Technical and Further Education Bill

MARSHALLED LIST OF MOTIONS TO BE MOVED ON CONSIDERATION OF COMMONS REASON AND AMENDMENT

[The page and line references are to HL Bill 88, the bill as first printed for the Lords.]

MOTION A

LORDS AMENDMENT 1

After Clause 1

1 Insert the following new Clause—

“Financial support for students undertaking apprenticeships

(1) The Secretary of State must by regulations made by statutory instrument make provision for—

(a) making a person undertaking a statutory apprenticeship, as defined under section A11 of the Apprenticeships, Skills, Children and Learning Act 2009, a qualifying young person for the purposes of child benefit; and

(b) extending the Higher Education Bursary provided for by section 23C(5A) of the Children Act 1989 to a person who is a former relevant child undertaking a statutory apprenticeship, as defined under section A11 of the Apprenticeships, Skills, Children and Learning Act 2009.

(2) Statutory instruments under subsection (1) are subject to the affirmative resolution procedure.”

COMMONS REASON

The Commons disagree to Lords Amendment 1 for the following Reason—

1A Because it would involve a charge on public funds, and the Commons do not offer any further Reason, trusting that this Reason may be deemed sufficient.
A Lord Nash to move, That this House do not insist on its Amendment 1 to which the Commons have disagreed for their Reason 1A.

MOTION B

LORDS AMENDMENT 6

After Clause 38

6 Insert the following new Clause—

“Further education colleges: careers advice

(1) In carrying out inspections of further education colleges, and giving a rating to colleges, Ofsted has a duty to take into account the careers advice made available to students by colleges.

(2) For the purpose of subsection (1), “careers advice” means a combination of face-to-face careers advice and careers advice that is provided remotely.”

COMMONS AMENDMENT IN LIEU

The Commons disagree to Lords Amendment 6 but propose Amendment 6A in lieu—

6A Page 19, line 5, at end insert—

“Careers advice in further education institutions: Ofsted inspection

(1) Section 125 of the Education and Inspections Act 2006 (inspection of further education institutions) is amended as follows.

(2) In subsection (4) (matters to be dealt with in inspection report), after paragraph (a) (but before the “and” at the end) insert—

“(aa) must, in a case where it relates to an institution within the further education sector, comment on the careers guidance provided to relevant students at the institution,”.

(3) After subsection (7) insert—

“(8) In this section—

“careers guidance” includes guidance about undertaking any training, education, employment or occupation;

“relevant student” means a student—

(a) who is aged under 19, or

(b) who is aged 19 or over and is someone for whom an EHC plan is maintained.”

B Lord Nash to move, That this House do not insist on its Amendment 6 and do agree with the Commons in their Amendment 6A in lieu.
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