



# House of Commons

## NOTICES OF AMENDMENTS

given up to and including  
**Thursday 4 July 2019**

*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: 1 to 5 and NC1 to NC12*

### COMMITTEE OF THE WHOLE HOUSE

## NORTHERN IRELAND (EXECUTIVE FORMATION) BILL

### 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**This document includes all amendments tabled to date and includes any withdrawn amendments at the end.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 Business of the House motion to be proposed by Secretary Karen Bradley.**

*NEW CLAUSES, NEW SCHEDULES RELATING TO ABORTION, MARRIAGE OR CIVIL PARTNERSHIP, HISTORICAL INSTITUTIONAL ABUSE, OR PENSIONS OF THE KIND MENTIONED IN PARAGRAPH 28 OF THE STORMONT HOUSE AGREEMENT (VICTIMS' PENSIONS)*

Conor McGinn

NC1

★ To move the following Clause—

#### **“Marriage of same-sex couples in Northern Ireland**

- (1) The Secretary of State must make regulations to change the law relating to marriage in Northern Ireland to provide that marriage between same-sex couples is lawful.
- (2) Regulations under this section must be in force no later than 21 October 2019, subject to subsections (3) and (4).
- (3) A statutory instrument containing regulations under subsection (1)—
  - (a) must be laid before both Houses of Parliament;

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**Northern Ireland (Executive Formation) Bill, *continued***

- (b) is subject to annulment in pursuance of a resolution of either House of Parliament.
- (4) If a Northern Ireland Executive is formed before the regulations under this section come into force, any regulations made under this section and any extant obligations arising under subsection (1) shall cease to have effect.”

***Member’s explanatory statement***

*This new Clause would require UK secondary legislation to extend same-sex marriage to Northern Ireland unless a Northern Ireland Executive is formed by 21 October 2019.*

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Jeremy Corbyn  
 Tony Lloyd  
 Stephen Pound  
 Karin Smyth  
 Mr Nicholas Brown

NC2

- ★ To move the following Clause—

**“Pension for victims and survivors of Troubles-related incidents: debate**

- (1) A Minister of the Crown must, within the period of two sitting days beginning with the day on which the report on progress made towards preparing legislation to implement a pension for seriously injured victims and survivors of Troubles-related incidents mentioned in section 3 is published, make arrangements for—
- (a) a motion to the effect that the House of Commons has approved that report to be moved in that House by a Minister of the Crown within the period of seven Commons sitting days beginning with the day on which the relevant report mentioned in section 3 is published, and
- (b) a motion for the House of Lords to take note of the statement mentioned in paragraph (a) to be moved in that House by a Minister of the Crown within the period of seven Lords sitting days beginning with the day on which the relevant report mentioned in section 3 is published.
- (2) In this section—
- “Commons sitting day” means a day on which the House of Commons is sitting (and a day is only a day on which the House of Commons is sitting if the House begins to sit on that day);
- “Lords sitting day” means a day on which the House of Lords is sitting (and a day is only a day on which the House of Lords is sitting if the House begins to sit on that day).”

***Member’s explanatory statement***

*This new clause is linked to amendment 1 on a report on progress made towards preparing legislation to implementing a pension for seriously injured victims and survivors of Troubles-related incidents, and provides for the report to be debated in Parliament.*

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 Northern Ireland (Executive Formation) Bill, *continued*

Jeremy Corbyn  
 Tony Lloyd  
 Stephen Pound  
 Karin Smyth  
 Mr Nicholas Brown

NC3

★ To move the following Clause—

**“Pension for victims and survivors of Troubles-related incidents: regulations**

- (1) The Secretary of State may by regulations provide for a pension for seriously injured victims and survivors of Troubles-related incidents, to be charged to the Northern Ireland Consolidated Fund.
- (2) Regulations under subsection (2) are to be made by statutory instrument.
- (3) A statutory instrument containing regulations under this section made by the Secretary of State may not be made unless a draft of the instrument has been laid before, and approved by a resolution of, each House of Parliament.
- (4) The Secretary of State must lay a draft of an instrument under this section before each House of Parliament by no later than 21 October 2019.”

***Member’s explanatory statement***

*This new clause would require the Secretary of State to lay regulations before Parliament by 21 October 2019 providing for a pension for seriously injured victims and survivors of Troubles-related incidents, to be charged to the Northern Ireland Consolidated Fund.*

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Jeremy Corbyn  
 Tony Lloyd  
 Stephen Pound  
 Karin Smyth  
 Mr Nicholas Brown

NC4

★ To move the following Clause—

**“Reproductive rights of women in Northern Ireland: debate**

- (1) A Minister of the Crown must, within the period of two sitting days beginning with the day on which the report on progress made towards meeting international human rights obligations applicable to the United Kingdom in relation to the reproductive rights of women mentioned in section 3 is published, make arrangements for—
  - (a) a motion to the effect that the House of Commons has approved that report to be moved in that House by a Minister of the Crown within the period of seven Commons sitting days beginning with the day on which the relevant report mentioned in section 3 is published, and
  - (b) a motion for the House of Lords to take note of the statement mentioned in paragraph (a) to be moved in that House by a Minister of the Crown within the period of seven Lords sitting days beginning with the day on which the relevant report mentioned in section 3 is published.
- (2) In this section—
 

“Commons sitting day” means a day on which the House of Commons is sitting (and a day is only a day on which the House of Commons is sitting if the House begins to sit on that day);

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**Northern Ireland (Executive Formation) Bill, *continued***

“Lords sitting day” means a day on which the House of Lords is sitting (and a day is only a day on which the House of Lords is sitting if the House begins to sit on that day).”

***Member’s explanatory statement***

*This new clause is linked to amendment 2 on a report on progress made towards meeting international human rights obligations applicable to the United Kingdom in relation to the reproductive rights of women, and provides for the report to be debated in Parliament.*

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Jeremy Corbyn  
Tony Lloyd  
Stephen Pound  
Karin Smyth  
Mr Nicholas Brown

NC5

★ To move the following Clause—

**“Reproductive rights of women in Northern Ireland: regulations**

- (1) The Secretary of State may by regulations provide for services to meet the reproductive rights of women in Northern Ireland to be charged to the Northern Ireland Consolidated Fund.
- (2) Regulations under subsection (2) are to be made by statutory instrument.
- (3) A statutory instrument containing regulations under this section made by the Secretary of State may not be made unless a draft of the instrument has been laid before, and approved by a resolution of, each House of Parliament.
- (4) The Secretary of State must lay a draft of an instrument under this section before each House of Parliament by no later than 21 October 2019.”

***Member’s explanatory statement***

*This new clause would require the Secretary of State to lay regulations before Parliament by 21 October 2019 providing services to meet the reproductive rights of women in Northern Ireland with any costs to be charged to the Northern Ireland Consolidated Fund.*

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Jeremy Corbyn  
Tony Lloyd  
Stephen Pound  
Karin Smyth  
Mr Nicholas Brown

NC6

★ To move the following Clause—

**“Historical institutional abuse in Northern Ireland: debate**

- (1) A Minister of the Crown must, within the period of two sitting days beginning with the day on which the report on progress made towards implementing the recommendations made by the Report of the Inquiry into Historical Institutional Abuse in Northern Ireland between 1922 and 1995 is published, make arrangements for—
  - (a) a motion to the effect that the House of Commons has approved that report to be moved in that House by a Minister of the Crown within the

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**Northern Ireland (Executive Formation) Bill, *continued***

- period of seven Commons sitting days beginning with the day on which the relevant report mentioned in section 3 is published, and
- (b) a motion for the House of Lords to take note of the statement mentioned in paragraph (a) to be moved in that House by a Minister of the Crown within the period of seven Lords sitting days beginning with the day on which the relevant report mentioned in section 3 is published.
- (2) In this section—
- “Commons sitting day” means a day on which the House of Commons is sitting (and a day is only a day on which the House of Commons is sitting if the House begins to sit on that day);
- “Lords sitting day” means a day on which the House of Lords is sitting (and a day is only a day on which the House of Lords is sitting if the House begins to sit on that day).”

***Member’s explanatory statement***

*This new clause is linked to amendment 3 on a report on progress towards implementing the recommendations made by the Hart Report of the Inquiry into Historical Institutional Abuse in Northern Ireland between 1922 and 1995, and provides for the report to be debated in Parliament.*

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Jeremy Corbyn  
Tony Lloyd  
Stephen Pound  
Karin Smyth  
Mr Nicholas Brown

NC7

- ★ To move the following Clause—

**“Historical institutional abuse in Northern Ireland: regulations**

- (1) The Secretary of State may by regulations provide for a publicly funded compensation scheme under an HIA Redress Board, distinct from the Northern Ireland Criminal Injuries Compensation Scheme 2009, to be charged to the Northern Ireland Consolidated Fund.
- (2) Regulations under subsection (2) are to be made by statutory instrument.
- (3) A statutory instrument containing regulations under this section made by the Secretary of State may not be made unless a draft of the instrument has been laid before, and approved by a resolution of, each House of Parliament.
- (4) The Secretary of State must lay a draft of an instrument under this section before each House of Parliament by no later than 21 October 2019.”

***Member’s explanatory statement***

*This new clause would require the Secretary of State to lay regulations before Parliament by 21 October 2019 providing for a publicly funded compensation scheme under an HIA Redress Board as recommended by the Hart Inquiry, with any costs to be charged to the Northern Ireland Consolidated Fund.*

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 Northern Ireland (Executive Formation) Bill, *continued*

Jeremy Corbyn  
 Tony Lloyd  
 Stephen Pound  
 Karin Smyth  
 Mr Nicholas Brown

NC8

★ To move the following Clause—

**“Same-sex marriage in Northern Ireland: debate**

- (1) A Minister of the Crown must, within the period of two sitting days beginning with the day on which the report on progress made towards implementing marriage for same-sex couples in Northern Ireland is published, make arrangements for—
  - (a) a motion to the effect that the House of Commons has approved that report to be moved in that House by a Minister of the Crown within the period of seven Commons sitting days beginning with the day on which the relevant report mentioned in section 3 is published, and
  - (b) a motion for the House of Lords to take note of the statement mentioned in paragraph (a) to be moved in that House by a Minister of the Crown within the period of seven Lords sitting days beginning with the day on which the relevant report mentioned in section 3 is published.
- (2) In this section—
 

“Commons sitting day” means a day on which the House of Commons is sitting (and a day is only a day on which the House of Commons is sitting if the House begins to sit on that day);

“Lords sitting day” means a day on which the House of Lords is sitting (and a day is only a day on which the House of Lords is sitting if the House begins to sit on that day).”

***Member’s explanatory statement***

*This new clause is linked to amendment 3 on a report on progress towards implementing the recommendations made by the Hart Report of the Inquiry into Historical Institutional Abuse in Northern Ireland between 1922 and 1995, and provides for the report to be debated in Parliament.*

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Jeremy Corbyn  
 Tony Lloyd  
 Stephen Pound  
 Karin Smyth  
 Mr Nicholas Brown

NC9

★ To move the following Clause—

**“Same-sex marriage in Northern Ireland: regulations**

- (1) The Secretary of State may by regulations provide for marriage for same-sex couples in Northern Ireland, with any public costs to be charged to the Northern Ireland Consolidated Fund.
- (2) Regulations under subsection (2) are to be made by statutory instrument.
- (3) A statutory instrument containing regulations under this section made by the Secretary of State may not be made unless a draft of the instrument has been laid before, and approved by a resolution of, each House of Parliament.

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**Northern Ireland (Executive Formation) Bill, *continued***

- (4) The Secretary of State must lay a draft of an instrument under this section before each House of Parliament by no later than 21 October 2019.”

***Member’s explanatory statement***

*This new clause would require the Secretary of State to lay regulations before Parliament by 21 October 2019 providing for a same-sex marriage for couples in Northern Ireland, with any public costs to be charged to the Northern Ireland Consolidated Fund.*

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**REMAINING PROCEEDINGS**

Stella Creasy

5

- ★ Clause 1, page 1, line 3, at end insert—

“(2) This section comes into force on the day after the Secretary of State has laid before both Houses of Parliament regulations to enable the effective application in Northern Ireland of the United Nations Convention on the Elimination of All Forms of Discrimination against Women in order to guarantee the rights of all women in Northern Ireland.”

***Member’s explanatory statement***

*The Report of the inquiry concerning the United Kingdom of Great Britain and Northern Ireland under article 8 of the Optional Protocol to the Convention on the Elimination of All Forms of Discrimination against Women called on the UK Government to take all measures necessary to ensure the effective application of the Convention to guarantee the rights of all women in Northern Ireland, in the absence of a functioning government in Northern Ireland since January 2017.*

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Jeremy Corbyn  
Tony Lloyd  
Stephen Pound  
Karin Smyth  
Mr Nicholas Brown

1

- ★ Clause 3, page 2, line 15, at end insert—

“(1A) The report under subsection (1) must include a report to be published on or before 11 September 2019 on progress made towards preparing legislation implementing a pension for seriously injured victims and survivors of Troubles-related incidents.”

***Member’s explanatory statement***

*The subsection would include placing a duty on the Secretary to State to report on the implementation of a pension for seriously injured victims and survivors of Troubles-related incidents.*

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 Northern Ireland (Executive Formation) Bill, *continued*

Jeremy Corbyn  
 Tony Lloyd  
 Stephen Pound  
 Karin Smyth  
 Mr Nicholas Brown

2

★ Clause 3, page 2, line 15, at end insert—

“(1A) The report under subsection (1) must include a report to be published on or before 11 September 2019 on progress made towards meeting international human rights obligations applicable to the United Kingdom in relation to the reproductive rights of women.”

***Member’s explanatory statement***

*The subsection would include placing a duty on the Secretary to State to report on the implications of any relevant judicial decision in relation to abortion.*

Jeremy Corbyn  
 Tony Lloyd  
 Stephen Pound  
 Karin Smyth  
 Mr Nicholas Brown

3

★ Clause 3, page 2, line 15, at end insert—

“(1A) The report under subsection (1) must include a report to be published on or before 11 September 2019 on progress made towards implementing the recommendations made by the Report of the Inquiry into Historical Institutional Abuse in Northern Ireland between 1922 and 1995, including the establishment of a publicly funded compensation scheme under an HIA Redress Board, distinct from the Northern Ireland Criminal Injuries Compensation Scheme 2009.”

***Member’s explanatory statement***

*The subsection calls for a report on implementing the Report of the Inquiry into Historical Institutional Abuse in Northern Ireland between 1922 and 1995, published in January 2017, which was chaired by Sir Anthony Hart.*

Jeremy Corbyn  
 Tony Lloyd  
 Stephen Pound  
 Karin Smyth  
 Mr Nicholas Brown

4

★ Clause 3, page 2, line 15, at end insert—

“(1A) The report under subsection (1) must include a report to be published on or before 11 September 2019 on progress made in preparing legislation to make provision for the marriage of same sex couples in Northern Ireland.”

***Member’s explanatory statement***

*The subsection calls for a report on preparations for same-sex marriage in Northern Ireland.*

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**Northern Ireland (Executive Formation) Bill, *continued***

Stella Creasy

NC10

- ★ To move the following Clause—

**“International obligations**

- (1) In accordance with the requirements of section 26 of the Northern Ireland Act 1998 regarding international obligations, the Secretary of State must make regulations by statutory instrument to give effect to the recommendations of the Report of the Inquiry concerning the United Kingdom of Great Britain and Northern Ireland under article 8 of the Optional Protocol to the Convention on the Elimination of All Forms of Discrimination against Women.
- (2) Regulations under this section must come into force by 21 October 2019, subject to subsections (3) and (4).
- (3) A statutory instrument containing regulations under subsection (1)—
  - (a) must be laid before both Houses of Parliament;
  - (b) is subject to annulment in pursuance of a resolution of either House of Parliament.
- (4) If a Northern Ireland Executive is formed before 21 October 2019, any extant obligations arising under subsection (1) shall cease to have effect.”

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Stella Creasy

NC11

- ★ To move the following Clause—

**“International obligations: oral statement**

In the absence of Northern Ireland Ministers to address the matters identified by the Report of the inquiry concerning the United Kingdom of Great Britain and Northern Ireland under article 8 of the Optional Protocol to the Convention on the Elimination of All Forms of Discrimination against Women, the Secretary of State for Northern Ireland must make an oral statement to the House of Commons on progress on implementing recommendations in accordance with section 26(1) of the Northern Ireland Act 1998.”

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Stella Creasy

NC12

- ★ To move the following Clause—

**“Requirement on Secretary of State**

If an Executive is not formed by 21 October 2019, nothing in this Act shall remove the requirement on the Secretary of State set out in section 26(1) of the Northern Ireland Act 1998 to direct action in the absence of ministers to ensure that all Northern Ireland departments comply with international obligations, and in particular the recommendations made by the Report of the Inquiry concerning the United Kingdom of Great Britain and Northern Ireland under article 8 of the

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**Northern Ireland (Executive Formation) Bill, *continued***

Optional Protocol to the Convention on the Elimination of All Forms of Discrimination against Women.”

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NORTHERN IRELAND (EXECUTIVE FORMATION) BILL (BUSINESS OF THE HOUSE)

Secretary Karen Bradley

That the following provisions shall apply to the proceedings on the Northern Ireland (Executive Formation) Bill:

*Timetable*

- (1)
  - (a) Proceedings on Second Reading and in Committee of the whole House, any proceedings on Consideration and proceedings up to and including Third Reading shall be taken in two days in accordance with this Order.
  - (b) Proceedings on Second Reading shall be completed at today’s sitting and shall be brought to a conclusion (so far as not previously concluded) at the moment of interruption.
  - (c) Proceedings in Committee of the whole House, any proceedings on Consideration and proceedings up to and including Third Reading shall be taken on the second day and:
    - (i) shall be taken as shown in the first column of the following Table, and in the order so shown, and
    - (ii) shall (so far as not previously concluded) be brought to a conclusion at the times specified in the second column of the Table.

*Proceedings*

*Time for conclusion of proceedings*

New Clauses, new Schedules in Committee of the whole House relating to abortion, marriage or civil partnership, historical institutional abuse, or pensions of the kind mentioned in paragraph 28 of the Stormont House Agreement (victims’ pensions)

Four hours after the commencement of proceedings in Committee of the whole House

Remaining proceedings in Committee of the whole House; any proceedings on Consideration; proceedings up to and including Third Reading

Six hours after the commencement of proceedings in Committee of the whole House

*Timing of proceedings and Question to be put*

- (2) When the Bill has been read a second time:
  - (a) it shall, despite Standing Order No. 63 (Committal of bills not subject to a programme order), stand committed to a Committee of the whole House without any Question being put;
  - (b) the Speaker shall leave the Chair whether or not notice of an Instruction has been given.

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**Northern Ireland (Executive Formation) Bill, *continued***

- (3)
  - (a) On the conclusion of proceedings in Committee of the whole House, the Chairman shall report the Bill to the House without putting any Question.
  - (b) If the Bill is reported with amendments, the House shall proceed to consider the Bill as amended without any Question being put.
- (4) If, following proceedings in Committee of the whole House and any proceedings on Consideration of the Bill, a legislative grand committee withholds consent to the Bill or any Clause or Schedule of the Bill or any amendment made to the Bill, the House shall proceed to Reconsideration of the Bill without any Question being put.
- (5) If, following Reconsideration of the Bill:
  - (a) a legislative grand committee withholds consent to any Clause or Schedule of the Bill or any amendment made to the Bill (but does not withhold consent to the whole Bill and, accordingly, the Bill is amended in accordance with Standing Order No. 83N(6)), and
  - (b) a Minister of the Crown indicates his or her intention to move a minor or technical amendment to the Bill, the House shall proceed to consequential Consideration of the Bill without any Question being put.
- (6) For the purpose of bringing any proceedings to a conclusion in accordance with paragraph (1), the Chairman or Speaker shall forthwith put the following Questions in the same order as they would fall to be put if this Order did not apply:
  - (a) any Question already proposed from the Chair;
  - (b) any Question necessary to bring to a decision a Question so proposed;
  - (c) the Question on any amendment, new Clause or new Schedule selected by the Chair or Speaker for separate decision;
  - (d) the Question on any amendment moved or Motion made by a Minister of the Crown;
  - (e) any other Question necessary for the disposal of the business to be concluded; and shall not put any other questions, other than the question on any motion described in paragraph (17)(a) of this Order.
- (7) On a Motion so made for a new Clause or a new Schedule, the Chairman or Speaker shall put only the Question that the Clause or Schedule be added to the Bill.
- (8) If two or more Questions would fall to be put under paragraph (6)(d) on successive amendments moved or Motions made by a Minister of the Crown, the Chairman or Speaker shall instead put a single Question in relation to those amendments or Motions.
- (9) If two or more Questions would fall to be put under paragraph (6)(e) in relation to successive provisions of the Bill, the Chairman shall instead put a single Question in relation to those provisions, except that the Question shall be put separately on any Clause of or Schedule to the Bill which a Minister of the Crown has signified an intention to leave out.

*Consideration of Lords Amendments*

- (10)
  - (a) Any Lords Amendments to the Bill may be considered forthwith without any Question being put; and any proceedings interrupted for that purpose shall be suspended accordingly.
  - (b) Proceedings on consideration of Lords Amendments shall (so far as not previously concluded) be brought to a conclusion one hour after their commencement; and any proceedings suspended under sub-paragraph (a) shall thereupon be resumed.
- (11) Paragraphs (2) to (11) of Standing Order No. 83F (Programme orders: conclusion of proceedings on consideration of Lords amendments) apply for the purposes of

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**Northern Ireland (Executive Formation) Bill, *continued***

bringing any proceedings to a conclusion in accordance with paragraph (10) of this Order.

*Subsequent stages*

- (12) (a) Any further Message from the Lords on the Bill may be considered forthwith without any Question being put; and any proceedings interrupted for that purpose shall be suspended accordingly.
- (b) Proceedings on any further Message from the Lords shall (so far as not previously concluded) be brought to a conclusion one hour after their commencement; and any proceedings suspended under sub-paragraph (a) shall thereupon be resumed.
- (13) Paragraphs (2) to (9) of Standing Order No. 83G (Programme orders: conclusion of proceedings on further messages from the Lords) apply for the purposes of bringing any proceedings to a conclusion in accordance with paragraph (12) of this Order.

*Reasons Committee*

- (14) Paragraphs (2) to (6) of Standing Order No. 83H (Programme orders: reasons committee) apply in relation to any committee to be appointed to draw up reasons after proceedings have been brought to a conclusion in accordance with this Order.

*Miscellaneous*

- (15) Standing Order No. 15(1) (Exempted business) shall apply so far as necessary for the purposes of this Order.
- (16) Standing Order No. 82 (Business Committee) shall not apply in relation to any proceedings to which this Order applies.
- (17) (a) No Motion shall be made, except by a Minister of the Crown, to alter the order in which any proceedings on the Bill are taken, to recommit the Bill or to vary or supplement the provisions of this Order.
- (b) No notice shall be required of such a Motion.
- (c) Such a motion may be considered forthwith without any Question being put; and any proceedings interrupted for that purpose shall be suspended accordingly.
- (d) The Question on such a Motion shall be put forthwith; and any proceedings suspended under sub-paragraph (c) shall thereupon be resumed.
- (e) Standing Order No. 15(1) (Exempted business) shall apply to proceedings on such a Motion.
- (18) (a) No dilatory Motion shall be made in relation to proceedings to which this Order applies except by a Minister of the Crown.
- (b) The Question on any such Motion shall be put forthwith.
- (19) No debate shall be held in accordance with Standing Order No. 24 (Emergency debates) at today's sitting after this Order has been agreed.
- (20) Proceedings to which this Order applies shall not be interrupted under any Standing Order relating to the sittings of the House.
- (21) No private business may be considered at today's sitting after this Order has been agreed.
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