Act 2006;
(l) entry 10 in the table in section 41(7) of the Safeguarding Vulnerable Groups Act 2006.

48 In the definition of “registered psychologist” in each of the following provisions, for “the Health and Social Work Professions Order 2001” substitute “the Health Professions Order 2001”—

(a) section 307(1) of the Criminal Procedure (Scotland) Act 1995;
(b) section 207(6) of the Criminal Justice Act 2003;
(c) section 21(2)(b) of the Criminal Justice (Scotland) Act 2003;
(d) section 25 of the Gender Recognition Act 2004.

Secretary Justine Greening

Agreed to 18

Schedule 4, page 47, line 26, leave out from beginning to “in” in line 27 and insert—

“( ) Section 25 (the Professional Standards Authority for Health and Social Care) is amended as follows.

( ) .”

Secretary Justine Greening

Agreed to 19

Schedule 4, page 47, line 29, at end insert—

“( ) For subsection (3A) substitute—

“(3A) A reference in an enactment to a body mentioned in subsection (3) is not (unless there is express provision to the contrary) to be read as including—

(a) a reference to Social Work England, or
(b) a reference to the Health and Care Professions Council, or a regulatory body within subsection (3)(j), so far as it has functions relating to social care workers in England.”

( ) In subsection (3B) for the definition of “the social work profession in England” and “social care workers in England” substitute—

“‘social care workers in England’ has the meaning given in section 60 of the 1999 Act.”

Bill read the third time, and passed with Amendments.