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Committee Stage: Wednesday 20 October 2021

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## Elections Bill (Amendment Paper)

This document lists all amendments tabled to the Elections Bill. Any withdrawn amendments are listed at the end of the document. The amendments are arranged in the order in which it is expected they will be decided.

★ New Amendments.

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

New Amendments: 87 to 90

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Cat Smith  
Gill Furniss  
Nick Smith  
Fleur Anderson  
Kate Hollern

79

Clause 10, page 13, line 4, at end insert “and

- (c) the person satisfies at least one of the following conditions—
  - (i) he or she was included in a register of parliamentary electors at some time in the past fifteen years;
  - (ii) he or she was resident in the United Kingdom at some point in the last fifteen years;
  - (iii) he or she is a member of the United Kingdom armed forces;
  - (iv) he or she is employed in the service of the Crown;
  - (v) he or she is employed by the British Council;
  - (vi) he or she is employed by a United Kingdom public authority;
  - (vii) he or she is employed by a designated humanitarian agency; or
  - (viii) he or she is the spouse or civil partner of a person mentioned in sub-paragraphs (iii) to (vii) above and is residing outside the United Kingdom to be with his or her spouse or civil partner.

(1A) The Minister for the Cabinet Office or the Secretary of State may by statutory instrument define “United Kingdom public authority” and “designated humanitarian agency” for the purposes of subsection (1)(c).

(1B) A statutory instrument containing regulations under subsection (1A) is subject to annulment in pursuance of a resolution of either House of Parliament.”

**Member's explanatory statement**

This amendment is a probing amendment to enable debate on the premise of maintaining 15-year rule with exemptions for certain citizens.

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Cat Smith  
Gill Furniss  
Nick Smith  
Fleur Anderson  
Kate Hollern

80

Clause 10, page 13, line 36, at end insert—

““resident” must be defined in regulations made by the Minister for the Cabinet Office or the Secretary of State”

**Member's explanatory statement**

This amendment asks the Minister to address the challenges in defining residency.

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Cat Smith  
Gill Furniss  
Nick Smith  
Fleur Anderson  
Kate Hollern

81

Clause 10, page 14, leave out lines 8 to 11 and insert—

“(3) The second condition is that the person making the declaration (“the declarant”) proves that they qualify as an overseas elector in respect of the constituency by providing valid supporting documentation to the registration officer.

(3A) Valid supporting documentation for the purposes of proving qualification for the previous registration condition are—

- (a) a poll card, or
- (b) a letter from the appropriate local authority stating that the person was on the electoral roll at the appropriate time.

(3B) Valid supporting documentation for the purposes of proving qualification for the previous residence condition must include—

- (a) one document from List A, or
- (b) two documents from List B.

(3C) For the purposes of subsection (3B), List A documents include but are not limited to—

household utility bill (such as gas, electric, water or telephone);  
full UK photocard driving licence with signature or ‘old style’ driving licence (including provisional or expired licences);  
bank, building society or credit card statement, or bank or building society passbook, local authority tax bill (e.g. council tax bill);  
local authority rent book;

solicitor's letter confirming house purchase or land registry confirmation, or an official copy of the land register or other proof of title;

HM Revenue & Customs (Inland Revenue) tax document such as a tax assessment, statement of account or notice of coding;

original notification letter from the relevant benefits agency confirming entitlement to benefits or the state pension;

pension or benefit correspondence from the Department for Work and Pensions;

instrument of a court appointment, e.g. probate or court-registered power of attorney.

(3D) For the purposes of subsection (3B), List B documents include but are not limited to—

payslip;

employment document, such offer of employment or reference;

school, college or university (or UCAS) document, such as offer of a place, or confirmation of attendance;

insurance documents, such as full insurance schedule, or letter confirming insurance cover;

student loans company letter;

mobile telephone bill;

other evidence prescribed in guidance given by the Minister.

(3E) To be valid supporting documentation, a document must contain both a date (which can be earlier than the date the declarant left the address concerned) and the declarant's declared last address in the United Kingdom."

#### **Member's explanatory statement**

This amendment puts pre-existing guidance for providing documentary evidence for residency (see 3C and 3D) on the face of the Bill. The amendment also outlines additional evidence for proving previous registration.

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Cat Smith  
Gill Furniss  
Nick Smith  
Fleur Anderson  
Kate Hollern

82

Clause 10, page 15, line 5, leave out from first "requirements" to end of line 6 and insert—

"(fa) contain a valid attestation of identity under section [Attestation of identity],"

#### **Member's explanatory statement**

This amendment requires an overseas elector's declaration to include a valid attestation of identity in accordance with the requirements of Amendment 83.

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Cat Smith  
Gill Furniss  
Nick Smith  
Fleur Anderson  
Kate Hollern

83

Clause 10, page 16, line 15, at end insert—

**“1CA Attestation of identity**

- (1) A valid attestation of identity must contain attestations from two attestors.
- (2) The first attestor must be a registered elector resident in the constituency in which the declarant wishes to be registered.
- (3) The second attestor must be a registered overseas elector.
- (4) An attestor must not be the spouse, civil partner, parent, grandparent, brother, sister, child or grandchild of the declarant.
- (5) An attestation must—
  - (a) be in writing and signed by the attestor,
  - (b) swear that, to the best of the attestor’s knowledge, the declarant is the person named in the declaration,
  - (c) state the attestor’s British passport number together with its date of issue,
  - (d) be dated on the date on which the attestation is made,
  - (e) confirm that the person attestor is aware of the offence, under section 13D of the Representation of the People Act 1983, of providing false information to a registration officer, and
  - (f) confirm that the attestor is a person of good standing in the community.
- (6) For the purposes of paragraph (5)(f), examples of a person of good standing in the community include, but are not limited to, the following or their local equivalents—
  - accountant
  - airline pilot
  - articled clerk of a limited company
  - assurance agent of recognised company
  - bank or building society official
  - barrister
  - chiropodist
  - Commissioner of Oaths
  - civil servant (permanent)
  - dentist
  - director, manager or personnel officer of a limited company
  - director or manager of a VAT-registered charity

director or manager or personnel officer of a VAT-registered company  
engineer (with professional qualifications)  
financial services intermediary (e.g. a stockbroker or insurance broker)  
fire service official  
funeral director  
insurance agent (full time) of a recognised company  
journalist  
Justice of the Peace  
lecturer  
legal secretary (fellow or associate member of the Institute of Legal Secretaries and PAs)  
licensee of public house  
local government officer  
medical professional  
member, associate or fellow of a professional body  
Merchant Navy officer  
minister of a recognised religion (including Christian Science)  
nurse (Registered General Nurse or Mental Health Nurse)  
officer of the armed services  
optician  
paralegal (certified paralegal, qualified paralegal or associate member of the Institute of Paralegals)  
pharmacist  
photographer (professional)  
police officer  
Post Office official  
publicly-elected representative (such as MP, Councillor or MEP)  
president or secretary of a recognised organisation  
Salvation Army officer  
social worker  
solicitor  
surveyor  
teacher  
trade union officer  
travel agent (qualified)  
valuer or auctioneer (fellows and associate members of the Incorporated Society of Valuers and Auctioneers)  
warrant officers and chief petty officers.”

**Member's explanatory statement**

This amendment, which relates to Amendment 82, requires overseas electors to provide two forms of attestation of identity – one from an individual living in the constituency in which the elector is registering and one from an overseas elector.

Cat Smith  
Gill Furniss  
Nick Smith  
Fleur Anderson  
Kate Hollern

84

Clause 10, page 16, line 15, at end insert—

**"1CA Closing date for electoral registration applications by overseas electors**

- (1) The Representation of the People (England and Wales) Regulations 2001 are amended in accordance with subsections (2) and (3).
- (2) In regulation 56, after paragraph (7), insert—  
“(8) This regulation does not apply to applications by overseas electors.”
- (3) After regulation 56 insert—

**"56A Closing date for electoral registration applications by overseas electors**

- (1) The provisions in this regulation relate to applications to vote by post or proxy by overseas electors in parliamentary elections.
- (2) An application by an overseas elector under paragraph 3(6) or (7) of Schedule 4 shall be disregarded for the purposes of a particular parliamentary election and an application under paragraph 4(3) of Schedule 4 shall be refused if it is received by the registration officer after 5 p.m. on the eighteenth day before the date of the poll at that election.
- (3) An application under paragraph 3(1) or (2), or 6(7) or 7(4) of Schedule 4 shall be disregarded for the purposes of a particular parliamentary election if it is received by the registration officer after 5 p.m. on the thirteenth day before the date of the poll at that election.
- (4) An application under paragraph 4(1) or (2) or 6(8) of Schedule 4 shall be refused if it is received by the registration officer after 5 p.m. on the thirteenth day before the date of the poll at the election for which it is made.
- (5) An application under paragraph 7(7) of Schedule 4 shall be refused if it is received by the registration officer after 5 p.m. on the eighteenth day before the date of the poll at the election for which it is made.
- (6) An application under—
  - (a) paragraph 3(5)(a) of Schedule 4 by an elector to be removed from the record kept under paragraph 3(4) of that Schedule, or
  - (b) paragraph 7(9)(a) of Schedule 4 by a proxy to be removed from the record kept under paragraph 7(6) of that Schedule,and a notice under paragraph 6(10) of that Schedule by an elector cancelling a proxy's appointment shall be disregarded for the purposes of

- a particular parliamentary election if it is received by the registration officer after—
- (i) 5 p.m. on the eighteenth day before the date of the poll at that election in the case of an application by an elector who is entitled to vote by post to be removed from the record kept under paragraph 3(4) of Schedule 4, and
  - (ii) 5 p.m. on the thirteenth day before the date of the poll at that election in any other case.
- (7) In computing a period of days for the purposes of this regulation, the same rules shall apply as in regulation 56.”
- (4) The Secretary of State must, by regulations, amend—
- (a) the Representation of the People (Scotland) Regulations 2001, and
  - (b) the Representation of the People (Northern Ireland) Regulations
- so that each closing date in Scotland and Northern Ireland for electoral registration applications by overseas electors moves back by seven days in keeping with the amendments made for England under subsections (2) and (3).”

**Member’s explanatory statement**

This amendment pushes back the deadlines to register to vote for overseas voters by 1 week to allow electoral administrators more time to process applications.

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Cat Smith  
Gill Furniss  
Nick Smith  
Fleur Anderson  
Kate Hollern

85

Clause 10, page 18, line 31, at end insert—

**“1F Report on awareness of how to participate in elections as an overseas elector**

- (1) The Secretary of State must publish a report on levels of awareness of how to participate in parliamentary elections as a UK elector among—
- (a) persons entitled to vote as an overseas elector under the provisions of this Act, and
  - (b) overseas electors in general.
- (2) The report shall consider awareness of—
- (a) the law governing entitlement to qualify and vote as an overseas elector,
  - (b) the processes of registering and voting, and
  - (c) other matters as the Secretary of State sees fit.
- (3) The report shall set out any steps the Secretary of State intends to take to increase awareness of—
- (a) how to participate in elections as an overseas elector, and
  - (b) the provisions of sections 1 to 1E of this Act.

- (4) The Minister may not make regulations to bring section 10 of the Elections Act 2021 into force until the report under this section has been laid before Parliament.”

**Member’s explanatory statement**

This amendment would require the Government to report on levels of awareness among overseas electors as to how to participate in UK parliamentary elections before the provisions on overseas electors can come into force.

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Cat Smith  
Gill Furniss  
Nick Smith  
Fleur Anderson  
Kate Hollern

86

☆ Clause 10, page 18, line 31, at end insert—

**“1F Report on the effects on the number of registered electors**

- (1) The Secretary of State must prepare and publish a report on the effects of sections 1 to 1E of this Act on—
- (a) the number of overseas electors registered to vote in Parliamentary elections in each constituency, and
  - (b) the policy implications of any such changes.
- (2) The report must consider—
- (a) whether any differential effects on the electorates of constituencies necessitates a review of constituency boundaries, and
  - (b) the merits of creating one or more constituencies with electorates comprised of overseas electors.
- (3) The report must be laid before Parliament no later than three years after the day on which the Elections Act 2021 is passed.”

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Cat Smith  
Gill Furniss  
Nick Smith  
Fleur Anderson  
Kate Hollern

78

Page 12, line 10, leave out Clause 10

**Member’s explanatory statement**

This amendment takes the Clause on overseas electors, which runs from page 12 to 18, out of the Bill.

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Kemi Badenoch

8

Schedule 7, page 122, line 8, leave out sub-paragraphs (1) to (7) and insert—

- “(1) In section 2 of RPA 1983 (local government electors), in subsection (1)(c), for the words from “Ireland” to the end substitute “Ireland or—
- (i) in relation to a local government election in England, a qualifying EU citizen or an EU citizen with retained rights, or
  - (ii) in relation to a local government election in Wales, a relevant citizen of the Union or a qualifying foreign citizen; and”.
- (2) In section 4 of that Act (entitlement to be registered as local government elector), in subsection (3)(c), for the words from “Ireland” to the end substitute “Ireland or—
- (i) in relation to a local government election in England, a qualifying EU citizen or an EU citizen with retained rights, or
  - (ii) in relation to a local government election in Wales, a relevant citizen of the Union or a qualifying foreign citizen; and”.
- (3) In section 7B of that Act (notional residence: declarations of local connection)—
- (a) in subsection (3)(e), for the words from “Ireland” to the end substitute “Ireland or—
    - (i) if the declaration is made for the purposes only of the registration of local government electors in England, a qualifying EU citizen or an EU citizen with retained rights, or
    - (ii) if the declaration is made for the purposes only of the registration of local government electors in Wales, a relevant citizen of the Union or a qualifying foreign citizen;”;
  - (b) in subsection (7)(a), for “by a relevant citizen of the Union; and” substitute “—
    - (i) in relation to local government elections in England, by a qualifying EU citizen or an EU citizen with retained rights, or
    - (ii) in relation to local government elections in Wales, by a relevant citizen of the Union; and”.
- (4) In section 15 of that Act (service declaration), in subsection (5)(a), for “, or by a relevant citizen of the Union; and” substitute “or—
- (i) in relation to local government elections in England, by a qualifying EU citizen or an EU citizen with retained rights, or
  - (ii) in relation to local government elections in Wales, by a relevant citizen of the Union; and”.

- (5) In section 16 of that Act (contents of service declaration), as it extends to England and Wales, in subsection (1)(e) for the words from “a relevant” to the end substitute “—
- (i) if the declaration is made for the purposes only of the registration of local government electors in England, a qualifying EU citizen or an EU citizen with retained rights, or
  - (ii) if the declaration is made for the purposes only of the registration of local government electors in Wales, a relevant citizen of the Union or a qualifying foreign citizen,”.
- (6) In section 16 of that Act (contents of service declaration), as it extends to Northern Ireland, in paragraph (e) for “or a relevant citizen of the Union” substitute “or a qualifying EU citizen or an EU citizen with retained rights”.
- (7) In section 17 of that Act (effect of service declaration), in subsection (1)(c), for the words from “a relevant” to the end substitute “—
- (i) if the declaration is made for the purposes only of the registration of local government electors in England, a qualifying EU citizen or an EU citizen with retained rights, or
  - (ii) if the declaration is made for the purposes only of the registration of local government electors in Wales, a relevant citizen of the Union or a qualifying foreign citizen,
- of the age appearing from the declaration and as not being subject to any legal incapacity except as so appearing.””

**Member’s explanatory statement**

This amendment makes technical amendments to provisions of the Representation of the People Act 1983, to clarify that changes affecting the rights of EU citizens to vote in local government elections in England do not affect the position in relation to local government elections in Wales.

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Kemi Badenoch

9

Schedule 7, page 123, line 6, after “elector” insert “in England”

**Member’s explanatory statement**

This amendment clarifies that section 49(5)(b)(iiia) of the Representation of the People Act 1983 (inserted by paragraph 1(8)(a) of Schedule 7) will apply to England only.

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Kemi Badenoch

10

Schedule 7, page 123, line 11, leave out paragraph (b) and insert—

“(b) in sub-paragraph (iv), after “elector” insert “in Wales”.”

**Member’s explanatory statement**

This amendment clarifies that section 49(5)(b)(iv) of the Representation of the People Act 1983 will continue to apply, but to Wales only.

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Kemi Badenoch 11

Schedule 7, page 124, line 38, leave out “(5)” and insert “(4)”

**Member’s explanatory statement**

This amendment is consequential on Amendment 14.

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Kemi Badenoch 12

Schedule 7, page 125, line 1, leave out from “has” to “granted” in line 2 and insert “UK or Islands leave”

**Member’s explanatory statement**

This amendment and Amendment 16 introduce the term “UK or Islands leave” to mean leave under the Immigration Act 1971 to enter or remain in the United Kingdom, the Channel Islands or the Isle of Man.

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Kemi Badenoch 13

Schedule 7, page 125, line 4, leave out from “with” to end of line 7 and insert “provision in residence scheme immigration rules for joining family members”

**Member’s explanatory statement**

This amendment expands subsection (2)(b) of inserted section 203B of the Representation of the People Act 1983 to cover provision in residence scheme immigration rules for the Channel Islands and the Isle of Man in relation to joining family members.

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Kemi Badenoch 14

Schedule 7, page 125, line 8, leave out from beginning to end of line 2 on page 126 and insert—

“(3) A person falls within this subsection if—

- (a) the person has UK or Islands leave but does not fall within subsection (2), and
- (b) the requirements of subsection (5) are met in relation to the person.

(4) A person falls within this subsection if—

- (a) the person does not require UK or Islands leave,
- (b) the person is resident in the United Kingdom or any of the Islands, and
- (c) the requirements of subsection (5) are met in relation to the person.

(5) The requirements referred to in subsections (3)(b) and (4)(c) are that—

- (a) at all times since the relevant date, the person has either had UK or Islands leave or not required UK or Islands leave, and

- (b) the person was resident in the United Kingdom or any of the Islands at all times after the relevant date when the person did not require UK or Islands leave.
- (6) In determining whether the requirement in subsection (5)(a) is met in relation to a person, any period to which subsection (6A) applies is to be disregarded if the person was resident in the United Kingdom or any of the Islands during the period.
- (6A) This subsection applies to any period after the relevant date during which the person required UK or Islands leave but did not have it, if at the end of the period the person was granted UK or Islands leave—
  - (a) in pursuance of an application made before the end of the relevant date, or
  - (b) in pursuance of an application made after the relevant date, where the leave was granted—
    - (i) by virtue of residence scheme immigration rules, and
    - (ii) otherwise than in accordance with provision in such rules for joining family members.”

**Member’s explanatory statement**

This amendment replaces subsections (3) to (6) of inserted section 203B of the Representation of the People Act 1983 with two categories of “EU citizens with retained rights”: those with immigration leave who are not caught by subsection (2), and those who do not require immigration leave but are resident in the United Kingdom, the Channel Islands or the Isle of Man.

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Kemi Badenoch

15

Schedule 7, page 126, line 11, leave out from “having” to “includes” in line 13 and insert “UK or Islands leave”

**Member’s explanatory statement**

See the explanatory statement for Amendment 12.

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Kemi Badenoch

16

Schedule 7, page 126, line 28, at end insert—

““UK or Islands leave” means leave under the 1971 Act to enter or remain in the United Kingdom or any of the Islands.”

**Member’s explanatory statement**

See the explanatory statement for Amendment 12.

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Kemi Badenoch

17

Schedule 7, page 126, leave out lines 29 and 30 and insert “In this section—”

**Member’s explanatory statement**

See the explanatory statement for Amendment 13.

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Kemi Badenoch

18

Schedule 7, page 126, line 40, at end insert—

“(11)References in this section to provision in residence scheme immigration rules for joining family members are references to—

- (a) paragraph EU11A or EU14A of Appendix EU to the immigration rules or provision replacing either of those paragraphs, or
- (b) provision corresponding to provision within paragraph (a) in the Guernsey immigration rules, the Isle of Man immigration rules or the Jersey immigration rules.”

**Member’s explanatory statement**

See the explanatory statement for Amendment 13.

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Kemi Badenoch

19

Schedule 7, page 130, line 1, leave out sub-paragraph (5) and insert—

“(5)In Part 2 of Schedule 1 (modifications of provisions of RPA 1983 applied to local elections)—

- (a) in paragraph 7, before sub-paragraph (2) insert—

“(1A) In section 4(3)(c)—

- (a) in sub-paragraph (i), omit “in relation to a local government election in England,”, and
- (b) omit sub-paragraph (ii) (and the “or” preceding it).”;  
(b) for paragraph 7A substitute—

“7A In section 7B—

- (a) references to the United Kingdom are to be read as references to Northern Ireland;
- (b) in subsection (3)(e)—
  - (i) in sub-paragraph (i), omit “in England,”, and
  - (ii) omit sub-paragraph (ii) (and the “or” preceding it);
- (c) in subsection (7)(a)—
  - (i) in sub-paragraph (i), omit “in England,”, and
  - (ii) omit sub-paragraph (ii) (and the “or” preceding it).”;  
(c) before paragraph 12 insert—

“11A In section 15(5)(a)—

- (a) in sub-paragraph (i), omit “in England,”, and
- (b) omit sub-paragraph (ii) (and the “or” preceding it).

11B In section 17(1)(c)—

- (a) in sub-paragraph (i), omit “in England,”, and
- (b) omit sub-paragraph (ii) (and the “or” preceding it).”;  
(d) in paragraph 12, for paragraph (b) substitute—

“(b) in subsection (5)—

- (i) in the first sentence, omit “, or entered in the list of proxies,”,
- (ii) in paragraph (b)(iia), omit “in England or entered in the list of proxies”, and
- (iii) omit paragraph (b)(iv).””

**Member's explanatory statement**

This amendment ensures that the amendments made by Part 1 of Schedule 7 to the Bill apply correctly for the purposes of local elections in Northern Ireland.

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Kemi Badenoch

20

Schedule 7, page 130, line 22, at end insert—

*“Northern Ireland Assembly (Elections) Order 2001*

9A (1) In Schedule 1 to the Northern Ireland Assembly (Elections) Order 2001 (S.I. 2001/2599) (application with modifications of RPA 1983 etc), the table is amended as follows.

(2) In the right-hand column of the entry for section 49 of RPA 1983 (effect of registers), for the existing text substitute “In subsection (5)(b)(iii), for “a local government elector in England” substitute “an elector””.

(3) After the entry for section 202 of RPA 1983 insert—

“Section 203A (meaning of “qualifying EU citizen”)	
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Section 203B (meaning of “EU citizen with retained rights”).	
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(4) After the entry for Schedule 4A to RPA 1983 insert—

“Schedule 6A (list of countries for purposes of section 203A).”	
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**Member's explanatory statement**

This amendment makes changes, in consequence of Schedule 7 to the Bill, to the Northern Ireland Assembly (Elections) Order 2001 (Schedule 1 of which applies provisions of RPA 1983 in relation to elections to the Northern Ireland Assembly).

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Brendan O'Hara  
Patrick Grady

61

Clause 12, page 20, line 42, at end insert—

“(4A)The Secretary of State may not designate the statement under section 4A unless the Scottish Parliament has, before the end of the 40-day period, passed a motion of the form “That the Parliament approves the draft Electoral Commission strategy and policy statement so far as it relates to the Commission’s devolved Scottish functions”.”

**Member's explanatory statement**

This amendment would require the Scottish Parliament to approve an Electoral Commission strategy and policy statement so far as it relates to the Commission's devolved Scottish functions before the strategy could have effect.

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Cat Smith 75  
 Gill Furniss  
 Nick Smith  
 Fleur Anderson  
 Kate Hollern

Clause 12, page 20, line 42, at end insert—

“(4A)The Secretary of State may not designate the statement under section 4A unless the Scottish Parliament and Senedd Cymru have each, before the end of the 40-day period, passed a motion in the form “That this Parliament approves the draft Electoral Commission strategy and policy statement so far as it relates to the Commission’s devolved functions.””

**Member's explanatory statement**

This amendment would require the Scottish Parliament and Senedd Cymru each to approve an Electoral Commission strategy and policy statement so far as it relates to the Commission's devolved functions before the strategy could have effect.

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Kemi Badenoch 1

Clause 12, page 23, line 13, leave out “and (3) (consultation requirements) do” and insert “(consultation requirements) does”

**Member's explanatory statement**

This amendment makes it clear that only the consultation requirements under new section 4C(2) of the Political Parties, Elections and Referendums Act 2000 may be disapplied under new section 4E(4) (and not the requirement to lay a draft strategy and policy statement before Parliament).

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Cat Smith 63  
 Gill Furniss  
 Nick Smith  
 Fleur Anderson  
 Kate Hollern

Page 19, line 4, leave out Clause 12

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Cat Smith 64  
Gill Furniss  
Nick Smith  
Fleur Anderson  
Kate Hollern

Page 24, line 3, leave out Clause 13

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Cat Smith 66  
Gill Furniss  
Nick Smith  
Fleur Anderson  
Kate Hollern

Clause 14, page 25, line 12, at the beginning insert—

“(A1) In section 2 of PPERA (Speaker’s Committee), after subsection (2)(d) insert—

“(e) two lay members appointed to membership of the Committee by the Speaker of the House of Commons.””

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Cat Smith 65  
Gill Furniss  
Nick Smith  
Fleur Anderson  
Kate Hollern

Clause 14, page 25, line 20, at end insert—

“(1A) In section 2 of PPERA (Speaker’s Committee), at the end of subsection (4) insert—

“and the Speaker shall ensure that the governing party does not have a majority on the Committee.””

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Brendan O’Hara 89  
Patrick Grady

★ Page 25, line 29, leave out Clause 15

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Cat Smith 71  
Gill Furniss  
Nick Smith  
Fleur Anderson  
Kate Hollern

Clause 23, page 33, leave out lines 6 to 10

**Member's explanatory statement**

This amendment would leave out the powers for ministers to remove categories of permitted campaigner while leaving in place their power to add new categories of campaigner.

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Cat Smith 72  
Gill Furniss  
Nick Smith  
Fleur Anderson  
Kate Hollern

Clause 23, page 33, line 10, at end insert—

“(11)The power to make provision by virtue of paragraph (9)(b) or (c) is exercisable only on, and in accordance with, a recommendation of the Electoral Commission.”

**Member's explanatory statement**

This amendment would require the Government to obtain the recommendation of the Electoral Commission before removing or varying categories of permitted campaigner.

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Cat Smith 76  
Gill Furniss  
Nick Smith  
Fleur Anderson  
Kate Hollern

Clause 24, page 33, line 23, at end insert—

“(5C) Registered charities and Community Interest Companies may act as a recognised third party subject to the lower-tier expenditure limits without the requirement to give the Electoral Commission notification under section 88 of PPERA.”

**Member's explanatory statement**

This amendment would exempt registered charities and Community Interest Companies from the notification and registration requirements of Clause 24, which introduces a new lower tier registration for third party campaigners who spend more than £10,000 on controlled expenditure anywhere in the UK.

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Cat Smith  
Gill Furniss  
Nick Smith  
Fleur Anderson  
Kate Hollern

77

Clause 24, page 33, line 23, at end insert—

- “(5C) Registered charities and Community Interest Companies (CICs) which intend to incur election expenditure within the lower-tier expenditure limits may provide the Electoral Commission with their charity or CIC registration number, and the Commission—
- (a) shall treat that information as sufficient for the charity’s or CIC’s notification and registration for electoral purposes under section 88 of PPERA, and
  - (b) may collect any information the Commission requires about the charity or CIC from the Charities Commission or Companies House respectively.”

**Member’s explanatory statement**

This amendment seeks allow charities or Community Interest Companies who wish to campaign at elections within the lower tier of expenditure and which are already subject to transparency requirements to avoid the additional compliance burden arising from Clause 24.

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Brendan O’Hara  
Patrick Grady

90

★ Clause 24, page 34, line 22, at end insert—

“except where the third party is a charity which is registered with the Charity Commission of England and Wales under section 30(1) of the Charities Act 2011 or is exempt from registration under section 30(2)(a), (b) or (c) of the Charities Act 2011 or is registered as a community interest company under section 36B of the Companies (Audit, Investigations and Community Enterprise) Act 2004;”

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Cat Smith  
Gill Furniss  
Nick Smith  
Fleur Anderson  
Kate Hollern

74

Clause 25, page 36, line 19, at end insert—

“(2A)In section 85(2) of PPERA, after “incurred”, insert “(in the case of a parliamentary election only after the date of the election has been set or fixed)”

**Member's explanatory statement**

This amendment would limit regulated periods for UK Parliamentary General Elections to the period between the announcement of the election and the close of polls.

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Cat Smith 73  
Gill Furniss  
Nick Smith  
Fleur Anderson  
Kate Hollern

Page 35, line 23, leave out Clause 25

**Member's explanatory statement**

This amendment would remove the provisions in the bill which include political parties as being classified within joint campaigning.

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Cat Smith 87  
Gill Furniss  
Nick Smith  
Fleur Anderson  
Kate Hollern

★ Clause 37, page 46, leave out lines 24 to 26

**Member's explanatory statement**

This amendment removes the ability for promoters of electronic material to avoid placing an imprint on the material itself if it is not "reasonably practicable" to do so.

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Cat Smith 88  
Gill Furniss  
Nick Smith  
Fleur Anderson  
Kate Hollern

★ Clause 37, page 46, line 24, leave out "not reasonably practicable" and insert "impossible"

**Member's explanatory statement**

This amendment raises the threshold needed for promoters of electronic material to avoid placing an imprint on the material itself.

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Kemi Badenoch 2

Clause 40, page 49, line 23, after "Part" insert "1A or"

**Member's explanatory statement**

This amendment expands the definition of "relevant election" in clause 40(8) to cover elections under Part 1A of the Local Government Act 2000 for the return of an elected mayor.

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Kemi Badenoch 21

Schedule 10, page 145, line 28, after "Part" insert "1A or"

**Member's explanatory statement**

This amendment and Amendment 22 expand the references in paragraph 1(1)(b)(iv) and (4)(b) to an election for the return of an elected mayor to cover elections under Part 1A of the Local Government Act 2000.

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Kemi Badenoch 22

Schedule 10, page 146, line 10, after "Part" insert "1A or"

**Member's explanatory statement**

See the explanatory statement for Amendment 21.

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Kemi Badenoch 3

Clause 47, page 54, line 12, leave out "sent" and insert "given"

**Member's explanatory statement**

This amendment means that the period for representations in response to a notice under clause 47(1) must be at least 14 days beginning with the day the notice is given rather than the day it is sent.

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Kemi Badenoch 4

Clause 51, page 56, line 34, at end insert—

- "(za) by delivering it to the person,
- (zb) by leaving it at the person's proper address,"

**Member's explanatory statement**

This amendment and Amendments 5 and 6 make further provision about the giving of notices under Part 6 by the Electoral Commission or the police.

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Kemi Badenoch

5

Clause 51, page 56, line 35, leave out "to the person by post" and insert "by post to the person at that address"

**Member's explanatory statement**

See the explanatory statement for Amendment 4.

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Kemi Badenoch

6

Clause 51, page 56, line 36, at end insert—

- "(2) A notice to a body corporate may be given to an officer of that body.
- (3) A notice to a partnership may be given to a partner or a person who has the control or management of the partnership business.
- (4) A notice to an unincorporated association (other than a partnership) may be given to a member of the governing body of the association.
- (5) For the purposes of this section and of section 7 of the Interpretation Act 1978 (service of documents by post) in its application to this section, the proper address of a person is the person's last known address (whether of the person's residence or of a place where the person carries on business or is employed) and also—
- (a) in the case of a body corporate or an officer of the body, the address of the body's registered or principal office in the United Kingdom;
  - (b) in the case of a partnership, a partner or a person having the control or management of the partnership business, the address of the principal office of the partnership in the United Kingdom;
  - (c) in the case of an unincorporated association (other than a partnership) or a member of its governing body, the principal office of the association in the United Kingdom.
- (6) If a person has specified an address in the United Kingdom, other than the person's proper address within the meaning of subsection (5), as the one at which the person or someone on the person's behalf will accept notices of the same description as a notice under this Part, that address is also treated for the purposes of this section and section 7 of the Interpretation Act 1978 as the person's proper address.
- (7) A notice sent to a person by electronic means is, unless the contrary is proved, to be treated as having been given on the working day immediately following the day on which it was sent.
- (8) In this section—

"officer", in relation to a body corporate, means a director, manager, secretary or other similar officer of the body;

“working day” means a day other than a Saturday, a Sunday, Christmas Day, Good Friday or a bank holiday under the Banking and Financial Dealings Act 1971 in any part of the United Kingdom.”

**Member’s explanatory statement**

See the explanatory statement for Amendment 4.

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Kemi Badenoch

7

Clause 60, page 61, line 36, leave out paragraphs (a) and (b) and insert—

- “(a) the amendments made by paragraph 1(1) and (5) extend to England and Wales only;
- (b) the amendments made by paragraph 1(2) to (4) and (7) to (12) extend to England and Wales and Northern Ireland only;”

**Member’s explanatory statement**

This amendment is consequential on Amendment 8.

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Kemi Badenoch

NC1

To move the following Clause—

**“Simple majority system to be used in elections for certain offices**

*Elections for Mayor of London*

- (1) The Greater London Authority Act 1999 is amended in accordance with subsections (2) to (5).
  - (2) In section 4 (voting at ordinary elections)—
    - (a) in subsection (1)(a), omit “(referred to in this Part as a mayoral vote)”;
    - (b) in subsection (2), omit “, unless there are three or more candidates”;
    - (c) omit subsection (3).
  - (3) In section 16 (filling a vacancy)—
    - (a) in subsection (3), for “a mayoral vote” substitute “one vote which may be given for a candidate to be the Mayor”;
    - (b) for subsection (4) substitute—
- “(4) Section 4(2) (simple majority system) applies in relation to the election as it applies in relation to the election of the Mayor at an ordinary election.”

- (4) In section 29 (interpretation of Part 1), omit the definition of “mayoral vote”.
- (5) In Schedule 2 (voting at elections), omit Part 1.
- (6) In section 165 of RPA 1983 (avoidance of election for employing corrupt agent), omit subsection (4).

#### *Elections for elected mayors of local authorities in England*

- (7) The Local Government Act 2000 is amended as follows.
- (8) In section 9HC (voting at elections of elected mayors)—
  - (a) for subsection (1) substitute—

“(1) Each person entitled to vote as an elector at an election for the return of an elected mayor is to have one vote which may be given for a candidate to be the elected mayor.”;
  - (b) in subsection (2), omit “, unless there are three or more candidates”;
  - (c) omit subsection (3).
- (9) In section 9HD (entitlement to vote), in subsection (2), for “first preference vote, or more than one second preference vote,” substitute “vote”.
- (10) In section 9R (interpretation of Part 1A), in subsection (1), omit the definitions of “first preference vote” and “second preference vote”.
- (11) In Schedule 2 (election of elected mayor), in paragraph 1, after “authority” insert “in Wales”.

#### *Elections for mayors of combined authority areas*

- (12) Schedule 5B to the Local Democracy, Economic Development and Construction Act 2009 (mayors for combined authority areas: further provision about elections) is amended as follows.
- (13) In paragraph 4 (voting at elections of mayors)—
  - (a) for sub-paragraph (1) substitute—

“(1) Each person entitled to vote as an elector at an election for the return of a mayor is to have one vote which may be given for a candidate to be the mayor.”;
  - (b) in sub-paragraph (2), omit “, unless there are three or more candidates”;
  - (c) omit sub-paragraph (3).
- (14) Omit paragraph 5.
- (15) In paragraph 6 (entitlement to vote), in sub-paragraph (2), for “first preference vote, or more than one second preference vote,” substitute “vote”.

#### *Elections for police and crime commissioners*

- (16) The Police Reform and Social Responsibility Act 2011 is amended as follows.
- (17) In section 57 (voting at elections of police and crime commissioners)—

- (a) in subsection (2), omit “, unless there are three or more candidates”;
- (b) omit subsections (3) to (5).

(18) Omit Schedule 9.”

**Member’s explanatory statement**

This new clause makes provision for the simple majority system to be used in elections for the Mayor of London, mayors of local authorities in England, mayors of combined authority areas and police and crime commissioners.

\_\_\_\_\_  
Brendan O’Hara  
Patrick Grady

NC2

To move the following Clause—

**“Citizens’ assembly on electoral systems**

- (1) The Secretary of State must establish a citizens’ assembly representative of the population aged 16 and over to consider electoral systems in the United Kingdom.
- (2) The Secretary of State must, for each category of election reformed by section (Simple majority system to be used in elections for certain offices), provide to the assembly a report assessing the effects of the reforms on the matters in subsection (3).
- (3) The matters are—
  - (a) voter engagement and understanding,
  - (b) electoral integrity,
  - (c) fairness and proportionality.
- (4) A report under subsection (2) must be provided to the assembly no later than three months after the first election in each category of election after this section comes into force.
- (5) The assembly must—
  - (a) consider the reports under subsection (2),
  - (b) consider other evidence relating to the matters in subsection (3).
- (6) The assembly may make recommendations for legislative or policy change, including for parliamentary elections.”

\_\_\_\_\_  
Brendan O’Hara  
Patrick Grady

NC3

To move the following Clause—

**“Automatic Voter Registration**

- (1) It is a duty of—
  - (a) the Secretary of State; and
  - (b) registration officers

- to take all reasonable steps to ensure that persons eligible to register to vote in elections in the United Kingdom are so registered.
- (2) The Secretary of State must by regulations require public bodies to provide information to registration officers in accordance with the duty under subsection (1).
  - (3) Regulations under subsection (2) must apply to public bodies including but not limited to—
    - (a) HM Revenue and Customs;
    - (b) the Driver and Vehicle Licensing Agency;
    - (c) the National Health Service;
    - (d) NHS Scotland;
    - (e) all types of state funded schools;
    - (f) local authorities;
    - (g) the Department for Work and Pensions;
    - (h) HM Passport Office;
    - (i) police forces;
    - (j) the TV Licensing Authority.
  - (4) Registration officers must—
    - (a) use the information provided under regulations under subsection (2) to register otherwise unregistered persons on the appropriate electoral register or registers, or
    - (b) if the information provided does not contain all information necessary to register a person who may be eligible, contact that person for the purpose of obtaining the required information to establish whether they are eligible to register and, if so, register them on the appropriate electoral register or registers.
  - (5) If a registration officer has registered a person under subsection (4), the officer must notify that person within 30 days and give that person an opportunity to correct any mistaken information.
  - (6) The Secretary of State may issue guidance to registration officers on fulfilling their duties under this section.
  - (7) Where a person is registered under subsection (4), that person shall be omitted from the edited register unless that person notifies the registration officer to the contrary.
  - (8) Nothing in this section affects entitlement to register to vote anonymously."

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Brendan O'Hara  
Patrick Grady

NC4

To move the following Clause—

**"Voting age for parliamentary elections to be 16**

In section 1(1)(d) (definition of voting age for parliamentary elections) of the Representation of the People Act 1983, for "18" substitute "16"."

---

Brendan O'Hara  
Patrick Grady

NC5

To move the following Clause—

**“Voting by convicted persons sentenced to terms of 12 months or less**

In section 3(1A) (exceptions to the disenfranchisement of prisoners) of the Representation of the People Act 1983, after “Scotland” insert “or a parliamentary election”.

**Member’s explanatory statement**

This new clause would allow prisoners serving a sentence of 12 months or less to vote in UK parliamentary elections.

---

Brendan O'Hara  
Patrick Grady

NC6

To move the following Clause—

**“Voting by qualifying foreign nationals**

In section 1(1) (entitlement to vote in parliamentary elections) of the Representation of the People Act 1983, for paragraph (c) substitute—

“(c) is a Commonwealth citizen, a citizen of the Republic of Ireland or a qualifying foreign national; and”

**Member’s explanatory statement**

This new clause would allow foreign nationals who either do not need leave to remain in the UK or have been granted such leave to vote in UK parliamentary elections.

---

Brendan O'Hara  
Patrick Grady

NC7

To move the following Clause—

**“Voting by EU nationals**

In section 1(1) (entitlement to vote in parliamentary elections) of the Representation of the People Act 1983, for paragraph (c) substitute—

“(c) is a Commonwealth citizen, a citizen of the Republic of Ireland or a relevant citizen of the Union; and”

**Member’s explanatory statement**

This new clause would allow EU citizens to vote in UK parliamentary elections.

---

Cat Smith  
Gill Furniss  
Nick Smith  
Fleur Anderson  
Kate Hollern

NC8

To move the following Clause—

**“Voting from age 16 in parliamentary elections**

In section 1(1)(d) of the Representation of the People Act 1983 (definition of voting age for parliamentary elections), for “18” substitute “16”.

**Member’s explanatory statement**

This new clause would lower the voting age to 16 in UK parliamentary elections.

---

Cat Smith  
Gill Furniss  
Nick Smith  
Fleur Anderson  
Kate Hollern

NC9

To move the following Clause—

**“Online applications for absent votes**

- (1) Schedule 4 to the Representation of the People Act 2000 (absent voting in Great Britain) is amended as follows.
- (2) After sub-paragraph 3(2)(c) insert—

“(2A) An application to the registration officer under sub-paragraphs 3(1)(b) or 3(2)(c) may be made online using an electronic signature.”
- (3) After sub-paragraph 3(3A) insert—

“(3B) A registration officer shall verify the authenticity of applications made online using an electronic signature by virtue of sub-paragraph (2A) in accordance with any regulations which may from time to time be made by the Secretary of State.”
- (4) After sub-paragraph 4(2)(c) insert—

“(2ZA) An application to the registration officer under sub-paragraphs 4(1)(b) or 4(2)(c) may be made online using an electronic signature.”
- (5) After sub-paragraph 4(4)(b) insert—

“(4A) A registration officer shall verify the authenticity of applications made online using an electronic signature by virtue of sub-paragraph 4(2ZA) in accordance with any regulations which may from time to time be made by the Secretary of State.””

**Member’s explanatory statement**

While currently absent vote applications need to be printed out, this new clause would allow applications to be fully digital.

---

Cat Smith  
Gill Furniss  
Nick Smith  
Fleur Anderson  
Kate Hollern

NC10

To move the following Clause—

**“Emergency appointment of proxy**

- (1) The Secretary of State must make regulations enabling voters on a relevant electoral register to apply to appoint a proxy on grounds of a personal emergency.
- (2) Such applications shall be granted by the relevant registration officer provided that the officer—
  - (a) is satisfied that the reason for the application is such that it would be unreasonable for the applicant to vote in person,
  - (b) has no reasonable grounds to believe that the stated basis for the application is untrue, and
  - (c) has received the application not later than 5 pm on the day of the poll at that election.
- (3) The Secretary of State may issue guidance to registration officers on fulfilling their duties under this section.”

**Member’s explanatory statement**

This new clause would allow voters to make applications for proxy votes on grounds of personal emergency up to the day of the poll.

---

Cat Smith  
Gill Furniss  
Nick Smith  
Fleur Anderson  
Kate Hollern

NC11

To move the following Clause—

**“Automatic Voter Registration**

- (1) Registration officers must take all reasonable steps to ensure that all persons eligible to register to vote in elections in the United Kingdom are so registered.
- (2) The Secretary of State must by regulations require public bodies to provide information to registration officers to enable them to fulfil their duty under subsection (1).
- (3) Regulations under subsection (2) must apply to the following public bodies—
  - (a) HM Revenue and Customs;
  - (b) the Department for Work and Pensions;
  - (c) the Driver and Vehicle Licensing Agency;
  - (d) the National Health Service, NHS Wales and NHS Scotland;

- (e) schools and further and higher education institutions;
  - (f) local authorities;
  - (g) HM Passport Office;
  - (h) police forces;
  - (i) the TV Licensing Authority;
  - (j) Job Centre Plus;
  - (k) the Department for Levelling Up, Housing and Local Communities;
  - (l) the Department for Transport;
  - (m) the Department for Health and Social Care;
  - (n) the Home Office; and
  - (o) the Ministry of Justice.
- (4) Regulations under subsection (2) may also apply to other public bodies.
- (5) Registration officers must—
- (a) use the information provided by the public bodies listed in regulations under subsection (3) to register otherwise unregistered persons on the appropriate electoral register or registers, or
  - (b) if the information provided does not contain all information necessary to register a person who may be eligible, contact that person for the purpose of obtaining the required information to establish whether they are eligible to register and, if so, register them on the appropriate electoral register or registers.
- (6) If a registration officer has registered a person under subsection (5), the officer must notify that person within 30 days and give that person an opportunity to correct any incorrect information.
- (7) Where a person is registered under subsection (5), that person shall be omitted from the edited register unless that person notifies the registration officer to the contrary.
- (8) Nothing in this section affects entitlement to register to vote anonymously.
- (9) The Secretary of State may issue guidance to registration officers on fulfilling their duties under this section.”

**Member’s explanatory statement**

This new clause would require registration officers to enter eligible voters on the register, and provide for them to receive the necessary information from a number of public bodies.

---

Cat Smith  
Gill Furniss  
Nick Smith  
Fleur Anderson  
Kate Hollern

NC12

To move the following Clause—

**“Same Day Voter Registration**

- (1) Registration officers must make provisions to allow electors to register to vote up to and including polling day.
- (2) In order to register on polling day prospective electors must present proof of residency at the time of registration.
- (3) Proof of residency can include but is not limited to—
  - (a) a utility bill;
  - (b) a driving licence;
  - (c) a mortgage statement dated within 3 months of the date of the poll;
  - (d) a bank or building society statement dated within 3 months of the date of the poll;
  - (e) a credit card statement dated within 3 months of the date of the poll;
  - (f) a council tax demand letter or statement dated within 12 months of the date of the poll;
  - (g) a P45 or P60 form dated within 12 months of the date of the poll;  
or
  - (h) a standard acknowledgement letter (SAL) issued by the Home Office for asylum seekers.
- (4) Nothing in this section affects entitlement to register to vote anonymously.”

**Member’s explanatory statement**

This new clause would require registration officers to make provision for voter registration up to and including polling day.

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Cat Smith  
Gill Furniss  
Nick Smith  
Fleur Anderson  
Kate Hollern

NC13

To move the following Clause—

**“Voter registration at universities and colleges**

- (1) The Secretary of State must by regulations require universities and colleges to provide to registration officers the information they hold that is required for the officers to register their students to vote.

- (2) Universities and colleges must share with each student the information relating to the student that the university or college proposes to provide to the relevant registration officer, and must give students the opportunity to withhold consent to the provision of the information.
- (3) If a student withholds consent under subsection (2), the university or college must not send their information to the registration officer.
- (4) Nothing in this section affects entitlement to register to vote anonymously.
- (5) The Secretary of State may issue guidance to registration officers, universities and colleges on fulfilling their functions under this section."

**Member's explanatory statement**

This new clause would require universities and colleges to submit to registration officers the information necessary to register their students to vote.

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Cat Smith  
Gill Furniss  
Nick Smith  
Fleur Anderson  
Kate Hollern

**NC14**

☆ To move the following Clause—

**"Permissible donors**

- (1) Section 54 (permissible donors) of PPERA is amended as follows.
- (2) In subsection (2)(a), after "register" insert—  
"at the time at which the donation is made , but not an individual so registered as an overseas elector;"."

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Kemi Badenoch

**59**

Title, line 2, after "electoral process" insert "and provision about the use of the simple majority system in elections for certain offices"

**Member's explanatory statement**

This amendment amends the long title in consequence of the new clause inserted by NC1.

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## Order of the House

**[7 September 2021]**

That the following provisions shall apply to the Elections Bill:

### **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 Wednesday 3 November 2021.
3. The Public Bill Committee shall have leave to sit twice on the first day on which it meets.

### **Proceedings on Consideration and Third Reading**

4. Proceedings on Consideration 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 on Consideration 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 Third Reading.

### **Other proceedings**

7. Any other proceedings on the Bill may be programmed.

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## Order of the Committee

**[15 September 2021]**

That—

- (1) the Committee shall (in addition to its first meeting at 9.25 am on Wednesday 15 September) meet—
  - (a) at 2.00 pm on Wednesday 15 September;
  - (b) at 11.30 am and 2.00 pm on Thursday 16 September;
  - (c) at 9.25 am and 2.00 pm on Wednesday 22 September;
  - (d) at 9.25 am and 2.00 pm on Tuesday 19 October;
  - (e) at 11.30 am and 2.00 pm on Thursday 21 October;
  - (f) at 9.25 am and 2.00 pm on Tuesday 26 October;
  - (g) at 11.30 am and 2.00 pm on Thursday 28 October;
  - (h) at 9.25 am and 2.00 pm on Wednesday 3 November;

(2) the Committee shall hear oral evidence in accordance with the following Table:

<b>Date</b>	<b>Time</b>	<b>Witness</b>
Wednesday 15 September	Until no later than 10.25 am	The Rt Hon Lord Pickles; Henderson Chambers
Wednesday 15 September	Until no later than 11.25 am	Councillor Peter Golds; National Police Chiefs' Council; Gillian Beasley, Peterborough City Council
Wednesday 15 September	Until no later than 2.30 pm	Professor David Howarth, Professor of Law and Public Policy, University of Cambridge; Blackstone Chambers
Wednesday 15 September	Until no later than 3.15 pm	The Electoral Office of Northern Ireland; The Electoral Commission; Association of Electoral Administrators
Wednesday 15 September	Until no later than 4.00 pm	SOLACE; Birmingham City Council
Wednesday 15 September	Until no later than 5.00 pm	Dr Kate Dommett, Department of Politics and International Relations, The University of Sheffield; Professor Justin Fisher, Director of Public Policy, Brunel University London; Darren Grimes
Thursday 16 September	Until no later than 12.15 pm	Conservatives Abroad; Liberal Democrats Overseas; Labour International
Thursday 16 September	Until no later than 1.00 pm	Race on the Agenda
Thursday 16 September	Until no later than 2.45 pm	Matrix Chambers
Thursday 16 September	Until no later than 3.30 pm	Disability Rights UK
Thursday 16 September	Until no later than 4.30 pm	Dr Alan Renwick, Deputy Director of the University College London Constitution Unit

(3) proceedings on consideration of the Bill in Committee shall be taken in the following order: Clause 1; Schedule 1; Clause 2; Schedule 2; Clauses 3 to 5; Schedule 3; Clauses 6 and 7; Schedule 4; Clauses 8 and 9; Schedule 5; Clause 10; Schedule 6; Clause 11; Schedule 7; Clauses 12 to 26; Schedule 8; Clauses 27 to 34; Schedule 9; Clauses 35 to 43; Schedule 10; Clauses 44 to 48; Schedule 11; Clauses 49 to 62; new Clauses; new Schedules; remaining proceedings on the Bill;

(4) the proceedings shall (so far as not previously concluded) be brought to a conclusion at 5.00 pm on Wednesday 3 November.