FINANCE (No. 3) BILL

(Clauses 5, 6, 8 9 and 10; Clause 15 and Schedule 3; Clause 16 and Schedule 4; Clause 19; Clause 20; Clause 22 and Schedule 7; Clause 23 and Schedule 8; Clause 38 and Schedule 15; Clauses 39 and 40; Clauses 41 and 42; Clauses 46 and 47; Clauses 61 and 62 and Schedule 18; Clauses 68 to 78; Clause 83; Clause 89; Clause 90; any new Clauses or new Schedules relating to tax thresholds or reliefs, the subject matter of any of clauses 68 to 78, 89 and 90, gaming duty or remote gaming duty, or tax avoidance or evasion)

[SECOND DAY]

GLOSSARY

This document shows the fate of each clause, schedule, amendment and new clause.

The following terms are used:

Agreed to: agreed without a vote.
Agreed to on division: agreed following a vote.
Negatived: rejected without a vote.
Negatived on division: rejected following a vote.
Not called: debated in a group of amendments, but not put to a decision.
Not moved: not debated or put to a decision.
Question proposed: debate underway but not concluded.
Withdrawn after debate: moved and debated but then withdrawn, so not put to a decision.
Not selected: not chosen for debate by the Chair.

CLAUSES 61 AND 62 AND SCHEDULE 18; ANY NEW CLAUSES OR NEW SCHEDULES RELATING TO REMOTE GAMING DUTY OR GAMING DUTY

The Chancellor of the Exchequer

Agreed to 16

Clause 61, page 44, line 23, leave out “1 October 2019” and insert “1 April 2019”
Clause 61, page 44, line 23, leave out “1 October 2019” and insert “the prescribed date”
Committee of the whole House Proceedings: 20 November 2018

Finance (No. 3) Bill, continued

Agreed to 17

Clause 61, page 44, line 25, leave out “1 October 2019” and insert “1 April 2019”

Carolyn Harris
Mr Iain Duncan Smith
Ronnie Cowan
Mr John Baron
Mr Marcus Fysh
Mr David Jones
Heidi Allen
Priti Patel
Dr Sarah Wollaston
Tim Loughton
Mr Jacob Rees-Mogg
Tracey Crouch
Mr David Davis
Mr Steve Baker
Charlie Elphicke
Andrew Selous
Mr Bob Seely
Johnny Mercer
Justine Greening
Fiona Bruce
Mr Richard Bacon
Stephen Kerr
Sir Michael Fallon
Nicky Morgan
Boris Johnson
Adam Holloway
Zac Goldsmith
Sir Peter Bottomley
Albert Owen
Chuka Umunna
Paul Blomfield
Ian Murray
Jo Stevens
Stephen Timms
Judith Cummins
Susan Elan Jones
Martin Whitfield
Clive Efford
Graham P Jones
Wes Streeting
Ruth Cadbury
Jenny Chapman
Tonia Antoniazzi
Stephen Doughty
Gareth Snell
Stella Creasy
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Chris Bryant
Helen Hayes
Mrs Madeleine Moon
Stephen Kinnock
Louise Haigh
Dan Jarvis
Owen Smith
Jim Shannon
Sir Jeffrey M. Donaldson
David Simpson
Mr Gregory Campbell
Nigel Dodds
Alison Thewliss
Marion Fellows
John McNally
Gavin Newlands
Alan Brown
David Linden
Patricia Gibson
Dr Lisa Cameron
Paul Girvan
Angus Brendan MacNeil
Douglas Chapman
Brendan O’Hara
Neil Gray
Tommy Sheppard
Martyn Day
Kirsty Blackman
Stephen Gethins
Martin Docherty-Hughes
Chris Law
Hannah Bardell
Chris Stephens
Ian Blackford
Deidre Brock
Mhairi Black
Angela Crawley
Patrick Grady
Joanna Cherry
Stewart Hosie
Stewart Malcolm McDonald
Peter Grant
Dr Philippa Whitford
Pete Wishart
Carol Monaghan
Jonathan Edwards
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Giles Watling
Jamie Stone
Mr Philip Hollobone
Darren Jones
Mr William Wragg
Derek Thomas
Caroline Lucas
Damian Collins
Sir David Evennett
Mr Dennis Skinner
Layla Moran
Henry Smith
Dr Roberta Blackman-Woods
Wera Hobhouse
Ben Lake
Mrs Emma Lewell-Buck
Paula Sherriff
Mr John Hayes
Liz Twist
Alex Sobel
Sir William Cash
Kerry McCarthy
Kate Hollern
Ms Angela Eagle
Maria Eagle
Emma Reynolds
Alison McGovern
Teresa Pearce
Lady Hermon
Julie Elliott
Karin Smyth
Neil Parish
Andy Slaughter
Janet Daby
Anne Marie Morris
Clause 61, page 44, line 25, leave out “1 October 2019” and insert “the prescribed date”
Clause 61, page 44, line 32, at end insert—

“(4) In this section, “the prescribed date” means the date prescribed in regulations made by statutory instrument by the Secretary of State

(5) The Secretary of State may not make regulations under subsection (4)—

(a) to prescribe a date before 1 October 2019, and

(b) unless regulations under section 236 of the Gambling Act 2005 have been made that amend the definition of sub-category B2 gaming machines so as to define such machines as having a maximum charge for use of no more than £2 with effect from a date no later than 1 April 2019.

(6) In this section, “sub-category B2 gaming machines” has the meaning given in regulation 5(5) of the Categories of Gaming Machine Regulations 2007/2158.”

Clause, as amended, agreed to.

Clause 62 agreed to.

Schedule 18 agreed to.

NEW CLAUSES OR NEW SCHEDULES RELATING TO REMOTE GAMING DUTY OR GAMING DUTY

Kirsty Blackman
Ian Blackford
Alison Thewliss
Ronnie Cowan
Mhairi Black
Patrick Grady

Debbie Abrahams

To move the following Clause—

“Review of public health effects of gaming provisions

(1) The Chancellor of the Exchequer must review the public health effects of the provisions of section 61 of and Schedule 18 to this Act and lay a report of that review before the House of Commons within six months of the passing of this Act.

(2) A review under this section must consider—

(a) the effects of those provisions in reducing the negative public health effects of gambling, and

(b) the implications for the public finances of the public health effects of—

(i) those provisions,
Finance (No. 3) Bill, continued

(ii) the operation of the law relating to remote gaming duty and gaming duty if those provisions were not given effect.”

Kirsty Blackman
Ian Blackford
Alison Thewliss
Ronnie Cowan
Mhairi Black
Patrick Grady

To move the following Clause—

“Report on consultation on certain provisions of this Act (No. 3)

(1) No later than two months after the passing of this Act, the Chancellor of the Exchequer must lay before the House of Commons a report on the consultation undertaken on the provisions in subsection (2).

(2) Those provisions are—

(a) section 61, and
(b) Schedule 18.

(3) A report under this section must specify in respect of each provision listed in subsection (2)—

(a) whether a version of the provision was published in draft,
(b) if so, whether changes were made as a result of consultation on the draft,
(c) if not, the reasons why the provision was not published in draft and any consultation which took place on the proposed provision in the absence of such a draft.”
Committee of the whole House Proceedings: 20 November 2018

Finance (No. 3) Bill, continued

Carolyn Harris
Mr Iain Duncan Smith
Ronnie Cowan
Mr John Baron
Mr Marcus Fysh
Mr David Jones

<table>
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<th>Carolyn Harris</th>
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To move the following Clause—

“Review of remote gambling duty

(1) The Treasury shall undertake a review of the increase in the rate of remote gambling duty introduced in section (Remote gambling duty (rate)) of this Act.

(2) The review shall consider, in particular, the effects of the rate increase on—
   (a) the public revenue,
   (b) betting shops, and
   (c) gambling related harm.

(3) The Treasury review must include independent advice on the feasibility and impact of bringing forward the date of the increase in remote gaming duty to 1 April 2019.

(4) The Treasury review of the effects of the rate increase in remote gambling duty under subsections (2) and (3) must also take into account any effects of reducing to £2 the maximum stake on B2 machine games with effect from 1 April 2019.

(5) The Chancellor of the Exchequer must lay a copy of a report of the review under this section before the House of Commons no later than 28 days after this Act is passed.”

Clause 15 agreed to.
Schedule 3 agreed to.
Clause 16 agreed to.
Schedule 4 agreed to.
Clause 19 agreed to.

Clause 15 and Schedule 3; Clause 16 and Schedule 4; Clauses 19 and 20; Clause 22 and Schedule 7; Clause 23 and Schedule 8; Clauses 46 and 47; Clause 83; Any New Clauses or New Schedules Relating to Tax Avoidance or Evasion

Clauses 19 and 20

Jeremy Corbyn
John McDonnell
Peter Dowd
Mr Nicholas Brown
Clive Lewis
Anneliese Dodds

Jonathan Reynolds Lyn Brown Thelma Walker

Not called 19

Clause 20, page 12, line 26, at end insert—

“(8) The Chancellor of the Exchequer must, no later than six months after the passing of this Act, lay before the House of Commons a review of the effects of the changes to the controlled foreign companies regime made by this section.
Committee of the whole House Proceedings: 20 November 2018

Finance (No. 3) Bill, continued

(9) In circumstances in which the United Kingdom has left the European Union without a negotiated withdrawal agreement, the review in subsection (8) must consider the impact of this on those changes.”

Clause 20 agreed to.

Clause 22 agreed to.

CLAUSE 22 AND SCHEDULE 7

Jeremy Corbyn
John McDonnell
Peter Dowd
Jonathan Reynolds
Anneliese Dodds
Mr Nicholas Brown

Lyn Brown

Thelma Walker
Not called 3

Schedule 7, page 223, line 27, at end insert—
“(5) The Treasury shall by regulations require that a CGT exit charge payment plan be published on a public register.”

Clive Lewis

Lyn Brown

Not called 4

Schedule 7, page 227, line 13, at end insert—
“(2B) The Treasury shall by regulations prescribe a CGT exit charge payment plan be published on a public register.”

Schedule 7 agreed to.

Clause 23 agreed to.

Schedule 8 agreed to.

Clauses 46 and 47 agreed to.
Clause 83, page 60, line 7, at end insert—

“(8) Within 12 months of the coming into force of this section, the Treasury shall report on the participation of certain persons in arrangements that are required to be disclosed by regulations under this section.

(9) The persons the report under subsection (8) shall consider are companies that have entered into public private partnership agreements with public sector bodies that involve the payment of fees to the person in excess of £5 million over the course of the agreement.

(10) In preparing the report under subsection (8), the Treasury shall in particular report on—

(a) the number of persons that have participated in disclosable arrangements;
(b) the value of the public private partnership agreements such persons are involved in;
(c) how many penalties for contravention or non-compliance under the regulations have been imposed on such persons;
(d) the revenue lost to the Treasury through the use of disclosable arrangements by such persons; and
(e) an estimation of the level to which such persons may be making use of arrangements for the purpose of reducing their tax liability that the Treasury considers to be similar to arrangements that are required to be disclosed by regulations under this section.

(11) A report of the review under this paragraph shall be laid before the House of Commons within one calendar month of its completion.

(12) In this section, “public private partnership agreement” means an agreement that includes—

(a) the provision or making available of an asset or the carrying out of works for the purposes of, or in connection with, the discharge of a function of the public sector body, and
(b) the provision of services for the purposes of, or in connection with, the discharge of the same function

and which includes the payment of fees by instalments at annual or more frequent intervals by the public sector body.

(13) For the purposes of this section—

“asset” means—

(a) any tangible asset, including any land, building or equipment; or
(b) any computer software;

“works” means the construction, enhancement, replacement or installation of an asset.”
Committee of the whole House Proceedings: 20 November 2018

Finance (No. 3) Bill, continued

Jeremy Corbyn
John McDonnell
Peter Dowd
Mr Nicholas Brown
Clive Lewis
Anneliese Dodds

Jonathan Reynolds Lyn Brown Thelma Walker

Agreed to 23

Clause 83, page 60, line 8, at end insert—

“(8) No regulations made be made under this section unless the Chancellor of the Exchequer has laid before the House of Commons a report on how the powers in this section are to be exercised in each of the scenarios in subsection (9).

(9) The scenarios to be considered in the report under subsection (8) are—

(a) if either of a—

(i) negotiated withdrawal agreement, or

(ii) framework for the future relationship with the European Union have not been ratified under section 13 of the European Union (Withdrawal) Act at the time of the United Kingdom ceasing to the a member of the European Union, and

(b) if both of a—

(i) negotiated withdrawal agreement, or

(ii) framework for the future relationship with the European Union have been ratified under section 13 of the European Union (Withdrawal) Act at the time of the United Kingdom ceasing to the a member of the European Union.”

Clause, as amended, agreed to.

NEW CLAUSES OR NEW SCHEDULES RELATING TO TAX AVOIDANCE OR EVASION

Jeremy Corbyn
John McDonnell
Peter Dowd
Jonathan Reynolds
Anneliese Dodds
Mr Nicholas Brown

Clive Lewis Lyn Brown Thelma Walker

Debbie Abrahams

Added NC5

To move the following Clause—

“Impact analyses of the anti-avoidance provisions of this Act

(1) The Chancellor of the Exchequer must review the impact of—

(a) section 15 and Schedule 3,

(b) section 16 and Schedule 4,

(c) sections 19 and 20,

(d) section 22 and Schedule 7,

(e) section 23 and Schedule 8,
(f) sections 46 and 47, and
(g) section 83

of this Act in accordance with this section and lay a report of that review before
the House of Commons within six months of the passing of this Act.

(2) A review under this section must consider—
(a) the impact of those provisions on child poverty,
(b) households at different levels of income,
(c) the impact of those provisions on people with protected characteristics
   (within the meaning of the Equality Act 2010), and
(d) the impact of those provisions on different parts of the United Kingdom
   and different regions of England.

(3) In this section—
“parts of the United Kingdom” means—
(a) England,
(b) Scotland,
(c) Wales, and
(d) Northern Ireland.

“regions of England” has the same meaning as that used by the Office for
National Statistics.”

Jeremy Corbyn
John McDonnell
Peter Dowd
Jonathan Reynolds
Anneliese Dodds
Mr Nicholas Brown

Clive Lewis Lyn Brown Thelma Walker
Not called NC6

To move the following Clause—

“Analysis of effectiveness of provisions on tax avoidance and evasion

(1) The Chancellor of the Exchequer must review the effectiveness of—
(a) section 15 and Schedule 3,
(b) section 16 and Schedule 4,
(c) sections 19 and 20,
(d) section 22 and Schedule 7,
(e) section 23 and Schedule 8,
(f) sections 46 and 47, and
(g) section 83

of this Act in accordance with this section and lay a report of that review before
the House of Commons within six months of the passing of this Act.

(2) A review under this section must consider—
(a) the effects of the provisions in reducing levels of artificial tax avoidance,
(b) the effects of the provisions in combating tax evasion, and
To move the following Clause—

“Review of effectiveness of provisions on tax avoidance

(1) The Chancellor of the Exchequer must review the effectiveness of the provisions of this Act relating to tax avoidance and lay a report of that review before the House of Commons within six months of the passing of this Act.

(2) In this section, “the provisions of this Act relating to tax avoidance” means—

(a) section 15 and Schedule 3,
(b) section 16 and Schedule 4,
(c) sections 19 and 20,
(d) section 22 and Schedule 7,
(e) section 23 and Schedule 8,
(f) sections 46 and 47,
(g) section 83.

(3) A review under this section must consider in particular—

(a) the effects of those provisions in reducing tax avoidance and evasion,
(b) the effect of those provisions in inducing new tax avoidance measures unanticipated by the Act, and
(c) estimates of the efficacy of the provisions in reducing the tax gap in each tax year from 2018-19 to 2028-29.”

To move the following Clause—

“Report on consultation on certain provisions of this Act (No. 4)

(1) No later than two months after the passing of this Act, the Chancellor of the Exchequer must lay before the House of Commons a report on the consultation undertaken on the provisions in subsection (2).

(2) Those provisions are—
Finance (No. 3) Bill, continued

(a) section 15 and Schedule 3,
(b) section 16 and Schedule 4,
(c) sections 19 and 20,
(d) section 22 and Schedule 7,
(e) section 23 and Schedule 8,
(f) sections 46 and 47,
(g) section 83.

(3) A report under this section must specify in respect of each provision listed in subsection (2)—

(a) whether a version of the provision was published in draft,
(b) if so, whether changes were made as a result of consultation on the draft,
(c) if not, the reasons why the provision was not published in draft and any consultation which took place on the proposed provision in the absence of such a draft.”

Bill (Clauses 5, 6, 8 to 10, 15, 16, 19, 20, 22, 23, 38 to 42, 46, 47, 61, 62, 68 to 78, 83, 89 and 90, Schedules 3, 4, 7, 8, 15 and 18 and certain new Clauses and new Schedules) reported with Amendments.