



House of Commons

Wednesday 10 June 2020

PUBLIC BILL COMMITTEE PROCEEDINGS

DOMESTIC ABUSE BILL

[FIFTH AND SIXTH SITTINGS]

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Withdrawn after debate: moved and debated but then withdrawn, so not put to a decision.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 11 and 12 agreed to.

Peter Kyle
Jess Phillips

Clause 13, page 8, line 16, leave out from “must” to “on” and insert “report annually to Parliament” *Withdrawn after debate* 45

Peter Kyle
Jess Phillips

Clause 13, page 8, line 25, leave out subsections (3) to (5) and insert— *Not called* 46

“(3) The Commissioner must arrange for a copy of every annual report under this section to be laid before Parliament.

(4) Before laying the report before Parliament, the Commissioner must ensure that no material is included in the report which—

Domestic Abuse Bill, *continued*

- (a) might jeopardise the safety of any person, or
 - (b) might prejudice the investigation or prosecution of an offence.
- (5) The Commissioner must provide a copy of the report to the Secretary of State.”

Clause agreed to.

Victoria Atkins
Alex Chalk

Agreed to **30**

Clause 14, page 10, line 2, after “London” insert “in its capacity as a local authority”

Clause, as amended, agreed to.

Clauses 15 to 19 agreed to.

Jess Phillips

Withdrawn after debate **56**

Clause 20, page 13, line 8, after “lives”, insert “or works.”

Jess Phillips

Not called **57**

Clause 20, page 13, line 10, after “lives”, insert “or works.”

Jess Phillips

Not called **58**

Clause 20, page 13, line 11, after “lives”, insert “or works.”

Clause agreed to.

Jess Phillips

Not called **59**

Clause 21, page 13, line 29, after “lives”, insert “or works.”

Jess Phillips

Not called **60**

Clause 21, page 13, line 32, after “lives”, insert “or works.”

Clause agreed to.

Clauses 22 to 31 agreed to.

Domestic Abuse Bill, *continued*

- Jess Phillips
 Clause 32, page 20, line 24, after “lives”, insert “or works.” *Not called* 61
- Jess Phillips
 Clause 32, page 20, line 26, after “lives”, insert “or works.” *Not called* 62
- Jess Phillips
 Clause 32, page 20, line 27, after “lives”, insert “or works.” *Not called* 63
- Jess Phillips
 Clause 32, page 20, line 28, after “person from”, insert “part of” *Not called* 64
- Jess Phillips
 Clause 32, page 20, line 28, after “the”, insert “workplace or” *Not called* 65
Clause 32 agreed to.

-
- Jess Phillips
 Clause 33, page 20, line 43, after “establishment”, add “except in a case where the person against whom the order is made works in the same premises as the person for whose protection the order is made;” *Not called* 66

- Jess Phillips
 Clause 33, page 21, line 3, leave out subsection (2) and insert— *Withdrawn after debate* 51
 “(2) A domestic abuse protection order that imposes a requirement to do something on a person (“P”) must—
 (a) specify the person who is to be responsible for supervising compliance with that requirement; and
 (b) meet the standard published by the Home Secretary for domestic abuse behaviour interventions, if the requirement is to attend an intervention specifically designed to address the use of abusive behaviour.”

Clause agreed to.

Clauses 34 and 35 agreed to.

Victoria Atkins
 Alex Chalk

- Clause 36, page 23, line 29, leave out “section 154(1) of the Criminal Justice Act” *Agreed to* 31

Domestic Abuse Bill, *continued*

2003” and insert “paragraph 24(2) of Schedule 22 to the Sentencing Act 2020”

Victoria Atkins
Alex Chalk

Agreed to **32**

Clause **36**, page **23**, line **36**, leave out from “under” to “(conditional” and insert “section 80 of the Sentencing Code”

Victoria Atkins
Alex Chalk

Agreed to **33**

Clause **36**, page **23**, line **37**, at end insert—

“(6A) If a person is convicted of an offence under section 42 of the Armed Forces Act 2006 as respects which the corresponding offence under the law of England and Wales (within the meaning given by that section) is an offence under this section, it is not open to the service court that convicted the person to make, in respect of the offence, an order under section 185 of that Act (conditional discharge).
In this subsection “service court” means the Court Martial or the Service Civilian Court.”

Clause, as amended, agreed to.

Clause 37 agreed to.

Schedule 1 agreed to.

Clauses 38 and 39 agreed to.

Victoria Atkins
Alex Chalk

Agreed to **34**

Clause **40**, page **26**, line **22**, leave out “section 154(1) of the Criminal Justice Act 2003” and insert “paragraph 24(2) of Schedule 22 to the Sentencing Act 2020”

Clause, as amended, agreed to.

Clauses 41 to 44 agreed to.

Victoria Atkins
Alex Chalk

Agreed to **35**

Clause **45**, page **31**, leave out line 15 and insert “sections 79, 80 and 82 of the Sentencing Code”

Clause agreed to.

Clauses 46 to 52 agreed to.

[Adjourned until Thursday at 11.30 a.m