
Report Stage: Tuesday 7 December 2021

Nationality and Borders Bill, As Amended (Report Stage Decisions)

This document sets out the fate of each clause, schedule, amendment and new clause considered at report stage. A glossary with key terms can be found at the end of this document.

First Day

FIRST DAY

NEW CLAUSES AND NEW SCHEDULES RELATING TO PART 1 (NATIONALITY) AND AMENDMENTS TO THAT PART

Henry Smith
Andrew Rosindell
Alan Brown
Jeremy Corbyn
Caroline Lucas
Tim Loughton
Andrew Gwynne
Bell Ribeiro-Addy
Kate Osamor
Wendy Chamberlain
Mohammad Yasin
Stuart C McDonald
Hywel Williams

Patrick Grady
Apsana Begum
Mr John Baron
Anne McLaughlin
Daisy Cooper
Jonathan Edwards
Ben Lake

Negated on division NC2

John McDonnell
Margaret Ferrier
Mr Peter Bone
Crispin Blunt
Claudia Webbe
Liz Saville Roberts

To move the following Clause—

“Acquisition by registration: Descendants of those born on British Indian Ocean Territory

- (1) The British Nationality Act 1981 is amended as follows.
- (2) After section 17H (as inserted by section 7) insert—

“17I Acquisition by registration: Descendants of those born on British Indian Ocean Territory

- (1) A person is entitled to be registered as a British Overseas Territories citizen on an application made under this section if they are a direct descendant of a person (“P”) who was a citizen of the United Kingdom and Colonies by virtue of P’s birth in the British Indian Ocean Territory or,

prior to 8 November 1965, in those islands designated as the British Indian Ocean Territory on that date.

- (2) A person who is being registered as a British Overseas Territories citizen under this section is also entitled to be registered as a British citizen.
- (3) No charge or fee shall be imposed for registration under this section.””

Andrew Rosindell		Not called	NC4
Jim Shannon			
Margaret Ferrier			
Stuart C McDonald			
Sir Jeffrey M Donaldson			
Carol Monaghan			
Sammy Wilson	Tommy Sheppard	Sir Iain Duncan Smith	
Mr Steve Baker	Sarah Champion	Tom Randall	
Gavin Robinson	Tim Loughton	Royston Smith	
Janet Daby	Ian Paisley	Bob Blackman	
Dr Julian Lewis	Daniel Kawczynski	Mr David Jones	
Daisy Cooper	Mr John Baron	Mr Peter Bone	
Sir Peter Bottomley	Anne McLaughlin	Mohammad Yasin	
Henry Smith			

To move the following Clause—

“Former British-Hong Kong service personnel: right of abode

- (1) The Immigration Act 1971 is amended as follows.
- (2) At the end of section 2(1) insert—
 - “(c) that person is a former member of the Hong Kong Military Service Corps or the Hong Kong Royal Naval service, or
 - (d) that person is the spouse or dependent of a former member of the Hong Kong Military Service Corps or the Hong Kong Royal Naval service.””

Damian Green		Not called	NC5
Tom Tugendhat			
Stephen Timms			
Mr Andrew Mitchell			
Caroline Lucas			
Mr David Davis			
Layla Moran	Andrew Rosindell	Andrew Gwynne	
Sir Iain Duncan Smith	Dame Diana Johnson	Mr David Jones	
Peter Dowd	Sir Graham Brady	Mr Virendra Sharma	
Dr Liam Fox	Sarah Champion	Tim Loughton	
Sir Peter Bottomley	Jeremy Hunt	Ms Nusrat Ghani	
Mr Alistair Carmichael	Mr Steve Baker	Bob Seely	
Margaret Ferrier	Wendy Chamberlain	Neil Coyle	
Stephen Hammond	Stewart Malcolm McDonald	Stuart C McDonald	
Alyn Smith	Tom Randall	Bob Blackman	
Mr John Baron	Fiona Bruce	Alicia Kearns	
Chris Green	Royston Smith	Chris Bryant	

Sir Desmond Swayne
Christine Jardine
Richard Fuller
Ms Marie Rimmer
Liz Saville Roberts

Munira Wilson
Dr Matthew Offord
Anne McLaughlin
Clive Lewis
Hywel Williams

Tim Farron
Crispin Blunt
Mohammad Yasin
Jonathan Edwards
Ben Lake

To move the following Clause—

“British National (Overseas) visas: eligibility

- (1) Within two months of this Act being passed, the Secretary of State must amend the Immigration Rules to ensure that all persons meeting the condition set out in subsection (2) are eligible to apply for the British National (Overseas) visa.
- (2) The condition referred to in subsection (1) is that the person has at least one parent who is a British national (overseas).”

Rob Roberts

Not called NC7

Sir Bernard Jenkin
Ms Diane Abbott
Wera Hobhouse
Kenny MacAskill
Dr Philippa Whitford
Sir Peter Bottomley
Ben Lake
Jim Shannon
Kim Johnson

Caroline Lucas
Clive Lewis
Claudia Webbe

Mohammad Yasin
Stuart C McDonald
Carol Monaghan

To move the following Clause—

“Exception to the requirement to pay fees in connection with immigration or nationality

- (1) In relation to an applicant meeting the criteria set out in subsection (2) of this section, the Secretary of State must by regulations provide for an exception to any requirement to pay fees set out in a fees order under section 68 (fees) of the Immigration Act 2014.
- (2) The criteria referred to in subsection (1) are that the applicant has—
 - (a) lawfully resided in the UK for a minimum period of five years, and
 - (b) lawfully worked in a clinical capacity for the National Health Service anywhere in the United Kingdom for an unbroken period of three years

provided that, if the applicant leaves the employment of the National Health Service in any part of the United Kingdom within the three years following a successful application in respect of which the applicant was exempted from paying fees, those fees become payable on termination of employment in the National Health Service.”

Bell Ribeiro-Addy		Negated on division	NC8
Caroline Lucas			
Zarah Sultana			
Claire Hanna			
Apsana Begum			
Stephen Farry			
Alison Thewliss	Wera Hobhouse	Kim Johnson	
Nadia Whittome	Grahame Morris	Ian Mearns	
Ian Lavery	Claudia Webbe	Andy McDonald	
Ms Diane Abbott	Dawn Butler	Beth Winter	
Kate Osborne	Navendu Mishra	Jeremy Corbyn	
John McDonnell	Ian Byrne	Paula Barker	
Richard Burgon	Lloyd Russell-Moyle	Cat Smith	
Mary Kelly Foy	Stella Creasy	Marsha De Cordova	
Rebecca Long Bailey	Kate Osamor	Mr Virendra Sharma	
Valerie Vaz	Dr Rupa Huq	Margaret Ferrier	
Dame Meg Hillier	Anne McLaughlin	Mohammad Yasin	
Daisy Cooper	Wendy Chamberlain	Clive Lewis	
Stuart C McDonald	Jon Trickett	Stephen Timms	
Imran Hussain	Jonathan Edwards	Liz Saville Roberts	
Hywel Williams	Ben Lake	Bambos Charalambous	
Yasmin Qureshi	Mr Tanmanjeet Singh Dhesi	Afzal Khan	
Naz Shah	Ms Karen Buck	Feryal Clark	
Dame Diana Johnson	Mrs Sharon Hodgson	Alison McGovern	
Rosie Cooper	Mrs Emma Lewell-Buck	Rosie Duffield	
Kate Green	Charlotte Nichols	Christina Rees	
Ruth Cadbury	Dr Rosena Allin-Khan	Ruth Jones	
Tulip Siddiq	Preet Kaur Gill	Helen Hayes	
Janet Daby	Alex Davies-Jones	Rachael Maskell	
Florence Eshalomi	Abena Oppong-Asare	Anneliese Dodds	
Lilian Greenwood	Anna McMorrin	Sarah Champion	
Debbie Abrahams	Fleur Anderson	Chi Onwurah	
Seema Malhotra			

To move the following Clause—

“Children registering as British citizens: fees

- (1) Within two months of this Act being passed, the Secretary of State must amend the Immigration and Nationality (Fees) Regulations 2018.
- (2) The amendments referred to in subsection (1) must include—
 - (a) provision to ensure that the fees charged for applications for registration as a British citizen under the British Nationality Act 1981 or the British Nationality (Hong Kong) Act 1997, where the person in respect of whom the application is made is a child at the time the application is made, do not exceed the cost to the Home Office of processing the application;
 - (b) provision to ensure that no fees are charged for applications for registration as a British Citizen under the British Nationality Act 1981 or the British Nationality (Hong Kong) Act 1997 where the person in respect of whom the application is made—
 - (i) is a child being looked after by a local authority at the time the application is made; or
 - (ii) was looked after by a local authority when they were a child, and at the time the application is made is either—
 - (A) under the age of 21; or
 - (B) under the age of 25 and in full-time education.

- (3) Within six months of this Act being passed, the Secretary of State must lay before Parliament a report setting out the effect of such fees on the human rights of the children applying for registration as British citizens under the British Nationality Act 1981 and the British Nationality (Hong Kong) Act 1997.”

Ms Harriet Harman
Joanna Cherry
Bell Ribeiro-Addy
Jonathan Edwards
Liz Saville Roberts
Hywel Williams
Ben Lake

Not called NC22

To move the following Clause—

“Requirement for the Secretary of State to waive the full capacity requirement

- (1) In section 44A of the British Nationality Act 1981, for “may” substitute “should”.”

Stephen Farry
Claire Hanna
Colum Eastwood
Mr Alistair Carmichael
Bell Ribeiro-Addy

Not called NC25

To move the following Clause—

“Birthright commitment under the Belfast (Good Friday) Agreement 1998

- (1) The Secretary of State must, within six months of the date of Royal Assent to this Act, produce a report setting out how the UK Government will give statutory effect to the recognition set out in the Belfast (Good Friday) Agreement 1998 of the birthright of all the people of Northern Ireland to identify themselves and be accepted as Irish or British, or both, as they may choose.
- (2) The Secretary of State must lay the report before each House of Parliament.”

Stuart C McDonald
 Anne McLaughlin
 Owen Thompson
 Caroline Lucas
 Bell Ribeiro-Addy
 Paul Blomfield
 Jonathan Edwards
 Ben Lake

Liz Saville Roberts

Hywel Williams

Not called NC33

To move the following Clause—

“Acquisition of British citizenship by birth or adoption: comprehensive sickness insurance

- (1) The British Nationality Act 1981 is amended as follows.
- (2) After subsection 1(3A) insert—
 - “(3B) (a) a person born in the United Kingdom after commencement who is not a British citizen is entitled, on application, to register as a British citizen if the person’s father or mother would have been settled in the United Kingdom at the time of the person’s birth, if Assumption A had applied.
 - (b) assumption A is that, in assessing whether the person’s father or mother met a requirement to have held comprehensive sickness insurance, this is to be regarded as having been satisfied whenever they
 - (i) had access to the NHS in practice; or
 - (ii) held a comprehensive sickness insurance policy.
 - (c) registration under this subsection shall be free of charge.”
- (3) After section 50A insert—

“50B Exceptions

Notwithstanding any provision of section 50A, for the purposes of an application for naturalisation or registration made under this Act, a person—

- (a) is not to be treated as having been in the United Kingdom in breach of the immigration laws during a period of time that has been counted as part of a continuous qualifying period in a grant of leave to that person under Appendix EU of the Immigration Rules, and
 - (b) is not to be treated as not being of good character on account of a failure to hold comprehensive sickness insurance during some period of residence in the UK.”
- (4) The European Union (Withdrawal Agreement) Act 2020 is amended as follows.
 - (5) After section 15, insert—

“15A Comprehensive sickness insurance

- (1) For the purposes of any decision taken by a public authority under this Part after commencement of this section, a person is to be treated as having met a requirement to have held comprehensive sickness insurance, whenever they—

- (a) had access to the NHS in practice; or
 - (b) held a comprehensive sickness insurance policy.
- (2) This section shall in particular apply to any decisions taken under residence scheme immigration rules.””

Stuart C McDonald
Anne McLaughlin
Owen Thompson
Caroline Lucas
Bell Ribeiro-Addy
Claudia Webbe
Jonathan Edwards
Ben Lake

Not called NC34

Liz Saville Roberts

Hywel Williams

To move the following Clause—

**“Registration as a British citizen or British overseas territories citizen:
Fees**

- (1) No person may be charged a fee to be registered as a British citizen or British overseas territories citizen that is higher than the cost to the Secretary of State of exercising the function of registration.
- (2) No child may be charged a fee to be registered as a British citizen or British overseas territories citizen if that child is being looked after by a local authority.
- (3) No child may be charged a fee to be registered as a British citizen or British overseas territories citizen that the child or the child’s parent, guardian or carer is unable to afford.
- (4) The Secretary of State must take steps to raise awareness of rights under the British Nationality Act 1981 to be registered as a British citizen or British overseas territories citizen among people possessing those rights.”

Ms Harriet Harman
Joanna Cherry
Bell Ribeiro-Addy
Caroline Lucas
Debbie Abrahams
Stuart C McDonald
Mr Virendra Sharma
Hywel Williams

Not called 108

Jonathan Edwards
Ben Lake

Liz Saville Roberts

Clause 3, page 8, line 33, leave out subsection (4)

Mr David Davis		Not called	12
Bell Ribeiro-Addy			
Naz Shah			
Caroline Lucas			
Dawn Butler			
Stephen Farry			
Kate Hollern	Apsana Begum	Claire Hanna	
Paul Blomfield	Ms Harriet Harman	Mr Alistair Carmichael	
Mohammad Yasin	Claudia Webbe	Clive Lewis	
Stephen Timms	Stuart C McDonald	Navendu Mishra	
Grahame Morris	Ian Byrne	Jeremy Corbyn	
Andy McDonald	John McDonnell	Nadia Whittome	
Ms Diane Abbott	Ian Mearns	Jon Trickett	
Ian Lavery	Afzal Khan	Imran Hussain	
Anne McLaughlin	Jonathan Edwards	Liz Saville Roberts	
Hywel Williams	Ben Lake	Debbie Abrahams	
Chi Onwurah	Seema Malhotra		

Page 11, line 35, leave out Clause 9

Secretary Priti Patel		Agreed to	17
Clause 9, page 12, line 28, after "against" insert "a decision to make"			

Secretary Priti Patel		Agreed to	18
Clause 9, page 12, line 29, leave out "to make the order"			

Mr Alistair Carmichael Not called 2
 Ed Davey
 Daisy Cooper
 Wendy Chamberlain
 Tim Farron
 Sarah Green
 Wera Hobhouse
 Sarah Olney
 Bell Ribeiro-Addy
 Apsana Begum
 Stuart C McDonald
 Liz Saville Roberts

Christine Jardine
 Jamie Stone
 Stephen Farry
 Mohammad Yasin
 Anne McLaughlin
 Hywel Williams

Layla Moran
 Munira Wilson
 Claire Hanna
 Claudia Webbe
 Jonathan Edwards
 Ben Lake

Page 12, line 33, leave out Clause 10

Ms Harriet Harman Not called 111
 Joanna Cherry
 Bell Ribeiro-Addy
 Caroline Lucas
 Mohammad Yasin
 Mr Virendra Sharma

Clause 10, page 13, line 23, after “birth”, insert “without any legal or administrative barriers”

Ms Harriet Harman Not called 110
 Joanna Cherry
 Bell Ribeiro-Addy
 Mohammad Yasin
 Stuart C McDonald
 Jonathan Edwards
 Liz Saville Roberts

Hywel Williams

Ben Lake

Clause 10, page 13, line 27, at end insert—

“(d) in all the circumstances, it would be in the best interests of the child for it to acquire the nationality in question.”

NEW CLAUSES AND NEW SCHEDULES RELATING TO PARTS 2, 3, 4 AND 6 (ASYLUM, IMMIGRATION CONTROL, AGE ASSESSMENTS AND MISCELLANEOUS PROVISIONS) AND AMENDMENTS TO THOSE PARTS

Secretary Priti Patel Added NC20

To move the following Clause—

“References to justices of the peace in relation to Northern Ireland

(1) In section 33(1) of the Immigration Act 1971 (interpretation) at the appropriate place insert—

““justice of the peace”, in relation to Northern Ireland, means lay magistrate;”.

(2) In section 167(1) of the Immigration and Asylum Act 1999 (interpretation) at the appropriate place insert—

““justice of the peace”, in relation to Northern Ireland, means lay magistrate;”.

(3) In section 45 of the UK Borders Act 2007 (search for evidence of nationality: other premises), after subsection (5) insert—

“(6) In the application of this section to Northern Ireland a reference to a justice of the peace is to be treated as a reference to a lay magistrate.””

Neil Coyle
Bell Ribeiro-Addy
Stephen Farry
Apsana Begum
Anne McLaughlin
Claudia Webbe
Stuart C McDonald
Jonathan Edwards
Ben Lake

Stephen Timms
Liz Saville Roberts

Mr Virendra Sharma
Hywel Williams

Not called NC1

To move the following Clause—

“Prescribed period under section 94(3) of the Immigration and Asylum Act 1999

- (1) The Asylum Support Regulations 2000 (S.I. 2000/704) are amended as follows.
- (2) In regulation 2(2) (interpretation) for “28” substitute “56”.
- (3) Subject to subsection (4), this section does not prevent the Secretary of State from exercising the powers conferred by the Immigration and Asylum Act 1999 to prescribe by regulations a different period for the purposes of section 94(3) (day on which a claim for asylum is determined) of that Act.
- (4) The Secretary of State may not prescribe a period less than 56 days where regulation 2(2A) of the Asylum Support Regulations 2000 (S.I. 2000/704) applies.”

Dame Meg Hillier
Mr Alistair Carmichael
Stephen Timms
Andy Slaughter
Sir Peter Bottomley
Hilary Benn
Barbara Keeley
Rosie Duffield
Kim Johnson
Sarah Champion
Stephen Farry

Debbie Abrahams
Jeremy Corbyn
Yasmin Qureshi
Dame Diana Johnson
Caroline Lucas

Ms Anum Qaisar
Rushanara Ali
Mr Virendra Sharma
Jon Trickett
Mohammad Yasin

Not called NC9

Emma Hardy
Wera Hobhouse
Marsha De Cordova
Margaret Ferrier
Claire Hanna
Bell Ribeiro-Addy
Munira Wilson
Stuart C McDonald
Liz Saville Roberts
Ian Byrne

Tony Lloyd
Alyn Smith
Angus Brendan MacNeil
Helen Hayes
Kevin Brennan
Nadia Whittome
Dr Lisa Cameron
Mr Ben Bradshaw
Hywel Williams

David Simmonds
Paul Blomfield
Kate Osamor
Colum Eastwood
Dr Philippa Whitford
Ms Harriet Harman
Anne McLaughlin
Jonathan Edwards
Ben Lake

To move the following Clause—

“Settled and pre-settled status under EU settlement scheme: certification

- (1) Within granting a person settled status or pre-settled status under the EU settlement scheme, the Secretary of State must require the provision of a physical certificate to that person.
- (2) The certificate mentioned in subsection (1) must confirm that the relevant person has the relevant status (settled status or pre-settled status).”

Neil Coyle
Tim Farron
Joanna Cherry
Caroline Lucas
Helen Hayes
Stephen Farry
Bell Ribeiro-Addy
Hywel Williams

Jonathan Edwards
Ben Lake

Liz Saville Roberts

Not called NC10

To move the following Clause—

“Asylum visa for persons in France

- (1) On an application by a person (“P”) to the appropriate decision-maker for entry clearance, the appropriate decision-maker must grant P entry clearance if he is satisfied that P is a relevant person.
- (2) For the purposes of paragraph (1), P is a relevant person if—
 - (a) P is in France on the date of application;
 - (b) P is not a national of a member State of the European Union or a national of Liechtenstein, Iceland, Norway or Switzerland;
 - (c) P intends to make a protection claim in the United Kingdom;
 - (d) P’s protection claim, if made in the United Kingdom, would have a realistic prospect of success; and
 - (e) there are good reasons why P’s protection claim should be considered in the United Kingdom.
- (3) For the purposes of paragraph (2)(e), in deciding whether there are good reasons why P’s protection claim should be considered in the United Kingdom, the appropriate decision-maker shall take into account—
 - (a) the relative strength of P’s family and other ties to the United Kingdom;
 - (b) the relative strength of P’s family and other ties to France;

- (c) P's mental and physical health and any particular vulnerabilities that P has; and
 - (d) any other matter that the appropriate decision-maker thinks relevant.
- (4) For the purposes of an application under paragraph (1), the appropriate decision-maker must waive any of the requirements in paragraph (5) if satisfied that P cannot reasonably be expected to comply with them.
- (5) The requirements in this paragraph are—
- (a) any requirement prescribed (whether by immigration rules or otherwise) under section 50 of the Immigration, Asylum and Nationality Act 2006; and
 - (b) any requirement prescribed by regulations made under sections 5, 6, 7 or 8 of the UK Borders Act 2007 (biometric registration).
- (6) No fee may be charged for the making of an application under paragraph (1).
- (7) An entry clearance granted pursuant to paragraph (1) shall have effect as leave to enter for such period, being not less than six months, and on such conditions as the Secretary of State may prescribe by order.
- (8) Upon a person entering the United Kingdom (within the meaning of section 11 of the Immigration Act 1971) pursuant to leave to enter given under paragraph (7), that person shall be deemed to have made a protection claim in the United Kingdom.
- (9) The Legal Aid, Sentencing and Punishment of Offenders Act 2012 is amended as follows.
- (10) After paragraph 30(1)(b) of Part 1 of Schedule 1 insert—
- "; or
- (c) are conferred by or under sections [Asylum visa for persons in France] and [Right of appeal against France asylum visa refusal] of the Nationality and Borders Act 2022."
- (11) In this section and in section [Right of appeal against France asylum visa refusal]—

"appropriate decision-maker" means a person authorised by the Secretary of State by rules made under section 3 of the Immigration Act 1971 to grant an entry clearance under paragraph (1);

"entry clearance" has the same meaning as in section 33(1) of the Immigration Act 1971;

"protection claim", in relation to a person, means a claim that to remove him from or require him to leave the United Kingdom would be inconsistent with the United Kingdom's obligations—

- (a) under the Convention relating to the Status of Refugees done at Geneva on 28th July 1951 and the Protocol to that Convention;
- (b) in relation to persons entitled to a grant of humanitarian protection; or
- (c) under Articles 2 or 3 of the Convention for the Protection of Human Rights and Fundamental Freedoms agreed by the Council of Europe at Rome on 4th November 1950."

Neil Coyle
 Tim Farron
 Joanna Cherry
 Caroline Lucas
 Helen Hayes
 Stephen Farry
 Bell Ribeiro-Addy

Jeremy Corbyn

Not called NC11

To move the following Clause—

“Right of appeal against France asylum visa refusal

- (1) If an application by a person (“P”) for entry clearance under clause [Asylum visa for persons in France] is refused by the appropriate decision-maker, P may appeal to the First-tier Tribunal against the refusal.
- (2) The following provisions of, or made under, the Nationality, Immigration and Asylum Act 2002 have effect in relation to an appeal under these Regulations to the First-tier Tribunal as if it were an appeal against a decision of the Secretary of State under section 82(1) of that Act (right of appeal to the Tribunal)—
 - (a) section 84 (grounds of appeal), as though the sole permitted ground of appeal was that the appropriate decision-maker was wrong to conclude that P was not a relevant person;
 - (b) section 85(1) to (4) (matters to be considered);
 - (c) section 86 (determination of appeal);
 - (d) section 105 and any regulations made under that section; and
 - (e) section 106 and any rules made pursuant to that section.
- (3) In an appeal under this section, the First-tier Tribunal—
 - (a) shall allow the appeal if it is satisfied that P is a relevant person; and
 - (b) shall otherwise dismiss the appeal.
- (4) In an appeal under this section, in deciding whether there are good reasons why P’s protection claim should be considered in the United Kingdom, the First-tier Tribunal shall apply section [Asylum visa for persons in France] (3) as though for the words “appropriate decision-maker” there were substituted the words “First-tier Tribunal”.

Apsana Begum
 Bell Ribeiro-Addy
 Zarah Sultana
 Stephen Farry
 Ian Byrne
 Richard Burgon
 John McDonnell
 Beth Winter

Kate Osborne
 Nadia Whittome

Ms Diane Abbott
 Ian Mearns

Not called NC12

Dan Carden
Jeremy Corbyn
Kate Hollern
Mr Virendra Sharma
Claire Hanna
Claudia Webbe
Margaret Ferrier
Jonathan Edwards
Ben Lake

Andy McDonald
Tahir Ali
Kate Osamor
Kenny MacAskill
Kim Johnson
Mohammad Yasin
Navendu Mishra
Liz Saville Roberts

Grahame Morris
Clive Lewis
Ian Lavery
Caroline Lucas
Wera Hobhouse
Daisy Cooper
Debbie Abrahams
Hywel Williams

To move the following Clause—

“Residence permits: recourse to public funds

Within two months of this Act being passed, the Secretary of State must by regulations ensure that anyone holding a valid UK residence permit has recourse to public funds.”

Apsana Begum
Bell Ribeiro-Addy
Zarah Sultana
Stephen Farry
Ian Byrne
Richard Burgon
John McDonnell
Beth Winter
Dan Carden
Jeremy Corbyn
Kate Hollern
Mr Virendra Sharma
Claire Hanna
Claudia Webbe
Debbie Abrahams
Hywel Williams

Not called NC13

Kate Osborne
Nadia Whittome
Andy McDonald
Tahir Ali
Kate Osamor
Kenny MacAskill
Kim Johnson
Daisy Cooper
Jonathan Edwards
Ben Lake

Ms Diane Abbott
Ian Mearns
Grahame Morris
Clive Lewis
Ian Lavery
Caroline Lucas
Wera Hobhouse
Margaret Ferrier
Liz Saville Roberts

To move the following Clause—

“Undocumented migrants: access to work and services

- (1) The Immigration Act 2014 is amended as follows.
- (2) Omit sections 20 to 47.
- (3) The Immigration Act 2016 is amended as follows.
- (4) Omit sections 1 to 45.”

Bell Ribeiro-Addy
Apsana Begum
Zarah Sultana
Stephen Farry
Mr Clive Betts
Caroline Lucas
Clive Lewis
Liz Saville Roberts
Ian Byrne

Not called NC14

Stuart C McDonald
Hywel Williams

Jonathan Edwards
Ben Lake

To move the following Clause—

“Immigration health surcharge: abolition

Within two months of this Act being passed, the Secretary of State must amend the Immigration (Health Charge) Order 2015 in such a way as to abolish the immigration health surcharge.”

Paul Blomfield
Richard Fuller
Alison Thewliss
Bell Ribeiro-Addy
Anne McLaughlin
Caroline Lucas
Mohammad Yasin
Liz Saville Roberts

Not called NC15

Stuart C McDonald
Hywel Williams

Jonathan Edwards
Ben Lake

To move the following Clause—

“Time limit on immigration detention

- (1) This section applies to any person (“P”) who is liable to detention under a relevant detention power.
- (2) P may not be detained under a relevant detention power for a period of more than 28 days from the relevant time.
- (3) If P remains detained under a relevant detention power at the expiry of the period of 28 days then—
 - (a) P shall be released forthwith; and
 - (b) P may not be detained under a relevant detention power thereafter, unless the Secretary of State or an immigration officer, as the case may be, is satisfied that there has been a material change of circumstances since P’s release and that the criteria in section [Initial detention: criteria and duration](1) are met.
- (4) In this section, “relevant detention power” means a power to detain under—
 - (a) paragraph 16(2) of Schedule 2 to the Immigration Act 1971 (detention of persons liable to examination or removal);
 - (b) paragraph 2(1), (2) or (3) of Schedule 3 to that Act (detention pending deportation);
 - (c) section 62 of the Nationality, Immigration and Asylum Act 2002 (detention of persons liable to examination or removal); or

- (d) section 36(1) of the UK Borders Act 2007 (detention pending deportation).
- (5) In this section, “relevant time” means the time at which P is first detained under a relevant detention power.
- (6) This section does not apply to a person in respect of whom the Secretary of State has certified that the decision to detain is or was taken in the interests of national security.”

Paul Blomfield
Richard Fuller
Alison Thewliss
Bell Ribeiro-Addy
Anne McLaughlin
Caroline Lucas
Stuart C McDonald
Hywel Williams

Jonathan Edwards
Ben Lake

Liz Saville Roberts

Not called NC16

To move the following Clause—

“Initial detention: criteria and duration

- (1) A person (“P”) to whom section [*Time limit on immigration detention*] applies may not be detained under a relevant detention power other than for the purposes of examination, unless the Secretary of State or an immigration officer, as the case may be, is satisfied that—
 - (a) P can be shortly removed from the United Kingdom;
 - (b) detention is strictly necessary to effect P’s deportation or removal from the United Kingdom; and
 - (c) the detention of P is in all the circumstances proportionate.
- (2) P may not be detained under a relevant detention power for a period of more than 96 hours from the relevant time, unless—
 - (a) P has been refused bail at an initial bail hearing in accordance with subsection (5)(b) of section [*Bail hearings*]; or
 - (b) the Secretary of State has arranged a reference to the Tribunal for consideration of whether to grant immigration bail to P in accordance with subsection (2)(c) of section [*Bail hearings*] and that hearing has not yet taken place.
- (3) Nothing in subsections (1) or (2) authorises the Secretary of State to detain P under a relevant detention power if such detention would, apart from this section, be unlawful.
- (4) In this section, “Tribunal” means the First-Tier Tribunal.
- (5) In this section, “relevant detention power” and “relevant time” have the meanings given in section [*Time limit on immigration detention*].”

Paul Blomfield
Richard Fuller
Alison Thewliss
Bell Ribeiro-Addy
Anne McLaughlin
Caroline Lucas
Stuart C McDonald
Hywel Williams

Jonathan Edwards
Ben Lake

Liz Saville Roberts

Not called NC17

To move the following Clause—

“Bail hearings

- (1) This section applies to any person (“P”) to whom section [*Time limit on immigration detention*] applies and who is detained under a relevant detention power.
- (2) Before the expiry of a period of 96 hours from the relevant time, the Secretary of State must—
 - (a) release P;
 - (b) grant immigration bail to P under paragraph 1 of Schedule 10 to the Immigration Act 2016; or
 - (c) arrange a reference to the Tribunal for consideration of whether to grant immigration bail to P.
- (3) Subject to subsection (4), when the Secretary of State arranges a reference to the Tribunal under subsection (2)(c), the Tribunal must hold an oral hearing (“an initial bail hearing”) which must commence within 24 hours of the time at which the reference is made.
- (4) If the period of 24 hours in subsection (3) ends on a Saturday, Sunday or Bank holiday, the Tribunal must hold an initial bail hearing on the next working day.
- (5) At the initial bail hearing, the Tribunal must—
 - (a) grant immigration bail to P under paragraph 1 of Schedule 10 to the Immigration Act 2016; or
 - (b) refuse to grant immigration bail to P.
- (6) Subject to subsection (7), the Tribunal must grant immigration bail to P at a bail hearing unless it is satisfied that the Secretary of State has established that the criteria in subsection 1 of section [*Initial detention: criteria and duration*] are met and that, in addition—
 - (a) directions have been given for P’s removal from the United Kingdom and such removal is to take place within 14 days;
 - (b) a travel document is available for the purposes of P’s removal or deportation; and
 - (c) there are no outstanding legal barriers to removal.
- (7) Subsection (6) does not apply if the Tribunal is satisfied that the Secretary of State has established that the criteria in subsection 1 of section [*Initial detention: criteria and duration*] above are met and that there are very exceptional circumstances which justify maintaining detention.
- (8) In subsection (6), “a bail hearing” includes—
 - (a) an initial bail hearing under subsection (2); and

- (b) the hearing of an application for immigration bail under paragraph 1(3) of Schedule 10 of the Immigration Act 2016.
- (9) In this section, “Tribunal” means the First-Tier Tribunal.
- (10) The Secretary of State shall provide to P or to P’s legal representative, not more than 24 hours after the relevant time, copies of all documents in the Secretary of State’s possession which are relevant to the decision to detain.
- (11) At the initial bail hearing, the Tribunal shall not consider any documents relied upon by the Secretary of State which were not provided to P or to P’s legal representative in accordance with subsection (10), unless—
- (a) P consents to the documents being considered; or
- (b) in the opinion of the Tribunal there is a good reason why the documents were not provided to P or to P’s legal representative in accordance with subsection (10).
- (12) The Immigration Act 2016 is amended as follows—
- (a) After paragraph 12(4) of schedule 10 insert—
- “(4A) Sub-paragraph (2) above does not apply if the refusal of bail by the First tier Tribunal took place at an initial bail hearing within the meaning of section [Bail hearings] of the Sovereign Borders Act 2021.””

Sir Christopher Chope
 Mr Philip Hollobone
 Esther McVey
 Mark Jenkinson
 Mrs Pauline Latham
 Chris Green
 Philip Davies
 Chris Loder
 Craig Mackinlay
 Mr Peter Bone

Andrew Rosindell
 Andrew Bridgen
 Sir Desmond Swayne
 Nigel Mills

Sir Robert Syms
 Richard Drax
 Henry Smith
 Scott Benton

Not called NC18

To move the following Clause—

“Illegal immigration: offences

- (1) Any person who is present in the United Kingdom without legal authority shall be guilty of an offence.
- (2) Any person who enters or attempts to enter the United Kingdom without legal authority shall be guilty of an offence.
- (3) A person guilty of an offence under this section is liable—
- (a) on summary conviction in England and Wales, to imprisonment for a term not exceeding 12 months or a fine (or both);
- (b) on summary conviction in Scotland, to imprisonment for a term not exceeding 12 months or a fine not exceeding the statutory maximum (or both);
- (c) on summary conviction in Northern Ireland, to imprisonment for a term not exceeding 6 months or a fine not exceeding the statutory maximum (or both).”

Sir Christopher Chope
Mr Philip Hollobone
Sir Desmond Swayne
Scott Benton

Not called NC19

To move the following Clause—

“Illegal immigration offences: deportation orders

- (1) Any person who is convicted of an offence under section 24 of the Immigration Act 1971 shall be subject to a deportation order unless the Secretary of State deems such a deportation order to be against the public interest.
- (2) For the purposes of subsection (1) above, a deportation order shall be deemed to be in the public interest unless a certificate to the contrary has been submitted by the Secretary of State to the Court.”

Liz Saville Roberts
Ben Lake
Hywel Williams
Bell Ribeiro-Addy
Caroline Lucas
Jonathan Edwards

Not called NC21

To move the following Clause—

“Nation of Sanctuary

- (1) The Secretary of State and Welsh Ministers must jointly produce guidance setting out how measures under this Act may be exercised in a way that secures compliance with—
 - (a) the Welsh Government’s commitment to be a “Nation of Sanctuary”; and
 - (b) the plan published by the Welsh Government in January 2019 entitled “Nation of Sanctuary – Refugee and Asylum Seeker Plan”.
- (2) Before issuing the guidance, the Secretary of State must—
 - (a) in collaboration with the Welsh Minister, prepare and consult on a draft; and
 - (b) publish a response to the consultation.
- (3) In preparing the guidance, consideration must be given to the following matters as far as they relate to refugees and asylum seekers—
 - (a) conditions in asylum accommodation;
 - (b) access to public services;
 - (c) access to language support;
 - (d) access to education and training;
 - (e) employment opportunities; and
 - (f) access to health and social services.
- (4) No guidance may be published under this section unless a draft of the guidance has been laid before and approved by Senedd Cymru.

Sir Edward Leigh
Michael Fabricant
Gordon Henderson

Not called NC23

To move the following Clause—

“Illegal immigration: offences and deportation

- (1) Any person who travels to the United Kingdom from a safe third country and attempts to remain in the United Kingdom without lawful authority shall be guilty of an offence.
- (2) A person guilty of an offence under this section is liable—
 - (a) on summary conviction in England and Wales, to imprisonment for a term not exceeding 12 months or a fine (or both);
 - (b) on summary conviction in Scotland, to imprisonment for a term not exceeding 12 months or a fine not exceeding the statutory maximum (or both);
 - (c) on summary conviction in Northern Ireland, to imprisonment for a term not exceeding 6 months or a fine not exceeding the statutory maximum (or both).
- (3) A person prosecuted for an offence under this section must be held in secure accommodation until the trial and any subsequent appeal have concluded.
- (4) Following conviction for an offence under this section—
 - (a) a person sentenced to a fine must remain in secure accommodation until the person consents to leave the United Kingdom or until execution of a deportation order relating to the person;
 - (b) a person sentenced to imprisonment must be returned to secure accommodation immediately following the person’s release from prison, and must remain in secure accommodation until the person consents to leave the United Kingdom or until execution of a deportation order relating to the person.”

Bambos Charalambous
Holly Lynch
Stephen Morgan
Bell Ribeiro-Addy
Mohammad Yasin
Carol Monaghan
Jonathan Edwards
Ben Lake

Not called NC24

Liz Saville Roberts

Hywel Williams

To move the following Clause—

“Indefinite leave to remain payments by Commonwealth, Hong Kong and Gurkha members of armed forces

- (1) The Immigration Act 2014 is amended as follows.
- (2) In section 68(10), after “regulations” insert “must make exceptions in respect of any person with citizenship of a Commonwealth country

(other than the United Kingdom) who has served at least four years in the armed forces of the United Kingdom, or any person who has served at least four years in the Royal Navy Hong Kong Squadron, the Hong Kong Military Service Corps or the Brigade of Gurkhas, such exceptions to include capping the fee for any such person applying for indefinite leave to remain at no more than the actual administrative cost of processing that application, and”.

Bambos Charalambous
Paul Blomfield
Caroline Lucas
Afzal Khan

Not called NC26

To move the following Clause—

“Age assessments: restrictions

- (1) Age assessments under section 49 or 50 must only be undertaken if there is significant reason to doubt the age of the age-disputed person.
- (2) A person conducting age assessments under section 49 or 50 must be a social worker.
- (3) Age assessments must be undertaken in accordance with the Association of Directors of Children’s Services Age Assessment Guidance or equivalent guidance in the devolved jurisdictions.
- (4) When an age assessment is conducted, a process must be used that allows for an impartial multi-agency approach, drawing on a range of expertise, including from—
 - (a) health professionals;
 - (b) psychologists;
 - (c) teachers;
 - (d) foster parents;
 - (e) youth workers;
 - (f) advocates;
 - (g) guardians; and
 - (h) social workers.
- (5) When making regulations under section 51, the Secretary of State must not specify scientific methods unless the Secretary of State receives written approval from the relevant medical, dental and scientific professional bodies that the method is both ethical and accurate beyond reasonable doubt for assessing a person’s age.
- (6) Any organisation developed to oversee age assessments must be independent of the Home Office.”

Bambos Charalambous
 Holly Lynch
 Mohammad Yasin
 Debbie Abrahams
 Bell Ribeiro-Addy
 Afzal Khan
 Jonathan Edwards
 Ben Lake

Not called NC27

Liz Saville Roberts

Hywel Williams

To move the following Clause—

“Unaccompanied refugee children: relocation and support

- (1) The Secretary of State must, within six months of the date of Royal Assent to this Act, make arrangements to relocate to the United Kingdom and support a specified number of unaccompanied refugee children from other countries in the European Union.
- (2) The number of children to be resettled under subsection (1) shall be determined by the Government in consultation with local authorities.
- (3) The relocation of children under subsection (1) shall be in addition to the resettlement of children under any other resettlement scheme.”

Brendan O’Hara
 Stephen Farry
 Anne McLaughlin
 Stuart C McDonald

Not called NC28

To move the following Clause—

“Immigration health surcharge: exemption for international volunteers

- (1) Part 3 of the Immigration Act 2014 is amended as follows.
- (2) After section 38, insert—

“38A Immigration health surcharge: exemption for international volunteers

- (1) A charge under section 38 may not be imposed on persons who have leave to enter, or to remain in, the United Kingdom through a visa to work voluntarily for a period of no more than 12 months, or for such period as may be prescribed by regulations, for a registered UK charity advancing the charity’s primary purpose.
- (2) A statutory instrument containing regulations under this section must not be made unless a draft of the instrument has been laid before and approved by a resolution of each House of Parliament.”

Tim Loughton		Not called NC29
Stuart C McDonald		
Stephen Farry		
Bell Ribeiro-Addy		
Mr Alistair Carmichael		
Dame Diana Johnson		
Stella Creasy	Anne McLaughlin	Paul Blomfield
Caroline Lucas	Margaret Ferrier	Clive Lewis
Liz Saville Roberts	Hywel Williams	Jonathan Edwards
Ben Lake	Ian Byrne	Claire Hanna

To move the following Clause—

“Immigration Rules: entry to seek asylum and join family

- (1) Within six months of this Act being passed, under the power in section 3(2) of the Immigration Act 1971, the Secretary of State shall lay before Parliament rules making provision for the admission of persons coming for the purpose of seeking asylum.
- (2) These rules shall make provision for admitting persons who have a family member in the United Kingdom who is ordinarily and lawfully resident in the United Kingdom.
- (3) For the purposes of this section, a “family member” means a grandchild, child, parent, grandparent, sibling, uncle or aunt.”

Tim Loughton		Not called NC31
Dame Meg Hillier		
Caroline Lucas		
Bell Ribeiro-Addy		
Stephen Farry		
Clive Lewis		
Stuart C McDonald	Stephen Timms	Jonathan Edwards
Liz Saville Roberts	Hywel Williams	Ben Lake

To move the following Clause—

“Route to settlement for children and young people who arrived in the UK as minors

- (1) Within twelve months of this Act being passed, the Secretary of State must amend the Immigration Rules so that – for persons to whom this section applies – the requirements to be met for the grant of indefinite leave to remain on the grounds of private life in the UK are that—
 - (a) the applicant has been in the UK with continuous leave on the grounds of private life for a period of at least 60 months;
 - (b) the applicant meets the requirements of paragraph 276ADE(1) of the Immigration Rules or, in respect of the requirements in paragraph 276ADE(1)(iv) and (v) of those Rules, the applicant met the requirements in a previous application which led to a grant of limited leave to remain under paragraph 276BE(1) of those Rules.
- (2) This section applies to—

- (a) persons who have been granted limited leave to remain on the grounds of private life in the UK because at the time of their application—
 - (i) they were under the age of 18 years and had lived continuously in the UK for at least 7 years (discounting any period of imprisonment) and it would not have been reasonable to expect them to leave the UK;
 - (ii) they were agreed 18 years or above and under 25 years and had spent over half their life living continuously in the UK (discounting any period of imprisonment).
- (b) persons—
 - (i) who were granted leave to remain outside the rules on the basis of Article 8 of the European Convention on Human Rights; and
 - (ii) who arrived in the UK as a minor.
- (c) any dependants of a person to whom paragraph (a) or (b) applies.”

Stuart C McDonald
Anne McLaughlin
Owen Thompson
Caroline Lucas
Bell Ribeiro-Addy
Clive Lewis
Jonathan Edwards
Ben Lake

Not called NC32

Liz Saville Roberts

Hywel Williams

To move the following Clause—

“Compatibility of Part 2 with the Refugee Convention

- (1) The provisions in Part 2 of this Act and any subordinate legislation made under Part 2 are, so far as it is possible to do so, to be read and given effect in a way which is compatible with the Refugee Convention.
- (2) Where a court is required to determine whether a provision of this part, or any subordinate legislation made under it, is compatible with the Refugee Convention, and is satisfied that it is not, then it must make a declaration to this effect.
- (3) In this section, “court” has the same meaning as in section 4 of the Human Rights Act 1998.”

Stuart C McDonald
Anne McLaughlin
Owen Thompson
Caroline Lucas
Bell Ribeiro-Addy
Stephen Farry
Clive Lewis
Hywel Williams

Jonathan Edwards
Ben Lake

Liz Saville Roberts

Not called NC35

To move the following Clause—

“Refugee Family Reunion

- (1) Within six months of this Act coming into force, rules must be laid down by the Secretary of State under section 3(2) of the Immigration Act 1971 to allow any person (“P”) who has been recognised as a refugee in the United Kingdom to sponsor—
 - (a) any child of P under the age of 25, who was either under the age of 18 or unmarried at the time P left the country of P’s habitual residence in order to seek asylum;
 - (b) any parent of P;
 - (c) any sibling of P under the age of 25, who was either under the age of 18 or unmarried at the time P left the country of P’s habitual residence in order to seek asylum; to join them in the UK.”

Stuart C McDonald
Anne McLaughlin
Owen Thompson
Caroline Lucas
Bell Ribeiro-Addy
Jonathan Edwards
Liz Saville Roberts

Hywel Williams

Ben Lake

Not called NC36

To move the following Clause—

“Asylum dispersal – analysis of costs to dispersal authorities

- (1) Within six months of this Act coming into force, the Secretary of State must lay before both Houses of Parliament a report analysing of the costs incurred by local authorities for undertaking the role of asylum dispersal authorities.
- (2) The report under subsection (1) must include a summary of submissions made by—
 - (a) local authorities who act as asylum dispersal authorities, and
 - (b) organisations acting on behalf of the local authorities.
- (3) The report under subsection (1) must set out the Secretary of State’s proposals for reimbursing the costs incurred by asylum dispersal authorities.”

Stuart C McDonald
 Anne McLaughlin
 Owen Thompson
 Bell Ribeiro-Addy
 Jonathan Edwards
 Liz Saville Roberts
 Hywel Williams

Not called NC37

Ben Lake

To move the following Clause—

“Independent Asylum Agency

Within 12 months of this Act coming into force, the Secretary of State must lay before Parliament proposals for an independent asylum agency with responsibility for deciding applications for refugee status, and related protection claims.”

Stuart C McDonald
 Anne McLaughlin
 Owen Thompson
 Caroline Lucas
 Bell Ribeiro-Addy
 Jonathan Edwards
 Liz Saville Roberts

Not called NC38

Hywel Williams

Ben Lake

To move the following Clause—

“Instructions to the Migration Advisory Committee

Within two months of this Act coming into force, the Secretary of State must instruct the Migration Advisory Committee to undertake the following work—

- (a) a review of the minimum income requirements for leave to enter and remain as a family member of persons who are British citizens or settled in the United Kingdom; and
- (b) a report making detailed recommendations on the design of a work visa for remote areas.”

Mr Alistair Carmichael
Ed Davey
Daisy Cooper
Wendy Chamberlain
Tim Farron
Sarah Green
Wera Hobhouse
Sarah Olney
Stephen Farry
Liz Saville Roberts

Christine Jardine
Jamie Stone
Bell Ribeiro-Addy
Hywel Williams

Layla Moran
Munira Wilson
Jonathan Edwards
Ben Lake

Not called NC40

To move the following Clause—

“Immigration Rules since December 2020: report on effects

- (1) Before this Act comes into force, the Secretary of State must commission and lay before Parliament an independent report on the effects of its Immigration Rules on the UK economy and public services since December 2020.
- (2) The areas to be covered by the report must include but are not limited to—
 - (a) food supply;
 - (b) fuel supply;
 - (c) hospitality and tourism;
 - (d) NHS;
 - (e) social care; and
 - (f) construction.”

Mr Alistair Carmichael
Ed Davey
Daisy Cooper
Wendy Chamberlain
Tim Farron
Sarah Green
Wera Hobhouse
Sarah Olney
Stephen Farry
Liz Saville Roberts

Christine Jardine
Jamie Stone
Bell Ribeiro-Addy
Hywel Williams

Layla Moran
Munira Wilson
Jonathan Edwards
Ben Lake

Not called NC41

To move the following Clause—

“Asylum seekers’ right to work

The Secretary of State must make regulations providing that adults applying for asylum in the United Kingdom may apply to the Secretary of State for permission to take up employment if a decision at first instance has not been taken on the applicant’s asylum application within 3 months of the date on which it was recorded.”

Mr Alistair Carmichael
Ed Davey
Daisy Cooper
Wendy Chamberlain
Tim Farron
Sarah Green
Wera Hobhouse
Sarah Olney
Stephen Farry
Liz Saville Roberts

Christine Jardine
Jamie Stone
Bell Ribeiro-Addy
Hywel Williams

Layla Moran
Munira Wilson
Jonathan Edwards
Ben Lake

Not called NC42

To move the following Clause—

“Refugee family reunion

- (1) The Secretary of State must, within 6 months of the date of Royal Assent to this Act, lay before Parliament a statement of changes in the rules (the “immigration rules”) under section 3(2) of the Immigration Act 1971 (general provisions for regulation and control) to make provision for refugee family reunion, in accordance with this section, to come into effect after 21 days.
- (2) Before a statement of changes is laid under subsection (1), the Secretary of State must consult with persons he or she deems appropriate.
- (3) The statement laid under subsection (1) must set out rules providing for leave to enter and remain in the United Kingdom for family members of a person granted refugee status or humanitarian protection.
- (4) In this section, “refugee status” and “humanitarian protection” have the same meaning as in the immigration rules.
- (5) In this section, “family members” include a person’s—
 - (a) parent, including adoptive parent;
 - (b) spouse, civil partner or unmarried partner;
 - (c) child, including adopted child, who is either—
 - (i) under the age of 18, or
 - (ii) under the age of 25 but was either under the age of 18 or unmarried at the time the person granted asylum left their country of residence to seek asylum;
 - (d) sibling, including adoptive sibling, who is either—
 - (i) under the age of 18, or
 - (ii) under the age of 25, but was either under the age of 18 or unmarried at the time the person granted asylum left their country of residence to seek asylum; and
 - (e) such other persons as the Secretary of State may determine, having regard to—
 - (i) the importance of maintaining family unity,
 - (ii) the best interests of a child,
 - (iii) the physical, emotional, psychological or financial dependency between a person granted refugee status or humanitarian protection and another person,
 - (iv) any risk to the physical, emotional or psychological wellbeing of a person who was granted refugee status or humanitarian protection, including from the

- circumstances in which the person is living in the United Kingdom, or
- (v) such other matters as the Secretary of State considers appropriate.
- (6) For the purpose of subsection (5)—
- (a) “adopted” and “adoptive” refer to a relationship resulting from adoption, including de facto adoption, as set out in the immigration rules;
- (b) “best interests” of a child shall be read in accordance with Article 3 of the 1989 UN Convention on the Rights of the Child.”

Paul Blomfield
Stephen Farry
Bell Ribeiro-Addy
Jonathan Edwards
Liz Saville Roberts
Hywel Williams
Ben Lake

Not called NC44

To move the following Clause—

“Safe and legal routes

- (1) The Secretary of State must, within 30 days of the date of Royal Assent to this Act and annually thereafter, publish a report on—
- (a) all current safe and legal asylum routes to the United Kingdom,
- (b) the eligibility criteria for legal entry into the United Kingdom, and
- (c) details of the application process.
- (2) The Secretary of State must publish a report on its resettlement target of refugees per year, and report on this every year.”

Carol Monaghan
 Ian Blackford
 Kirsten Oswald
 Pete Wishart
 Alan Brown
 Stephen Flynn
 Owen Thompson
 Hannah Bardell
 Steven Bonnar
 Dr Lisa Cameron
 Ronnie Cowan
 Martin Docherty-Hughes
 Marion Fellows
 Peter Grant
 David Linden
 Anne McLaughlin
 John Nicolson
 Tommy Sheppard
 Alison Thewliss
 Stephen Farry

Stewart Hosie
 Mhairi Black
 Deidre Brock
 Douglas Chapman
 Angela Crawley
 Dave Doogan
 Patricia Gibson
 Drew Hendry
 Stewart Malcolm McDonald
 John McNally
 Brendan O'Hara
 Alyn Smith
 Richard Thomson
 Bell Ribeiro-Addy

Not called NC45
 Angus Brendan MacNeil
 Kirsty Blackman
 Amy Callaghan
 Joanna Cherry
 Martyn Day
 Allan Dorans
 Patrick Grady
 Chris Law
 Stuart C McDonald
 Gavin Newlands
 Ms Anum Qaisar
 Chris Stephens
 Dr Philippa Whitford

To move the following Clause—

“Asylum seekers: employment

- (1) The Immigration Rules, as laid before Parliament under section 3(2) of the Immigration Act 1971, are amended as follows.
- (2) In paragraphs 360 and 360C (right to request permission to take up employment) for “one year” substitute “six months”.
- (3) Omit paragraphs 360A and 360D (which place restrictions on the employment that may be taken up).
- (4) After paragraph 360E insert—

“360F In paragraphs 360 to 360E, the terms “asylum applicant” and “individual” mean—

- (a) a principal applicant, or
- (b) an adult dependant of a principal applicant in accordance with paragraph 349.””

Liz Saville Roberts
 Ben Lake
 Hywel Williams
 Stephen Farry
 Stuart C McDonald
 Bell Ribeiro-Addy
 Jonathan Edwards

Not called NC46

To move the following Clause—

“Shortage Occupation List

- (1) Before a Minister of the Crown makes any changes to the Immigration Rules Appendix Shortage Occupation List as provided for by the Immigration Rules, the Secretary of State must—
 - (a) consult each devolved authority on proposed changes, and seek their consent; and

- (b) lay before Parliament an independent impact assessment of the proposed changes including, but not limited to, the submissions received from the devolved authorities under paragraph (a).
- (2) If a devolved authority does not provide the consent sought under subsection (1)(a), the Minister of the Crown may not proceed with the changes.
- (3) In this section “devolved authority” means the Scottish Ministers, the Welsh Ministers or a Northern Ireland department.”

Bambos Charalambous
Holly Lynch
Stephen Farry
Bell Ribeiro-Addy
Afzal Khan
Jonathan Edwards
Liz Saville Roberts
Chi Onwurah

Hywel Williams
Seema Malhotra

Ben Lake

Not called NC48

To move the following Clause—

“Family reunion and resettlement: unaccompanied minors

- (1) The Secretary of State must, within a period of six months beginning with the day on which this Act is passed, amend the Immigration Rules in order to ensure that an unaccompanied minor seeking asylum in the EEA who has a family member present in the United Kingdom is entitled to claim asylum in the United Kingdom.
- (2) For the purposes of this section, “family member” includes—
- (a) a parent or guardian of the applicant;
 - (b) an aunt, uncle or grandparent of the applicant;
 - (c) a sibling of the applicant;
 - (d) the spouse of the applicant;
 - (e) an unmarried partner with whom the applicant is in a stable relationship; or
 - (f) any children of the applicant.”

Bambos Charalambous
Holly Lynch
Bell Ribeiro-Addy
Jonathan Edwards
Liz Saville Roberts
Hywel Williams
Ben Lake

Chi Onwurah

Seema Malhotra

Not called NC49

To move the following Clause—

“Co-operation with European Union on family reunion arrivals and safe returns

- (1) The Secretary of State must, within a period of six months beginning with the day on which this Act is passed, produce a report setting out a negotiating mandate for an agreement with the European Union setting

out protocols for identifying the state responsible for determining an asylum application using a hierarchy of criteria, including but not limited to—

- (a) family unity,
 - (b) possession of residence documents or visas,
 - (c) irregular entry or stay, and
 - (d) visa-waived entry.
- (2) The Secretary of State must lay the report before each House of Parliament.”

Bambos Charalambous
Holly Lynch
Chi Onwurah
Seema Malhotra

Negatived on division NC50

To move the following Clause—

“Advertising assistance for unlawful immigration to the United Kingdom

- (1) It is an offence to advertise by any means, including using social media, services designed to facilitate the commission of an offence under section 25 of the Immigration Act 1971.
- (2) A person guilty of an offence under this section shall be liable—
 - (a) on conviction on indictment, to imprisonment for a term not exceeding 5 years, to a fine or to both, or
 - (b) on summary conviction, to imprisonment for a term not exceeding six months, to a fine not exceeding the statutory maximum or to both.”

Bambos Charalambous
Holly Lynch
Stephen Farry
Stephen Timms
Afzal Khan
Jonathan Edwards
Liz Saville Roberts
Chi Onwurah

Not called NC51

Hywel Williams
Seema Malhotra

Ben Lake

To move the following Clause—

“Afghan Citizens Resettlement Scheme

- (1) The Secretary of State must make regulations setting out the terms of a resettlement scheme for Afghan citizens known as the Afghan Citizens Resettlement Scheme (“ACRS”).
- (2) There must be provisions within the ACRS to allow those who are fleeing persecution and have family members in the UK to apply for the Scheme.
- (3) For the purposes of this section, “family member” includes—
 - (a) the spouse of the applicant;

- (b) an unmarried partner with whom the applicant is in a stable relationship;
 - (c) any children of the applicant;
 - (d) a parent or guardian of the applicant;
 - (e) an aunt, uncle or grandparent of the applicant; or
 - (f) a sibling of the applicant.
- (4) Regulations under this section must be made and the ACRS must come into force within 30 days from the date of Royal Assent to this Act."

Johnny Mercer
 Sir Iain Duncan Smith
 Tom Tugendhat
 Mr Tobias Ellwood
 Dan Jarvis
 Mr Clive Betts
 Clive Lewis
 Grahame Morris
 Ian Byrne
 Kim Johnson
 Ms Marie Rimmer
 Nick Smith
 Stella Creasy
 Bell Ribeiro-Addy
 Andy McDonald
 Chris Bryant
 Dame Diana Johnson
 Mr Kevan Jones
 Yvonne Fovargue
 Barbara Keeley

Negated on division NC52

Debbie Abrahams
 Ms Harriet Harman
 John Spellar
 Kim Leadbeater
 Marsha De Cordova
 Paula Barker
 Valerie Vaz
 Simon Hoare
 Mr Ben Bradshaw
 Clive Efford
 Emma Hardy
 Steve McCabe
 Kate Hollern

Mrs Emma Lewell-Buck
 Hilary Benn
 Kate Osborne
 Luke Pollard
 Navendu Mishra
 Rosie Cooper
 Anne Marie Morris
 Sarah Champion
 Charlotte Nichols
 Darren Jones
 Karl Turner
 Dame Angela Eagle
 Andy Slaughter

To move the following Clause—

"Non-UK service personnel: waiver of fees

- (1) The Secretary of State must, within six months of the date of Royal Assent to this Act, make regulations exempting relevant persons from the payment of fees in respect of the exercise of functions in connection with immigration or nationality under section 68 of the Immigration Act 2014.
- (2) For the purposes of this section, "relevant persons" are persons who—
 - (a) do not hold British citizenship and are serving or have in the past served in the UK armed forces for a minimum period of five years; or
 - (b) are dependents of persons identified in paragraph (a)."

Bambos Charalambous
 Holly Lynch

Not selected NC53

★ To move the following Clause—

"Six month time limit for determining asylum applications

- (1) The Secretary of State must make regulations providing for—
 - (a) a six month time limit for determining applications for asylum; and

- (b) an officer of Director level or above to be required to write to the Home Secretary a letter of explanation on a quarterly basis in the event of any failure to meet the six month time limit.
- (2) The Secretary of State must report to Parliament any failure to meet the six month time limit."

Tim Farron			Not called	8
Mr Alistair Carmichael				
Bell Ribeiro-Addy				
Ed Davey				
Daisy Cooper				
Wendy Chamberlain				
Sarah Green	Wera Hobhouse	Christine Jardine		
Layla Moran	Sarah Olney	Jamie Stone		
Munira Wilson	Stephen Farry	Claire Hanna		
Apsana Begum	Caroline Lucas	Stuart C McDonald		
Anne McLaughlin	Owen Thompson	Claudia Webbe		
Clive Lewis	Jeremy Corbyn	Jonathan Edwards		
Liz Saville Roberts	Hywel Williams	Ben Lake		
Ian Byrne				

Page 14, line 4, leave out Clause 11

Stuart C McDonald			Not called	114
Anne McLaughlin				
Owen Thompson				
Jonathan Edwards				
Liz Saville Roberts				
Hywel Williams				
Ben Lake				

Clause 11, page 15, line 2, at end insert—

- “(7A) Notwithstanding subsections (5) and (6), a person listed in subsection (7B) must not be treated differently from a Group 1 refugee and in particular—
- (a) must not face a restriction on their leave to enter compared to any Group 1 refugee;
 - (b) must have access to indefinite leave to remain on the same basis as any Group 1 refugee;
 - (c) must not have no recourse to public funds conditions attached to any leave to enter or remain given to them; and
 - (d) must have access to family reunion on the same basis as Group 1 refugees.
- (7B) Subsection (7A) applies to—
- (a) an Afghan national who is a refugee because they face a risk of persecution in Afghanistan;

- (b) a Syrian national who is a refugee because they face a risk of persecution in Syria;
- (c) a Uighur who is a refugee because they face a risk of persecution in China;
- (d) a Christian convert who is a refugee because they face a risk of persecution in their country of nationality; or
- (e) other persons who are refugees because they are outside of their country of nationality for fear of persecution for a Convention reason as set out in article 1 of the Refugee Convention."

Stuart C McDonald **Not selected** 151
 Anne McLaughlin
 Owen Thompson

☆ Page 15, line 9, leave out Clause 12

Secretary Priti Patel **Agreed to** 19
 Clause 12, page 15, line 12, leave out "or 95A" and insert "(support for asylum seekers) or section 4 (accommodation for failed asylum seekers)"

Secretary Priti Patel **Agreed to** 20
 Clause 12, page 15, line 15, leave out "supported persons" and insert "persons supported under those sections"

Secretary Priti Patel **Agreed to** 21
 Clause 12, page 15, line 17, leave out "protection claim" and insert "claim for asylum"

Secretary Priti Patel **Agreed to** 22
 Clause 12, page 15, line 22, after "under" insert "any of the following"

Secretary Priti Patel **Agreed to** 23
 Clause 12, page 15, line 26, leave out from "section" to end of line 27 and insert "4(6) (conditions for support under section 4),"

Secretary Priti Patel **Agreed to** 24
 Clause 12, page 15, leave out lines 28 to 30

Secretary Priti Patel

Agreed to 25

Clause 12, page 15, line 30, at end insert—

“(1A) In section 97(3A) of the Immigration and Asylum Act 1999 (as inserted by subsection (1))—

- (a) in the words before paragraph (a)—
 - (i) for “section 4 (accommodation for failed asylum seekers)” substitute “section 95A (support for failed asylum seekers)”;
 - (ii) for “persons supported under those sections” substitute “supported persons”;
 - (b) in paragraph (a), for “claim for asylum” substitute “protection claim”;
 - (c) in paragraph (b)—
 - (i) for sub-paragraph (iii) substitute—
 - “(iii) regulations made under section 95A(5) (conditions for support under section 95A);”
 - (ii) at the end insert—
 - “(iv) regulations made under section 30 of the Nationality, Immigration and Asylum Act 2002 (conditions of residence in accommodation centre).”
-

Stuart C McDonald
 Anne McLaughlin
 Owen Thompson
 Jonathan Edwards
 Liz Saville Roberts
 Hywel Williams
 Ben Lake

Not called 132

Clause 15, page 18, leave out lines 27 to 39 and insert—

- “(a) there are in law and in practice—
- (i) appropriate reception arrangements for asylum seekers;
 - (ii) sufficient protection against serious harm and violations of fundamental rights;
 - (iii) protection against refoulement and removal in violation of Article 3 of the European Convention on Human Rights;
 - (iv) access to fair and efficient State asylum procedures, or to a previously afforded refugee status or other protective status that is inclusive of the rights and obligations set out at Articles 2-34 of the 1951 Convention;
 - (v) the legal right to remain during the State asylum procedure;

- (vi) a refugee status granted to those who are recognised as refugees that is inclusive of the rights and obligations set out at Articles 2-34 of the 1951 Convention for those found to be in need of international protection; and
- (b) it is safe for the particular claimant, taking into account their individual circumstances."

Stuart C McDonald **Not called** 133
 Anne McLaughlin
 Owen Thompson

Clause 15, page 18, line 41, leave out "5" and insert "3"

Stuart C McDonald **Not called** 134
 Anne McLaughlin
 Owen Thompson
 Jonathan Edwards
 Liz Saville Roberts
 Hywel Williams
 Ben Lake

Clause 15, page 18, leave out lines 43 to 46

Stuart C McDonald **Not called** 135
 Anne McLaughlin
 Owen Thompson
 Jonathan Edwards
 Liz Saville Roberts
 Hywel Williams
 Ben Lake

Clause 15, page 19, line 2, leave out "may" and insert "must"

Secretary Priti Patel **Agreed to** 26

Clause 15, page 19, leave out lines 3 to 5

Stuart C McDonald **Not called** 136
 Anne McLaughlin
 Owen Thompson
 Stephen Farry
 Jonathan Edwards
 Liz Saville Roberts
 Hywel Williams Ben Lake

Clause 15, page 19, leave out lines 3 to 10 and insert—

- "(a) in the absence of a formal, legally binding and public readmission agreement between the United Kingdom and the State to which the person has a connection;

- (b) as soon as the proposed State of readmission refuses to accept the person's return or if the person's readmission has not been agreed within three months of the registration of their asylum claim, whichever is sooner;
- (c) if, taking into account the claimant's personal circumstances, including their family ties to the United Kingdom and the best interests of any children affected by the decision, it is more appropriate that the claim be considered in the United Kingdom; or
- (d) in such other cases as may be provided for in the immigration rules."

Stuart C McDonald **Not called** 137
 Anne McLaughlin
 Owen Thompson
 Jonathan Edwards
 Liz Saville Roberts
 Hywel Williams
 Ben Lake

Clause 15, page 19, leave out line 21 and insert—

- "(a) has been granted refugee status or another protective status in the safe third state that is inclusive of the rights and obligations set out at Articles 2 to 34 of the 1951 Convention."

Stuart C McDonald **Not called** 138
 Anne McLaughlin
 Owen Thompson
 Jonathan Edwards
 Liz Saville Roberts
 Hywel Williams
 Ben Lake

Clause 15, page 19, leave out lines 24 to 32

Stuart C McDonald **Not called** 139
 Anne McLaughlin
 Owen Thompson

Clause 15, page 19, line 33, leave out "3" and insert "2"

Stuart C McDonald **Not called** 140
 Anne McLaughlin
 Owen Thompson

Clause 15, page 19, line 37, leave out "4" and insert "3"

Stuart C McDonald **Not called** 141
 Anne McLaughlin
 Owen Thompson
 Stephen Farry
 Jonathan Edwards
 Liz Saville Roberts
 Hywel Williams Ben Lake
 Clause 15, page 19, leave out lines 43 to 45

Stuart C McDonald **Not called** 142
 Anne McLaughlin
 Owen Thompson
 Stephen Farry
 Jonathan Edwards
 Liz Saville Roberts
 Hywel Williams Ben Lake
 Clause 15, page 20, leave out lines 1 to 4 and insert—
 “for refugee status or other protective status that is inclusive of the rights
 and obligations set out at Articles 2 to 34 of the 1951 Convention.”

Neil Coyle **Not called** 14
 Stephen Farry
 Bell Ribeiro-Addy
 Caroline Lucas
 Claudia Webbe
 Jonathan Edwards
 Liz Saville Roberts Hywel Williams Ben Lake
 Clause 17, page 21, line 16, at end insert—
 “(1A) The Secretary of State may not serve an evidence notice on a person
 who was under 18 years of age at the time of their arrival in the United
 Kingdom.”

Secretary Priti Patel **Agreed to** 27
 Clause 17, page 21, line 21, at end insert—
 “(3A) Subsection (4) also applies if the recipient of an evidence notice provides
 the First-tier Tribunal, the Upper Tribunal (when acting in the
 circumstances mentioned in section 21(4B)) or the Special Immigration
 Appeals Commission with evidence in support of the claim where the
 evidence—
 (a) should have been provided in response to the evidence notice
 but was not, and

(b) is provided on or after the specified date.”

Stuart C McDonald **Not called** 118
 Anne McLaughlin
 Owen Thompson
 Jonathan Edwards
 Liz Saville Roberts
 Hywel Williams
 Ben Lake

Page 21, line 27, leave out Clause 18

Secretary Priti Patel **Agreed to** 28

Clause 18, page 21, line 29, leave out “(2)” and insert “(1A)”

Secretary Priti Patel **Agreed to** 29

Clause 18, page 21, line 30, at end insert—

“(1A) After subsection (1) insert—

“(1A) Tribunal Procedure Rules must secure that, where the deciding authority is the First-tier Tribunal, it must include, as part of its reasons for a decision that disposes of proceedings, a statement explaining—

- (a) whether it considers that the claimant has engaged in behaviour to which this section applies, and
- (b) if it considers that the claimant has engaged in such behaviour, how it has taken account of the behaviour in making its decision.

(1B) Rules under section 5 of the Special Immigration Appeals Commission Act 1997 (SIAC procedure rules) must secure that, where the deciding authority is the Special Immigration Appeals Commission, it must include, as part of its reasons for a decision that determines proceedings, a statement explaining the matters mentioned in subsection (1A)(a) and (b).”

Secretary Priti Patel **Agreed to** 30

Clause 19, page 23, line 25, at end insert—

“(5A) Subsection (6) also applies if the PRN recipient provides the First-tier Tribunal, the Upper Tribunal (when acting in the circumstances

mentioned in section 21(4B)) or the Special Immigration Appeals Commission with any statement, information or evidence mentioned in subsection (3)(a) that—

- (a) should have been provided in response to the priority removal notice but was not, and
- (b) is provided on or after the PRN cut-off date.”

Stuart C McDonald **Not called** 119
 Anne McLaughlin
 Owen Thompson
 Jonathan Edwards
 Liz Saville Roberts
 Hywel Williams
 Ben Lake

Page 24, line 30, leave out Clause 21

Secretary Priti Patel **Agreed to** 31
 Clause 21, page 24, line 32, leave out paragraph (a) and insert—
 “(a) a PRN recipient provided material in response to the priority removal notice served on them,
 (aa) the material was provided late, and”

Secretary Priti Patel **Agreed to** 32
 Clause 21, page 24, line 34, at end insert—
 “(1A) This section also applies where—
 (a) a PRN recipient provided material to the First-tier Tribunal, the Upper Tribunal (when acting in the circumstances mentioned in subsection (4B)) or the Special Immigration Appeals Commission,
 (b) the material should have been provided in response to the priority removal notice served on the PRN recipient but was not,
 (c) the material was provided late, and
 (d) a relevant decision is being made.”

Secretary Priti Patel **Agreed to** 33
 Clause 21, page 24, line 42, leave out from “recipient,” to end of line and insert “a deciding authority”

Secretary Priti Patel **Agreed to** 34

Clause 21, page 24, line 44, leave out “anything mentioned in subsection (1)(a)” and insert “the material”

Secretary Priti Patel **Agreed to** 35

Clause 21, page 24, line 45, at end insert—

“(3A) Tribunal Procedure Rules must secure that, where the First-tier Tribunal or the Upper Tribunal (when acting in the circumstances mentioned in subsection (4B)) is making a decision that disposes of proceedings, it must include, as part of its reasons for the decision, a statement explaining—

- (a) whether it considers that this section applies, and
- (b) if it considers that this section does apply, how, in making its decision, it has taken account of the fact that the PRN recipient provided the material late.

(3B) Rules under section 5 of the Special Immigration Appeals Commission Act 1997 (SIAC procedure rules) must secure that, where the Special Immigration Appeals Commission is making a decision that determines proceedings, it must include, as part of its reasons for the decision, a statement explaining the matters mentioned in subsection (3A)(a) and (b).”

Secretary Priti Patel **Agreed to** 36

Clause 21, page 25, line 1, leave out “anything mentioned in subsection (1)(a)” and insert “material”

Secretary Priti Patel **Agreed to** 37

Clause 21, page 25, line 3, at end insert—

“(4A) In subsection (3) “deciding authority”—

- (a) in relation to a decision mentioned in subsection (2)(a) means—
 - (i) the Secretary of State,
 - (ii) an immigration officer,
 - (iii) the First-tier Tribunal,
 - (iv) the Upper Tribunal in the circumstances described in subsection (4B), or
 - (v) the Special Immigration Appeals Commission;
- (b) in relation to a decision mentioned in subsection (2)(b), means the competent authority.

(4B) The circumstances are when the Upper Tribunal is acting—

- (a) under section 12(2)(b)(ii) of the Tribunals, Courts and Enforcement Act 2007 (Upper Tribunal re-making First-tier Tribunal decision on finding of error of law), or

- (b) in relation to—
- (i) an expedited appeal within the meaning of section 82A of the Nationality, Immigration and Asylum Act 2002, or
 - (ii) an expedited related appeal within the meaning of section 23 that involves a protection claim or a human rights claim.”

Secretary Priti Patel **Agreed to 38**
 Clause 21, page 25, line 7, at beginning insert ““priority removal notice”,”

Stuart C McDonald **Not called 145**
 Anne McLaughlin
 Owen Thompson
 Jonathan Edwards
 Liz Saville Roberts
 Hywel Williams
 Ben Lake
 Page 25, line 11, leave out Clause 22

Secretary Priti Patel **Agreed to 39**
 Clause 22, page 25, line 35, leave out “in the interests of justice” and insert “the only way to secure that justice is done”

Secretary Priti Patel **Agreed to 40**
 Clause 22, page 25, line 36, leave out “to do so”

Stuart C McDonald **Not called 146**
 Anne McLaughlin
 Owen Thompson
 Jonathan Edwards
 Liz Saville Roberts
 Hywel Williams
 Ben Lake
 Page 26, line 7, leave out Clause 23

Secretary Priti Patel **Agreed to** 41
 Clause 23, page 26, line 26, after “pending” insert “before the First-tier Tribunal”

Secretary Priti Patel **Agreed to** 42
 Clause 23, page 26, line 39, leave out “in the interests of justice” and insert “the only way to secure that justice is done”

Secretary Priti Patel **Agreed to** 43
 Clause 23, page 26, line 40, leave out “to do so”

Stuart C McDonald **Not called** 120
 Anne McLaughlin
 Owen Thompson
 Jonathan Edwards
 Liz Saville Roberts
 Hywel Williams
 Ben Lake
 Page 29, line 2, leave out Clause 25

Neil Coyle **Not called** 15
 Stephen Farry
 Bell Ribeiro-Addy
 Claudia Webbe
 Jonathan Edwards
 Liz Saville Roberts
 Hywel Williams Ben Lake
 Clause 25, page 29, line 13, at end insert—
 “(2A) For the purposes of subsection (2), “good reasons” include, but are not limited to, the claimant having been under the age of 18 years at the time of their arrival in the UK.”

Secretary Priti Patel **Agreed to** 44
 Clause 25, page 29, line 39, after “Tribunal” insert “in the circumstances described in subsection (8)”

Secretary Priti Patel **Agreed to** 45

Clause 25, page 29, line 45, at end insert—

“(8) The circumstances are when the Upper Tribunal is acting—

- (a) under section 12(2)(b)(ii) of the Tribunals, Courts and Enforcement Act 2007 (Upper Tribunal re-making First-tier Tribunal decision on finding of error of law), or
- (b) in relation to—
 - (i) an expedited appeal within the meaning of section 82A of the Nationality, Immigration and Asylum Act 2002, or
 - (ii) an expedited related appeal within the meaning of section 23 that involves an asylum claim or a human rights claim.”

Stuart C McDonald **Not called** 121
Anne McLaughlin
Owen Thompson
Jonathan Edwards
Liz Saville Roberts
Hywel Williams
Ben Lake

Page 30, line 2, leave out Clause 26

Secretary Priti Patel **Agreed to** 46

Clause 26, page 30, line 35, leave out “in the interests of justice” and insert “the only way to secure that justice is done”

Secretary Priti Patel **Agreed to** 47

Clause 26, page 30, line 36, leave out “to do so”

Mr David Davis		Not called	11
Mr Alistair Carmichael			
Mr Andrew Mitchell			
Caroline Nokes			
Bell Ribeiro-Addy			
Paul Blomfield			
Apsana Begum	Ed Davey	Daisy Cooper	
Christine Jardine	Layla Moran	Wendy Chamberlain	
Jamie Stone	Sarah Olney	Tim Farron	
Wera Hobhouse	Munira Wilson	Sarah Green	
Simon Hoare	Clive Lewis	Stuart C McDonald	
Jeremy Corbyn	Ian Byrne		

Clause 28, page 32, line 1, leave out paragraph (a)

Sir William Cash		Not called	150
Sir John Hayes			
Mr David Jones			
Mr Marcus Fysh			
Greg Smith			
John Redwood			
Craig Mackinlay	Marco Longhi	Anne Marie Morris	
Andrew Bridgen	Adam Holloway	Lee Anderson	
Brendan Clarke-Smith	Mr John Whittingdale	Mrs Pauline Latham	
Andrew Lewer	Tom Hunt	Mrs Natalie Elphicke	
Scott Benton	Matt Vickers	Mark Jenkinson	
Sir Bernard Jenkin	Mr Mark Francois	Sir Edward Leigh	
James Grundy	Michael Fabricant	Henry Smith	
Philip Davies	Andrew Rosindell	Martin Vickers	
Richard Drax	Sir Iain Duncan Smith	Mr Peter Bone	
Chris Green	Mr Philip Hollobone	Adam Afriyie	
Sir Desmond Swayne	Bob Blackman	Nigel Mills	
Aaron Bell	Ian Paisley	Sammy Wilson	
Paul Girvan	Paul Bristow	Alexander Stafford	

Clause 28, page 32, line 4, at end insert—

- “(2) This section and Schedule 3 will have effect notwithstanding—
- (a) the Human Rights Act 1998;
 - (b) the Convention for the Protection of Human Rights and Fundamental Freedoms agreed by the Council of Europe at Rome on 4th November 1950 as it has effect for the time being in relation to the United Kingdom, including any Protocol to that Convention;
 - (c) EU derived law and case law retained under sections 2 to 7 of the European Union (Withdrawal) Act 2018; and
 - (d) the Convention relating to the Status of Refugees done at Geneva on 28 July 1951 and its Protocol.
- (3) No law or requirement identified in subsection (2) shall affect the interpretation or application of any provision of this section, including restrictions on the actions or policies of public authorities.”
-

Stuart C McDonald **Not called** 144
Anne McLaughlin
Owen Thompson
Jonathan Edwards
Liz Saville Roberts
Hywel Williams
Ben Lake

Page 33, line 21, leave out Clause 31

Stuart C McDonald **Not called** 147
Anne McLaughlin
Owen Thompson
Jonathan Edwards
Liz Saville Roberts
Hywel Williams
Ben Lake

Clause 32, page 34, line 24, leave out subsections (2) to (4)

Secretary Priti Patel **Agreed to** 48
Clause 34, page 35, line 10, leave out "return" and insert "travel"

Secretary Priti Patel **Agreed to** 49
Clause 34, page 35, line 12, leave out "return" and insert "travel"

Secretary Priti Patel **Agreed to** 50
Clause 34, page 35, line 18, leave out "return" and insert "travel"

Stuart C McDonald **Not called** 115
 Anne McLaughlin
 Owen Thompson
 Caroline Lucas
 Bell Ribeiro-Addy
 Jonathan Edwards
 Liz Saville Roberts Hywel Williams Ben Lake
 Clause 39, page 38, leave out lines 15 to 23

Secretary Priti Patel **Agreed to** 51
 Clause 39, page 38, line 18, at end insert—
 “(B1A) A person who—
 (a) has only a limited leave to enter or remain in the United Kingdom, and
 (b) knowingly remains beyond the time limited by the leave, commits an offence.”

Ms Harriet Harman **Not called** 102
 Joanna Cherry
 Bell Ribeiro-Addy
 Caroline Lucas
 Jonathan Edwards
 Liz Saville Roberts
 Hywel Williams Ben Lake
 Clause 39, page 38, leave out lines 19 to 23

Secretary Priti Patel **Agreed to** 52
 Clause 39, page 38, line 31, leave out “subsection (A1), (B1), (C1) or” and insert “any of subsections (A1) to”

Secretary Priti Patel **Agreed to** 53
 Clause 39, page 39, line 3, leave out “subsection (B1), (C1) or” and insert “any of subsections (B1) to”

Stuart C McDonald **Negated on division** 116
 Anne McLaughlin
 Owen Thompson
 Caroline Lucas
 Clive Lewis
 Bell Ribeiro-Addy
 Jonathan Edwards Liz Saville Roberts Hywel Williams
 Ben Lake

Clause 39, page 39, line 9, at end insert—

“(F2) No criminal offence is committed under subsections (B1) to (D1) where a person enters or arrives in the United Kingdom for the purposes of making a claim for asylum or humanitarian protection, if the person is one of the following—

- (a) an Afghan national who is a refugee because they face a risk of persecution in Afghanistan;
- (b) a Syrian national who is a refugee because they face a risk of persecution in Syria;
- (c) a Uighur who is a refugee because they face a risk of persecution in China;
- (d) a Christian convert who is a refugee because they face a risk of persecution in their country of nationality; or
- (e) other persons who are in need of international protection; or who are refugees because they are outside of their country of nationality for fear of persecution for a Convention reason as set out in article 1 of the Refugee Convention.”

Secretary Priti Patel **Agreed to** 54

Clause 39, page 39, line 11, leave out “, omit paragraph (a)” and insert “—

- (i) omit paragraph (a);
- (ii) in paragraph (b), for the words from “either” to the end, substitute “fails to observe a condition of the leave;”

Secretary Priti Patel **Agreed to** 55

Clause 39, page 39, line 11, at end insert—

“(aa) in subsection (1A), for “subsection (1)(b)(i)” substitute “subsection (B1A);”

Ms Harriet Harman **Not called** 103
 Joanna Cherry
 Bell Ribeiro-Addy
 Caroline Lucas
 Jonathan Edwards
 Liz Saville Roberts
 Hywel Williams Ben Lake

Clause 39, page 39, line 30, leave out subsection (4)

<p>Secretary Priti Patel</p> <p>Clause 39, page 39, line 33, after "(B1)" insert ", (B1A)"</p>	<p>Agreed to</p>	<p>56</p>
<p>Secretary Priti Patel</p> <p>Clause 39, page 39, line 35, after "(B1)" insert ", (B1A)"</p>	<p>Agreed to</p>	<p>57</p>
<p>Secretary Priti Patel</p> <p>Clause 39, page 39, line 43, after "(B1)" insert ", (B1A)"</p>	<p>Agreed to</p>	<p>58</p>
<p>Secretary Priti Patel</p> <p>Clause 39, page 39, line 46, after "(B1)" insert ", (B1A)"</p>	<p>Agreed to</p>	<p>59</p>
<p>Ms Harriet Harman Joanna Cherry Bell Ribeiro-Addy Caroline Lucas Jonathan Edwards Liz Saville Roberts Hywel Williams</p> <p style="text-align: right;">Ben Lake</p> <p>Clause 39, page 40, line 2, at end insert—</p> <p style="padding-left: 40px;">“(10) In section 31(3) of the Immigration and Asylum Act 1999 (defences based on Article 31(1) of the Refugee Convention), after paragraph (aa) insert—</p> <p style="padding-left: 80px;">“(ab) section 24 of the Immigration Act 1971 (illegal entry and similar offences)”.</p>	<p>Not called</p>	<p>104</p>
<p>Secretary Priti Patel</p> <p>Clause 40, page 40, line 3, at end insert—</p> <p style="padding-left: 40px;">“(A1)The Immigration Act 1971 is amended as follows.”</p>	<p>Agreed to</p>	<p>60</p>
<p>Secretary Priti Patel</p> <p>Clause 40, page 40, line 4, leave out “of the Immigration Act 1971”.</p>	<p>Agreed to</p>	<p>61</p>

Ms Harriet Harman **Not called** 105
 Joanna Cherry
 Bell Ribeiro-Addy
 Stuart C McDonald
 Anne McLaughlin
 Owen Thompson
 Bambos Charalambous
 Caroline Lucas
 Liz Saville Roberts

Holly Lynch
 Stephen Farry
 Hywel Williams

Paul Blomfield
 Jonathan Edwards
 Ben Lake

Clause 40, page 40, line 7, leave out subsection (2)

Secretary Priti Patel **Agreed to** 62
 Karen Bradley

Clause 40, page 40, line 7, leave out “of the Immigration Act 1971”.

Secretary Priti Patel **Agreed to** 63

Clause 40, page 40, line 8, at end insert—

“(3) Before section 25C insert—

“25BA Facilitation offences: application to rescuers

- (1) A person does not commit a facilitation offence if the act of facilitation was an act done by or on behalf of, or co-ordinated by—
 - (a) Her Majesty’s Coastguard, or
 - (b) an overseas maritime search and rescue authority exercising similar functions to those of Her Majesty’s Coastguard.
- (2) In proceedings for a facilitation offence, it is a defence for the person charged with the offence to show that—
 - (a) the assisted individual had been in danger or distress at sea, and
 - (b) the act of facilitation was an act of providing assistance to the individual at any time between—
 - (i) the time when the assisted individual was first in danger or distress at sea, and
 - (ii) the time when the assisted individual was delivered to a place of safety on land.
- (3) For the purposes of subsection (2), the following are not to be treated as an act of providing assistance—
 - (a) the act of delivering the assisted individual to the United Kingdom in circumstances where—
 - (i) the United Kingdom was not the nearest place of safety on land to which the assisted individual could have been delivered, and
 - (ii) the person charged with the offence did not have a good reason for delivering the assisted individual to the United Kingdom instead of to a nearer place of safety on land;

- (b) the act of steering a ship in circumstances where the person charged with the offence was on the same ship as the assisted individual at the time when the individual was first in danger or distress at sea.
- (4) A person is taken to have shown a fact mentioned in subsection (2) if—
- (a) sufficient evidence of the fact is adduced to raise an issue with respect to it, and
 - (b) the contrary is not proved beyond reasonable doubt.
- (5) In this section—
- “act of facilitation”—
- (a) in relation to an offence under section 25 (assisting unlawful immigration), means the act mentioned in subsection (1)(a) of that section;
 - (b) in relation to an offence under section 25A (helping asylum-seeker to enter the UK), means the act of facilitating the arrival (or attempted arrival) in, or entry (or attempted entry) into, the United Kingdom of an individual, as mentioned in subsection (1)(a) of that section;
 - (c) in relation to an offence under section 25B(1) (facilitating breach of deportation order), means the act mentioned in subsection (1)(a) of that section;
 - (d) in relation to an offence under section 25B(3) (assisting entry to UK in breach of an exclusion order), means the act mentioned in subsection (3)(a) of that section;
- “assisted individual”—
- (a) in relation to an offence under section 25, means the individual whose breach (or attempted breach) of immigration law is facilitated by the act of facilitation;
 - (b) in relation to an offence under section 25A, means the individual whose arrival (or attempted arrival) in, or entry (or attempted entry) into, the United Kingdom is facilitated by the act of facilitation;
 - (c) in relation to an offence under section 25B(1), means the individual whose breach (or attempted breach) of a deportation order is facilitated by the act of facilitation;
 - (d) in relation to an offence under section 25B(3), means the individual who is assisted to arrive in, enter or remain (or to attempt to arrive in, enter or remain) in the United Kingdom by the act of facilitation;
- “facilitation offence” means—
- (a) an offence under section 25 (assisting unlawful immigration),
 - (b) an offence under section 25A (helping asylum-seeker to enter the United Kingdom), or
 - (c) an offence under section 25B (assisting entry to the United Kingdom in breach of deportation or exclusion order) to the extent that the section continues to apply by virtue of regulation 5(7) of the Immigration and Social Security Co-ordination (EU Withdrawal) Act 2020 (Consequential, Saving, Transitional and Transitory Provisions) (EU Exit) Regulations 2020 (S.I. 2020/1309);

“ship” includes—

- (a) every description of vessel (including a hovercraft), and
- (b) any other structure (whether with or without means of propulsion) constructed or used to carry persons, goods, plant or machinery by water.

25BB Facilitation offences: defences relating to stowaways

- (1) In proceedings for a facilitation offence brought against a master of a ship, it is a defence for the master to show—
 - (a) that the assisted individual was a stowaway when the act of facilitation took place, and
 - (b) that the master, or a person acting on the master’s behalf, reported the presence of the assisted individual on the ship to the Secretary of State or an immigration officer—
 - (i) in a case where the ship was scheduled to go to the United Kingdom, as soon as reasonably practicable after the time when the ship’s next scheduled port of call became a port in the United Kingdom, or
 - (ii) in a case where the ship was not scheduled to go to the United Kingdom but the master of the ship decided that the ship needed to go to the United Kingdom (whether for reasons relating to the presence of the assisted individual on board or for other reasons), as soon as reasonably practicable after the master made that decision.
- (2) In proceedings for a facilitation offence, it is a defence for the person charged with the offence to show—
 - (a) that the assisted individual was a stowaway when the act of facilitation took place,
 - (b) that they were acting to ensure the security, general health, welfare or safety of the assisted individual, and
 - (c) that they had reported the presence of the assisted individual to the master of the ship as soon as reasonably practicable.
- (3) A person is taken to have shown a fact mentioned in subsection (1) or (2) if—
 - (a) sufficient evidence of the fact is adduced to raise an issue with respect to it, and
 - (b) the contrary is not proved beyond reasonable doubt.
- (4) For the purposes of this section, an individual is a stowaway on a ship if—
 - (a) they boarded the ship without the knowledge of the master of the ship, and
 - (b) the master was not aware of their presence on the ship when the ship departed from the port where the individual boarded.
- (5) But an individual ceases to be a stowaway if, after the master of the ship has become aware of their presence on the ship, the individual is given permission to leave the ship by the immigration authorities of a country

that the ship arrives at (whether or not they do in fact leave the ship there).

- (6) In this section, “act of facilitation”, “assisted individual”, “facilitation offence” and “ship” have the same meanings as in section 25BA.””

Neil Coyle			Not called	1
Bell Ribeiro-Addy				
Stephen Farry				
Apsana Begum				
Caroline Lucas				
Claudia Webbe				
Jonathan Edwards	Liz Saville Roberts		Hywel Williams	
Ben Lake				

Clause 40, page 40, line 8, at end insert—

“(3) In section 25A(3) of the Immigration Act 1971 (helping asylum seeker to enter United Kingdom), for paragraph (a) substitute—

“(a) aims to—

- (i) protect lives at sea, or
- (ii) assist asylum-seekers; and””

Ms Harriet Harman			Not called	106
Joanna Cherry				
Bell Ribeiro-Addy				
Caroline Lucas				
Stephen Farry				

Clause 45, page 43, line 12, at end insert—

“(6B) Nothing in this section, or in sections 10A to 10E, permits a person to be removed from the United Kingdom if that removal would violate their common law right to access justice.”

Ms Harriet Harman **Not called** 107
Joanna Cherry
Bell Ribeiro-Addy
Caroline Lucas
Stephen Farry
Stuart C McDonald
Jonathan Edwards Liz Saville Roberts Hywel Williams
Ben Lake

Page 49, line 3, leave out Clause 47

Stuart C McDonald **Not called** 122
Anne McLaughlin
Owen Thompson
Stephen Farry
Caroline Lucas

Clause 48, page 49, line 34, leave out "has insufficient evidence to be sure of their age"
and insert "has reason to doubt that the claimant is the age they claim"

Stuart C McDonald **Not called** 123
Anne McLaughlin
Owen Thompson

Clause 49, page 51, line 9, leave out "must" and replace with "may"

Stuart C McDonald **Not called** 124
Anne McLaughlin
Owen Thompson

Clause 49, page 51, line 17, leave out subsections (4) to (8)

Stuart C McDonald **Not called** 125
Anne McLaughlin
Owen Thompson
Jonathan Edwards
Liz Saville Roberts
Hywel Williams
Ben Lake

Page 52, line 1, leave out Clause 50

Stuart C McDonald **Not called** 126
Anne McLaughlin
Owen Thompson
Jonathan Edwards
Liz Saville Roberts
Hywel Williams
Ben Lake

Page 52, line 22, leave out Clause 51

Stephen Farry **Not called** 13
Claire Hanna
Colum Eastwood
Bell Ribeiro-Addy
Mr Alistair Carmichael

Clause 71, page 69, line 38, at end insert—
 “(c) the individual is travelling to Northern Ireland on a local journey
 from the Republic of Ireland.”

Secretary Priti Patel **Agreed to** 91

Schedule 2, page 82, line 8, leave out “as follows” and insert “in accordance with paragraphs 2 to 6”

Secretary Priti Patel **Agreed to** 92

Schedule 2, page 82, line 28, after “82A” insert “and section 23 of the Nationality and Borders Act 2021”

Secretary Priti Patel **Agreed to** 93

Schedule 2, page 82, line 32, at end insert—

“7 In section 8 of the Asylum and Immigration (Treatment of Claimants, etc) Act 2004 (claimant’s credibility), in subsection (9A)—

- (a) for the words from the beginning to “subsection (7) the” substitute “In this section a”;
- (b) after “acting” insert “—
 - (a) ”;
 - (c) at the end insert “, or
 - (b) in relation to—
 - (i) an expedited appeal within the meaning of section 82A of the Nationality, Immigration and Asylum Act 2002, or
 - (ii) an expedited related appeal within the meaning of section 23 of the Nationality and Borders Act 2021 that involves an asylum claim or a human rights claim.”

Sir William Cash **Not selected** 152

- ★ Schedule 3, page 82, leave out from the start of line 35 until the end of line 11 on page 84 and insert—

“Amendments to section 77 of the Nationality, Immigration and Asylum Act 2002

1 In section 77 of the Nationality, Immigration and Asylum Act 2002 (no removal while claim for asylum pending), after subsection (2) insert—

“(2A) This section does not prevent a person being removed to, or being required to leave to go to, a State falling within subsection (2B).

(2B) A State falls within this subsection if—

- (a) it is a place where a person’s life and liberty are not threatened by reason of the person’s race, religion, nationality, membership of a particular social group or political opinion,
- (b) the person is not a national or citizen of the State.

(2C) For the purposes of this section—

- (a) any State to which Part 2 or 3 of Schedule 3 to the Asylum and Immigration (Treatment of Claimants, etc) Act 2004 for the time being applies is a State falling within subsection (2B)(a);

- (b) any State to which Part 4 of that Schedule for the time being applies is to be a State falling within subsection (2B)(a);
- (c) "State" includes any territory outside of the United Kingdom."

Amendments to Schedule 3 to the Asylum and Immigration (Treatment of Claimants, etc) Act 2004: introductory

- 2 Schedule 3 to the Asylum and Immigration (Treatment of Claimants, etc) Act 2004 (the "2004 Act") (removal of asylum seeker to safe country) is amended as follows.

Amendments consequential on amendments to section 77 of the 2002 Act

- 3 Omit paragraphs 4, 9, 14 and 18.

Presumption of safety of specified countries in relation to Convention rights

- 4 (1) Paragraph 3 (presumptions of safety) is amended as follows.
- (2) In sub-paragraph (1), in the opening words, after "human rights claim" insert "(the "claimant")".
- (3) After sub-paragraph (1) insert—
- "(1A) A State to which this Part applies is to be treated, in so far as relevant to the question mentioned in subparagraph (1), as a place—"

Mr David Davis		Not called	9
Mr Alistair Carmichael			
Mr Andrew Mitchell			
Caroline Nokes			
Bell Ribeiro-Addy			
Stephen Farry			
Claire Hanna	Paul Blomfield	Apsana Begum	
Ed Davey	Daisy Cooper	Christine Jardine	
Layla Moran	Wendy Chamberlain	Jamie Stone	
Sarah Olney	Tim Farron	Wera Hobhouse	
Munira Wilson	Sarah Green	Mrs Pauline Latham	
Caroline Lucas	Claudia Webbe	Debbie Abrahams	
Simon Hoare	Clive Lewis	Stuart C McDonald	
Anne McLaughlin	Jonathan Edwards	Liz Saville Roberts	
Hywel Williams	Ben Lake	Ian Byrne	

Schedule 3, page 82, line 36, leave out paragraphs 1 and 2

Mr David Davis		Not called	10
Mr Alistair Carmichael			
Mr Andrew Mitchell			
Caroline Nokes			
Bell Ribeiro-Addy			
Paul Blomfield			
Apsana Begum	Ed Davey	Daisy Cooper	
Christine Jardine	Layla Moran	Wendy Chamberlain	
Jamie Stone	Sarah Olney	Tim Farron	
Wera Hobhouse	Munira Wilson	Sarah Green	
Mrs Pauline Latham	Caroline Lucas	Debbie Abrahams	
Simon Hoare	Clive Lewis	Stuart C McDonald	
Ian Byrne			

Schedule 3, page 84, line 2, leave out paragraph 4

Secretary Priti Patel		Agreed to	94
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Schedule 4, page 88, line 1, at end insert—

“(1A) After subsection (2A) insert—

“(2B) The Secretary of State may reduce the amount of a penalty under this section if the responsible person can show that they took the actions specified in regulations under subsection (2C) in relation to the securing of the transporter against unauthorised access.

(2C) The Secretary of State must specify in regulations the actions that a responsible person must have taken in order to be eligible for a reduction in the amount of a penalty.

(2D) The actions that may be specified in regulations under subsection (2C) include, in particular—

- (a) actions in relation to checking a person has not gained unauthorised access to the transporter,
- (b) actions in relation to the reporting of any unauthorised access to the transporter, and
- (c) actions in relation to the keeping of records to establish that other actions specified in the regulations have been taken.

(2E) Before making regulations under subsection (2C), the Secretary of State must consult such persons as the Secretary of State considers appropriate.””

Secretary Priti Patel		Agreed to	95
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Schedule 4, page 88, line 38, at end leave out sub-paragraphs (2) and (3) and insert—

“(2) Omit subsection (3).

(3) In subsection (3A)—

- (a) at the end of paragraph (b) insert “and”,

- (b) for paragraph (c) substitute—
- “(c) the carrier had taken the actions specified in regulations under subsection (3B) in relation to the securing of the wagon against unauthorised access.”, and
- (c) omit paragraph (d)
- (3A) After subsection (3A) insert—
- “(3B) The Secretary of State must specify in regulations the actions to be taken for the purposes of subsection (3A)(c) in relation to the securing of a rail freight wagon against unauthorised access.
- (3C) The actions that may be specified in regulations under subsection (3B) include, in particular—
- (d) actions in relation to checking a person has not gained unauthorised access to the wagon,
- (e) actions in relation to the reporting of any unauthorised access to the wagon, and
- (f) actions in relation to the keeping of records to establish that other actions specified in the regulations have been taken.”
- (3D) Before making regulations under subsection (3B), the Secretary of State must consult such persons as the Secretary of State considers appropriate.””

Ms Harriet Harman			Not called	96
Joanna Cherry				
Bell Ribeiro-Addy				
Caroline Lucas				
Anne McLaughlin				
Jonathan Edwards				
Liz Saville Roberts	Hywel Williams		Ben Lake	

Schedule 6, page 95, line 25, at end insert—

- “(4) Authority for the purposes of subsection (3) may be given in relation to a foreign ship only if the Convention permits the exercise of Part A1 powers in relation to the ship.”

Ms Harriet Harman			Not called	97
Joanna Cherry				
Bell Ribeiro-Addy				
Caroline Lucas				
Stephen Farry				
Stuart C McDonald				
Anne McLaughlin	Jonathan Edwards		Liz Saville Roberts	
Hywel Williams	Ben Lake			

Schedule 6, page 98, leave out lines 6 to 11 and insert—

- “(a) every description of vessel (including a hovercraft) used in navigation, but

- (b) does not include any vessel that is not seaworthy or where there could otherwise be a risk to the safety of life and well-being of those onboard."

Ms Harriet Harman		Negatived on division	98
Joanna Cherry			
Bell Ribeiro-Addy			
Caroline Lucas			
Stephen Farry			
Debbie Abrahams			
Stuart C McDonald	Anne McLaughlin	Jonathan Edwards	
Liz Saville Roberts	Hywel Williams	Ben Lake	

Schedule 6, page 98, line 20, at end insert—

"(1A) The powers set out in this Part of this Schedule must not be used in a manner or in circumstances that could endanger life at sea."

Stephen Farry		Not called	113
Claire Hanna			
Colum Eastwood			
Mr Alistair Carmichael			
Caroline Lucas			
Anne McLaughlin			
Stuart C McDonald	Bell Ribeiro-Addy	Jonathan Edwards	
Liz Saville Roberts	Hywel Williams	Ben Lake	

Schedule 6, page 99, line 37, at end insert—

"(13) Nothing within this Act or this paragraph B1 authorises any action or measure which is inconsistent with the United Kingdom's international legal obligations."

Ms Harriet Harman		Not called	99
Joanna Cherry			
Bell Ribeiro-Addy			
Caroline Lucas			
Stephen Farry			
Stuart C McDonald			
Anne McLaughlin	Jonathan Edwards	Liz Saville Roberts	
Hywel Williams	Ben Lake		

Schedule 6, page 102, line 31, at end insert—

"(2) Force must not be used in a manner or in circumstances that could endanger life at sea."

Mr Alistair Carmichael			Not called	4
Ed Davey				
Daisy Cooper				
Wendy Chamberlain				
Tim Farron				
Sarah Green				
Wera Hobhouse	Christine Jardine	Layla Moran		
Sarah Olney	Jamie Stone	Munira Wilson		
Bell Ribeiro-Addy	Stephen Farry	Claire Hanna		
Apsana Begum	Caroline Lucas			

Schedule 6, page 102, leave out lines 35 to 40

Ms Harriet Harman			Not called	100
Joanna Cherry				
Bell Ribeiro-Addy				
Caroline Lucas				
Jonathan Edwards				
Liz Saville Roberts				
Hywel Williams	Ben Lake			

Schedule 6, page 102, line 36, leave out "criminal or"

Ms Harriet Harman			Not called	101
Joanna Cherry				
Bell Ribeiro-Addy				
Caroline Lucas				
Jonathan Edwards				
Liz Saville Roberts				
Hywel Williams	Ben Lake			

Schedule 6, page 102, line 36, leave out lines 36 to 40 and insert—

"J1 The Home Office, rather than an individual officer, is liable in civil proceedings for anything done in the purported performance of functions under this Part of this Schedule."

Bill to be further considered tomorrow.

Glossary

Added: New Clause agreed without a vote and added to the Bill.

Agreed to: agreed without a vote.

Agreed to on division: agreed following a vote.

Negated: rejected without a vote.

Negated 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 Speaker.
