SECOND
MARSHALLED
LIST OF AMENDMENTS
TO BE MOVED
IN GRAND COMMITTEE

[Amendments marked ★ are new or have been altered]

Amendment
No.

15

Insert the following new Clause—

“Scrutiny of education provision

(1) The Education and Inspections Act 2006 is amended as follows.

(2) After section 70C insert—

“70D Scrutiny of education provisions

(1) This section applies where more than 10 per cent of schools in a local education authority is eligible for intervention under section 60B.

(2) The relevant local authority may establish, under section 21(2) of the Local Government Act 2000 (overview and scrutiny committees), a committee of that authority to review and scrutinise matters relating to the provision of education in such schools in the authority’s area, and to make reports and recommendations on such matters in accordance with regulations under this section.

(3) Regulations shall make provision—

(a) as to the matters relating to the provision of education in such schools in the authority’s area which the committee may review and scrutinise;
After Clause 6 — continued

(b) as to matters relating to the provision of education in such schools in the authority’s area on which the committee may make reports and recommendations to local Academy sponsors;

(c) as to information which local Academy sponsors must provide to the committee;

(d) requiring Regional Schools Commissioners to attend before the committee to answer questions."

Clause 7

LORD STOREY
BARONESS PINNOCK
BARONESS SHARP OF GUILDFORD

15A Page 6, line 8, at end insert—

“( ) In determining whether to make an Academy order in respect of a maintained school in England, the Secretary of State must consider the availability of a suitable sponsor with a value added measure above the national average.

() If no suitable sponsor is available, the Secretary of State must appoint as a sponsor a willing council-maintained school or local authority with a value added measure above the national average.”

LORD ADDINGTON
BARONESS BAKEWELL OF HARDINGTON MANDEVILLE

16 Page 6, line 10, at end insert—

“(4) After subsection (7) insert—

“(8) If, by the relevant accountability measures laid down by government regulation an Academy is “failing” or “coasting”, it is by virtue of this section eligible for intervention if the governing body of the Academy—

(a) have been informed of their Academy’s assessment over a three year period by a Regional Schools Commissioner;

(b) have been notified that the Secretary of State considers the Academy to be coasting; and

(c) have not subsequently been notified that the Secretary of State no longer considers the Academy to be coasting.”
Amendment No.

17 Leave out Clause 7 and insert the following new Clause—

“Schools with an inadequate Ofsted judgement

(1) Where, in a report of a school made under section 5 of the Education Act 2005, Her Majesty’s Chief Inspector of Education, Children’s Services and Skills states that in his or her opinion—

(a) special measures are required to be taken in relation to the school, or

(b) the school requires significant improvement, the following actions will be taken.

(2) The Regional Schools Commissioner must consult the local authority, any trustees or persons representing foundations associated with the school and, in the case of an Academy school, the person with whom the Secretary of State has made Academy arrangements, about the school’s governance arrangements.

(3) If the school is a local authority maintained school, then the Regional Schools Commissioner may determine that section 5 of the Academies Act 2010 (consultation on conversion) applies.

(4) If the school is an Academy school, then the Regional Schools Commissioner may consult the Secretary of State about whether or not to terminate the school’s Academy arrangements—

(a) with a view to the school being established as a local authority maintained school, or

(b) by the Secretary of State making Academy arrangements with another person.”

After Clause 7

BARONESS SHARP OF GUILDFORD

18 Insert the following new Clause—

“School conversion: children with special educational needs and disabilities

After section 4 of the Academies Act 2000 insert—

“4A School conversion: children with special educational needs and disabilities

Before entering into Academy arrangements in relation to a school which has been the subject of an Academy order under section 4(A1), the Secretary of State shall—

(a) provide guidance to the person with whom the arrangements are to be entered into about collaborating with other schools to provide any necessary specialist provision for children with special educational needs and disabilities, in cases where the individual school is not able to provide it;
After Clause 7—continued

(b) require the person with whom the arrangements are to be entered into to provide details of their plans to support—
    (i) children with special educational needs and disabilities who have an education, health and care plan; and
    (ii) children with special educational needs and disabilities who do not have an education, health and care plan.’’”

Clause 8

LORD STOREY
BARONESS PINNOCK

19 Page 6, line 16, leave out from “consult” to end of line 17 and insert—

“(a) parents and guardians of registered children,
(b) teaching and support staff of the school,
(c) the local authority,
(d) the governing body of the school, and
(e) any other such persons as they deem to be appropriate.”

LORD WATSON OF INVERGOWRIE
BARONESS MASSEY OF DARWEN
LORD HUNT OF KINGS HEATH

20 Page 6, leave out lines 18 and 19 and insert—

“(2) If an Academy order under section 4(A1) or (1)(b) has effect in respect of the school, the Secretary of State must convene a meeting of parents of registered pupils to explain the implications of the school being subject to such an order and take account of the views of parents in respect of the future governance of the school.”

21 Page 6, line 19, leave out “4(A1) or (1)(b)” and insert “4(1)(b)”

LORD WATSON OF INVERGOWRIE
LORD HUNT OF KINGS HEATH

The above-named Lords give notice of their intention to oppose the Question that Clause 8 stand part of the Bill.

After Clause 8

LORD WATSON OF INVERGOWRIE
BARONESS MASSEY OF DARWEN
LORD HUNT OF KINGS HEATH

22 Insert the following new Clause—

“Schools causing concern: involvement of parents

(1) The Education and Inspections Act 2006 is amended as follows.
After Clause 8 — continued

(2) After section 59 insert—

“59A Duties of Secretary of State, local authorities, and proprietors to parents when a school is eligible for intervention

When a school is eligible for intervention, the Secretary of State, the local authority, school governing body and proprietor must exercise their functions with a view to involving parents of registered pupils in decisions relating to the school under this Part and the Academies Act 2010.”

(3) In section 59 (meaning of “maintained school” and “eligible for intervention”)—

(a) in subsection (1) after paragraph (c) insert—

“(d) an Academy school”;

(b) after subsection (2) insert—

“(3) In this Part, references to the governing body of an Academy school are to be read as references to the proprietor of an Academy school.

(4) If an Academy school is found to be eligible for intervention under this Part, the school is to be treated as a maintained school for the purposes of sections 63 to 69, and the proprietor of the Academy is to be treated as the governing body of the school.

(5) An intervention under sections 63 to 69 shall take precedence over any provision of the Academy arrangements made between the Secretary of State and the proprietor.”

(4) In section 60 (performance standards and safety warning notice) in subsection (6) at the end insert—

“(e) the parents of registered pupils”.

(5) In section 60A (teachers’ pay and conditions warning notice) in subsection (6) at the end insert—

“(d) the parents of registered pupils”.

Clause 9

LORD STOREY
BARONESS PINNOCK

23 Page 6, line 39, at end insert—

“(d) parents of children registered at the school, and

(e) the teaching and support staff at the school.”
Amendment No.

24  Page 7, line 15, at end insert—

“5B Consultation with the school community about identity of Academy sponsor

(1) This section applies where an Academy order under section 4(A1) or (1)(b) has effect in respect of a maintained school.

(2) Before entering into Academy arrangements in relation to the school the Secretary of State must consult the following about the identity of the person with whom the arrangements are to be entered into—

(a) the school’s governing body,
(b) the local authority,
(c) the Chief Inspector of Education, Children’s Services and Schools,
(d) parents of registered pupils at the school,
(e) the teaching and other staff of the school, and
(f) any other such persons as he thinks appropriate.

(3) As part of the consultation, the Secretary of State must publish all correspondence held by him relating to his choice of the proposed Academy sponsor.”

The above-named Lords give notice of their intention to oppose the Question that Clause 9 stand part of the Bill.

After Clause 9

Amendment No.

25  Insert the following new Clause—

“Inspection of Academy sponsors

Before section 9 of the Academies Act 2010 (impact: new and expanded educational institution), insert—

“8A Inspection of Academy sponsors

(1) Before entering into Academy arrangements in relation to a school to which an Academy order under section 4(A1) or (1)(b) has had effect with an Academy proprietor with whom the Secretary of State has existing Academy arrangements in relation to one or more other schools, the Secretary of State must receive a report from the Chief Inspector of Education, Children’s Services and Skills on the overall performance of the proprietor in performing their functions.
After Clause 9—continued

(2) In preparing the report provided for by subsection (1), the Chief Inspector may inspect the proprietor of an Academy school in the performance of the proprietor’s functions under the Education Acts, the Academy agreement entered into by the proprietor, and any ancillary functions.

(3) When requested to do so by the Secretary of State, the Chief Inspector must conduct an inspection under subsection (1) in relation to the proprietor specified in the request.

(4) Such a request may specify particular matters which the Chief Inspector must inspect.

(5) Ancillary functions shall include any function that may be carried out by a local authority.””

Clause 10

LORD WATSON OF INVERGOWRIE
BARONESS MASSEY OF DARWEN
LORD HUNT OF KINGS HEATH

26 Page 7, line 20, leave out “4(A1) or (1)(b)” and insert “4(1)(b)”

Clause 11

LORD WATSON OF INVERGOWRIE
BARONESS MASSEY OF DARWEN
LORD HUNT OF KINGS HEATH

27 Page 7, line 33, leave out “4(A1) or (1)(b)” and insert “4(1)(b)”

Clause 12

LORD WATSON OF INVERGOWRIE
BARONESS MASSEY OF DARWEN
LORD HUNT OF KINGS HEATH

28 Page 8, line 3, leave out “4(A1) or (1)(b)” and insert “4(1)(b)”

29 Page 8, line 5, leave out “4(A1) or (1)(b)” and insert “4(1)(b)”
Insert the following new Clause—

“Inspection of Academies

Before section 9 of the Academies Act 2010 insert—

“8A Inspection of Academies

Before a coasting school is converted into an Academy by virtue of this Act, and of section 61 or 62 of EIA 2006 (schools requiring significant improvement or schools requiring special measures), the Chief Inspector of Education, Children’s Services and Skills must inspect and report on the person with whom it is anticipated the Secretary of State will enter into an Academy arrangement.”

Insert the following new Clause—

“Reports on required qualifications for teachers

Before a coasting school is converted into an Academy by virtue of this Act, and of section 61 or 62 of the Education and Inspections Act 2006 (schools requiring significant improvement or schools requiring special measures), the Chief Inspector of Education, Children’s Services and Skills must report on the qualifications, if any, that teachers teaching in that school will be required to have by the person with whom it is anticipated the Secretary of State will enter into an Academy arrangement.”

Insert the following new Clause—

“Reports on absences

Before a coasting school is converted into an Academy by virtue of this Act, and of section 61 or 62 of the Education and Inspections Act 2006 (schools requiring significant improvement or schools requiring special measures), the Chief Inspector of Education, Children’s Services and Skills must report on the level of absences in the previous three years—

(a) in the school which is to be converted; and

(b) in schools already under the sponsorship of the person with whom it is anticipated the Secretary of State will enter into an Academy arrangement.”
 Amendment
No.

Clause 13

LORD WATSON OF INVERGOWRIE
BARONESS MASSEY OF DARWEN
LORD HUNT OF KINGS HEATH

33 Page 8, line 35, at end insert—

“(3A) The Secretary of State shall lay an annual report before Parliament on the use of the power to give directions under subsection (1), which shall include information on—

(a) how often directions were given;

(b) the safeguards put in place to ensure that voluntary agencies were not adversely affected by actions of local authorities or agencies complying with directions given and an assessment of the impact of the actions and the effectiveness of the safeguards;

(c) the impact of the directions on models of care other than adoption for children in the areas covered by the directions; and

(d) the extent and adequacy of provisions that have been put in place to ensure that post-adoption support, including in respect of mental health, is available for the children and adoptive parents who have dealt with a local authority or agency carrying out the functions within subsection (3) on behalf of a local authority, following directions from the Secretary of State.”

LORD STOREY
THE EARL OF LISTOWEL
BARONESS BENJAMIN

34 Page 8, line 35, at end insert—

“(3A) The Secretary of State shall lay an annual report before Parliament on the use of power to give directions under subsection (1), which shall include information on—

(a) how often directions were given, and

(b) the extent and adequacy of provisions that have been put in place to ensure that post-adoption support, including in respect of mental health, is available for the children who have received services from a local authority or agency carrying out the functions within subsection (3) on behalf of a local authority, following directions from the Secretary of State.”
Clause 17

LORD STOREY
BARONESS PINNOCK

35 Page 9, line 33, at end insert—

“( ) A statutory instrument under subsection (2) may not be made until the Secretary of State has laid before Parliament a report on the funding of the costs of conversions under this Act.”
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6th November 2015

PUBLISHED BY AUTHORITY OF THE HOUSE OF LORDS
LONDON – THE STATIONERY OFFICE LIMITED
(£3.00)