The amendments have been marshalled in accordance with the Instruction of 24th October 2017, as follows –

<table>
<thead>
<tr>
<th>Clauses 1 to 9</th>
<th>Clauses 111 and 112</th>
</tr>
</thead>
<tbody>
<tr>
<td>Schedule 1</td>
<td>Schedule 12</td>
</tr>
<tr>
<td>Clauses 10 to 14</td>
<td>Clauses 113 and 114</td>
</tr>
<tr>
<td>Schedules 2 to 4</td>
<td>Schedule 13</td>
</tr>
<tr>
<td>Clauses 15 and 16</td>
<td>Clauses 115 and 116</td>
</tr>
<tr>
<td>Schedule 5</td>
<td>Schedule 14</td>
</tr>
<tr>
<td>Clauses 17 to 20</td>
<td>Clauses 117 to 147</td>
</tr>
<tr>
<td>Schedule 6</td>
<td>Schedule 15</td>
</tr>
<tr>
<td>Clauses 21 to 28</td>
<td>Clause 148</td>
</tr>
<tr>
<td>Schedule 7</td>
<td>Schedule 16</td>
</tr>
<tr>
<td>Clauses 29 to 33</td>
<td>Clauses 149 to 171</td>
</tr>
<tr>
<td>Schedule 8</td>
<td>Schedule 17</td>
</tr>
<tr>
<td>Clauses 34 to 84</td>
<td>Clauses 172 to 190</td>
</tr>
<tr>
<td>Schedules 9 and 10</td>
<td>Schedule 18</td>
</tr>
<tr>
<td>Clauses 85 to 110</td>
<td>Clauses 191 to 194</td>
</tr>
<tr>
<td>Schedule 11</td>
<td>Title</td>
</tr>
</tbody>
</table>

[Amendments marked ★ are new or have been altered]

### Schedule 1

**THE EARL OF KINNOULL**

45B Page 116, line 35, leave out paragraphs 14 and 15 and insert—

“(1) This condition is met if the processing—

(a) is necessary for the purposes listed in sub-paragraph (2), and

(b) is necessary for reasons of substantial public interest.

(2) The purposes mentioned in sub-paragraph (1)(a) are—
Schedule 1 - continued

(a) the arrangement, underwriting, performance or administration (or assisting in the arrangement, underwriting, performance or administration) of a contract of insurance or reinsurance;
(b) the handling or administration (or assisting in the handling or administration) of a claim made under a contract of insurance or reinsurance.”

LORD ASHTON OF HYDE

46 Page 116, line 36, after “on” insert “relevant”

THE EARL OF KINNOULL
LORD CLEMENT-JONES

46A Page 116, line 37, leave out paragraphs (b) and (c) and insert—
“( ) is of data which relates to the insured person or is necessary for the purpose of carrying out business which consists of effecting or carrying out a contract described in paragraph 15(2),”

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

47 Page 116, line 42, leave out paragraph (d)

THE EARL OF KINNOULL
LORD CLEMENT-JONES

47A Page 117, line 3, leave out paragraph (b)

LORD ASHTON OF HYDE

48 Page 117, line 5, at beginning insert “relevant”

THE EARL OF KINNOULL
LORD CLEMENT-JONES

48A Page 117, line 5, leave out from “business” to end of line 11 and insert “has the meaning given in an order made under section 22 of the Financial Services and Markets Act 2000 (regulated markets).”

LORD ASHTON OF HYDE

49 Page 117, line 14, after “of “” insert “relevant”

50 Page 117, line 16, leave out “sub-paragraph” and insert “definition”

THE EARL OF KINNOULL
LORD CLEMENT-JONES

50A Page 117, line 30, at end insert “or a contract where section 8 does not apply because the individual (“L”) is party to the contract.”

LORD ASHTON OF HYDE

51 Page 117, line 35, at end insert—
“15A(1) This condition is met if—
Schedule 1 - continued

(a) the processing is necessary for the purposes of—
   (i) automatically renewing a pre-GDPR insurance contract, or
   (ii) carrying out, or managing the expiry of, an insurance contract resulting from the automatic renewal of a pre-GDPR insurance contract,
(b) the controller has taken reasonable steps to obtain the data subject’s consent to the processing of personal data necessary for those purposes in accordance with sub-paragraph (2), and
(c) the controller is not aware of the data subject withholding such consent.

(2) The steps described in sub-paragraph (1)(b) must have been taken—
   (a) in the case of a contract which automatically renews after a period of less than 10 months, on at least one automatic renewal of the contract in each period of 12 months that has ended since 25 May 2018;
   (b) in any other case, each time the contract has automatically renewed since 25 May 2018.

(3) For the purposes of this paragraph, an insurance contract is automatically renewed if—
   (a) a new insurance contract between the same parties is made without the insured person taking any steps, and
   (b) the new contract provides cover which is the same as, or substantially similar to, the cover provided by the expired contract,

   and references in this paragraph to the automatic renewal of a contract include both the first automatic renewal on the expiry of that contract and subsequent automatic renewal originating with that contract.

(4) For the purposes of sub-paragraph (3)(a), the new contract and the expired contract are to be treated as made with the same insurer if they are made with different insurers but arranged by the same intermediary.

(5) In this paragraph—
   “insurance contract” means a contract of general insurance or long-term insurance;
   “insurer” means a person carrying on business which consists of effecting or carrying out insurance contracts;

(6) Terms used in the definition of “insurance contract” in sub-paragraph (5) and also in an order made under section 22 of the Financial Services and Markets Act 2000 (regulated activities) have the same meaning in that definition as they have in that order.”

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

Page 117, line 38, leave out paragraph (a)
Schedule 1 - continued

53 Page 118, line 19, leave out first “substantial”

54 Page 118, line 19, leave out second “substantial”

LORD ASHTON OF HYDE

55 Page 120, line 37, after “Commons” insert “, a member of the National Assembly for Wales”

56 Page 121, line 1, at end insert—

“20A This condition is met if the processing—
(a) consists of the publication of a judgment or other decision of a court, or
(b) is necessary for the purposes of publishing such a judgment or decision.”

LORD MOYNIHAN
LORD CLEMENT-JONES

57 Page 121, line 3, leave out paragraph 21 and insert—

“21(1) This condition is met if the processing is carried out—
(a) in connection with measures designed to protect sport in the United Kingdom from athletes taking performance enhancing substances listed in the World Anti-Doping Code which are undertaken by UK Anti-Doping (UKAD) or any successor body mandated by the Secretary of State as a non-departmental public body responsible for such objectives, or
(b) for the purposes of national governing bodies of sports, sports clubs, institutions of higher education, schools or managers of sporting events providing information about individual athletes who may be in receipt of performance enhancing substances to UKAD or its successor body.

(2) The reference in sub-paragraph (1)(a) to measures designed to protect sport in the United Kingdom from athletes taking performance enhancing substances include measures designed to identify or prevent doping including, but not limited to, requesting information about the gender of the data subject if thought to be relevant to the use of banned performance enhancing substances.

(3) For the purposes of this paragraph—
(a) data controllers include, but are not limited to, the UK Anti-Doping Agency, medical practitioners recognised by the British Medical Association, national governing bodies of sport, sports clubs, higher education institutions, schools and managers of sporting events;
(b) data processors include but are not limited to all sports bodies and individuals appointed by the controller; and
(c) data subjects are athletes competing in national junior and senior teams aged 12 years and above.”
Schedule 1 - continued

LORD ASHTON OF HYDE

58 Page 121, line 3, leave out “carried out” and insert “necessary”

59 Page 121, line 4, leave out “in connection with” and insert “for the purposes of”

60 Page 121, line 5, leave out “supervision of a body with responsibility” and insert “responsibility of a body or association that is responsible”

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

61 Page 121, line 6, leave out from first “sport” to “, or” in line 7

LORD ASHTON OF HYDE

62 Page 121, line 9, at end insert “or association”

63 Page 121, line 11, at end insert—

“21A(1) This condition is met if the processing—

(a) is necessary for the purposes of measures designed to protect the integrity of a sport or a sporting event,
(b) must be carried out without the consent of the data subject so as not to prejudice those purposes, and
(c) is necessary for reasons of substantial public interest.

(2) In sub-paragraph (1)(a), the reference to measures designed to protect the integrity of a sport or a sporting event is a reference to measures designed to protect a sport or a sporting event against—

(a) dishonesty, malpractice or other seriously improper conduct, or
(b) failure by a person participating in the sport or event in any capacity to comply with standards of behaviour set by a body or association with responsibility for the sport or event.”

BARONESS HAMWEE
BARONESS NEVILLE-ROLFE
LORD ARBUTHNOT OF EDROM

63A Page 121, line 11, at end insert—

“Legal proceedings, legal advice, legal rights and judicial acts

(1) This condition is met if the processing—

(a) is necessary for the purpose of, or in connection with, any legal proceedings (including prospective legal proceedings),
(b) is necessary for the purpose of obtaining legal advice, or
(c) is otherwise necessary for the purposes of establishing, exercising or defending legal rights.

(2) This condition is met if the processing is necessary when a court is acting in its judicial capacity.”
Schedule 1 - continued

BARONESS NEVILLE-JONES

64 Page 121, line 25, after “religious” insert “, patient support”

BARONESS HAMWEE
BARONESS NEVILLE-ROLFE
LORD ARBUTHNOT OF EDROM

64A★ Page 121, line 36, leave out paragraph 26

LORD ASHTON OF HYDE

65 Page 121, line 36, leave out from “processing” to end of line 38 and insert “—
(a) is necessary for the purpose of, or in connection with, any legal proceedings (including prospective legal proceedings),
(b) is necessary for the purpose of obtaining legal advice, or
(c) is otherwise necessary for the purposes of establishing, exercising or defending legal rights.”

66 Page 121, line 38, at end insert—
“26A This condition is met if the processing is necessary when a court is acting in its judicial capacity.”

LORD CLEMENT-JONES
LORD PADDICK

66A Page 122, line 43, at end insert—

“PART 3A
ADDITIONAL CONDITIONS RELATING TO BIOMETRIC DATA

Biometric data for identity verification and authentication to increase security

28A(1) This condition is met if—
(a) the processing is necessary for identity verification or authentication as an integral and ongoing security or identity assurance feature of a service the individual has chosen to use;
(b) the processing is a necessary and proportionate method for an employer to secure access to their premises; or
(c) the processing is necessary for internal research and development to improve a biometric identity verification and authentication mechanism.

(2) Processing under sub-paragraph (1)(b) must be accompanied by a data protection impact assessment.

(3) Processing under sub-paragraph (1)(c) is to be carried out so that—
(a) the data is not processed to support measures or decisions with respect to particular individuals, and
(b) the data is not processed in such a way that substantial damage or substantial distress is, or is likely to be, caused to any data subject.”
Schedule 1 - continued

(4) Processing carried out in accordance with sub-paragraph (3) is deemed compatible with the purposes for which the data was obtained and with Article 5(1)(b) of the GDPR ("purpose limitation principle").

(5) Personal data processed under sub-paragraph (1)(c), in accordance with sub-paragraph (3), can be kept indefinitely.

(6) Processing carried out in accordance with sub-paragraph (3) is exempt from Article 15 of the GDPR ("subject access right") providing that the results of the research and any resulting statistics are not made available in a form which identifies data subjects.”

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

67 Page 123, line 9, leave out “appropriate”

68 Page 123, line 24, at end insert—

“( ) make it available to the data subject without charge.”

Clause 10

LORD ASHTON OF HYDE

69 Page 6, line 12, leave out “supervision” and insert “responsibility”

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

70 Page 6, line 13, after “professional” insert “who owes a duty of confidentiality under an enactment or rule of law”

LORD ASHTON OF HYDE

71 Page 6, line 16, leave out “this section” and insert “section 9”

After Clause 10

LORD LUCAS

71ZA Insert the following new Clause—

“Regulations relating to the processing of personal data under Part 3 of the Digital Economy Act 2017

(1) Subject to the following provisions of this section, the age-verification regulator under section 16 of the Digital Economy Act 2017 may publish, and revise from time to time, regulations relating to the processing of personal data for purposes of age verification under types of arrangements for making pornographic material available not prohibited by section 14 of the Digital Economy Act 2017 in order to—

(a) provide appropriate protection, choice and trust in respect of personal data processed as part of any such arrangements; and

(b) create any technical obligations necessary to achieve the aims set out in subsection (1)(a).
(2) Once the regulator has prepared a draft of regulations it proposes to publish under subsection (1), it must submit the draft to the Secretary of State.

(3) When draft regulations are submitted to the Secretary of State under subsection (2), the Secretary of State must lay those draft regulations before both Houses of Parliament.

(4) If, within the period of 40 days beginning with the day on which draft regulations are laid before Parliament under subsection (3), either House resolves not to approve those draft regulations, the age-verification regulator must not publish those regulations in the form of that draft.

(5) If no such resolution is made within that period, the age-verification regulator must publish the regulations in the form of the draft laid before Parliament.

(6) But subsection (8) applies, instead of subsections (4) and (5), in a case falling within subsection (7).

(7) The cases falling within this subsection are those where draft regulations are laid before Parliament under subsection (3) and no previous regulations have been published under subsection (1) by the age-verification regulator.

(8) The regulator must not publish regulations in the form of the draft laid before Parliament unless the draft has been approved by a resolution of each House of Parliament.

(9) Subsection (4) does not prevent new draft regulations from being laid before Parliament.

(10) For the purposes of subsection (4)—
    (a) where draft regulations are laid before each House of Parliament on different days, the later day is to be taken as the day on which it was laid before both Houses, and
    (b) in reckoning any period of 40 days, no account is to be taken of any time during which Parliament is dissolved or prorogued or during which both Houses are adjourned for more than 4 days.

(11) References in this section to regulations and draft regulations include references to revised regulations and draft revised regulations.”

After Clause 11

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

71A Insert the following new Clause—

“Right to be informed of the commercial exploitation of personal data

(1) Data controllers must notify data subjects of all intended or actual commercial exploitation of their personal data.

(2) The notification under subsection (1) must be made—
    (a) at the time when the data subject consents to their personal data being processed by the data controller,
    (b) before commercial exploitation takes place, if this is more than six months after the notification in paragraph (a), and
After Clause 11 - continued

(c) every six months thereafter if the commercial exploitation is ongoing.

(3) Notifications under this section must include—

(a) the primary uses to which the personal data will be put, and
(b) the gross revenues the data controller expects to receive through the
exploitation of that personal data.”

Clause 12

LORD STEVENSON OF BALMACARA

Lord Stevenson of Balmacara gives notice of his intention to oppose the Question that Clause 12 stand part of the Bill.

Clause 13

LORD ASHTON OF HYDE

Page 7, line 9, leave out “prohibition on taking” and insert “Article 22(1) of the GDPR for”

Page 7, line 10, leave out “for decisions”

LORD CLEMENT-JONES

LORD PADDICK

LORD STEVENSON OF BALMACARA

Page 7, line 11, at end insert—

“( ) A decision is “based solely on automated processing” for the purposes of this
section if, in relation to a data subject, there is no meaningful input by a natural
person in the decision-making process.”

LORD CLEMENT-JONES

LORD PADDICK

Page 7, line 11, at end insert—

“( ) This section does not apply in respect of a child.”

LORD CLEMENT-JONES

LORD PADDICK

BARONESS HAMWEE

BARONESS JONES OF MOULSECOOMBD

Page 7, line 11, at end insert—

“( ) A decision that engages an individual’s rights under the Human Rights Act
1998 does not fall within Article 22(2)(b) of the GDPR (exemption from
prohibition on taking significant decisions based solely on automated
processing for decisions that are authorised by law and subject to safeguards
for the data subject’s rights, freedoms and legitimate interests).”

LORD ASHTON OF HYDE

Page 7, line 15, at beginning insert “similarly”
Clause 13 - continued

LORD CLEMENT-JONES
LORD PADDICK

Page 7, line 15, at end insert “or a group sharing a protected characteristic, within the meaning of the Equality Act 2010, to which the data subject belongs.”

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK
LORD WHITTY

Page 7, line 26, at end insert “provide meaningful information about the logic involved as well as the significance and legal consequences of such processing, and”

Page 7, line 39, at end insert—

“( ) A data subject affected by a qualifying significant decision under this section retains the right to lodge a complaint to the Commissioner under section 156 and to seek a compliance order by a court under section 158 of this Act.”

After Clause 13

LORD CLEMENT-JONES
LORD PADDICK

Insert the following new Clause—

“Review of Article 22

(1) Within three years of the implementation of the GDPR, the Secretary of State must review the operation of Article 22 of the GDPR in the United Kingdom.

(2) A review under subsection (1) must have particular reference to how many qualifying significant decisions are fully automated and so interact with the right not to be subject to a decision based solely on automated processing.

(3) The Secretary of State must lay a report of the review before Parliament.”

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK
LORD CLEMENT-JONES

Insert the following new Clause—

“Personal Data Ethics Advisory Board

(1) The Secretary of State must appoint an independent Personal Data Ethics Advisory Board as soon as reasonably practicable after the passing of this Act.

(2) The Personal Data Ethics Advisory Board’s functions, in relation to the processing of personal data to which the GDPR and this Act applies, are to—

(a) monitor further technical advances in the use and management of personal data and their implications for the rights of data subjects;

(b) protect the individual and collective rights and interests of data subjects in relation to their personal data;
After Clause 13 - continued

(c) ensure that trade-offs between the rights of data subjects and the use and management of personal data are made transparently, accountably and inclusively;

(d) seek out good practices and learn from successes and failures in the use and management of personal data; and

(e) enhance the skills of data subjects and controllers in the use and management of personal data.

(3) The Personal Data Ethics Advisory Board must report annually to the Secretary of State.

(4) The report in subsection (3) may contain recommendations to the Secretary of State and the Commissioner relating to how they can improve the processing of personal data and the protection of data subjects’ rights by improving methods of—

(a) monitoring and evaluating the use and management of personal data;

(b) sharing best practice and setting standards for data controllers; and

(c) clarifying and enforcing data protection rules.

(5) The Secretary of State must lay the report in subsection (3) before both Houses of Parliament.”

Clause 14

LORD CLEMENT-JONES
LORD PADDICK

79 Page 8, line 23, leave out “scientific or historical”

Schedule 2

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

79A Page 124, line 17, leave out paragraph (vi)

79B Page 124, line 19, leave out paragraph (viii)

LORD CLEMENT-JONES
LORD PADDICK
LORD KENNEDY OF SOUTHWARK
BARONESS JONES OF MOULSECOOMB

80 Page 125, line 41, leave out paragraph 4

LORD ARBUTHNOT OF EDROM
BARONESS NEVILLE-ROLFE

80A Page 126, line 28, leave out “disclosure” and insert “processing”
Schedule 2 - continued

LORD ASHTON OF HYDE
LORD ARBUTHNOT OF EDROM
BARONESS NEVILLE-ROLFE

81 Page 126, line 29, leave out “is necessary”

82 Page 126, line 30, at beginning insert “is necessary”

83 Page 126, line 31, leave out from “proceedings),” to “establishing” in line 32 and insert—

“( ) is necessary for the purpose of obtaining legal advice, or
( ) is otherwise necessary for the purposes of”

LORD ARBUTHNOT OF EDROM
BARONESS NEVILLE-ROLFE

83A Page 126, leave out lines 34 and 35

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

83B Page 127, line 12, leave out paragraph 7

LORD ASHTON OF HYDE

84 Page 127, line 33, leave out from “bankrupts” to end of line 38

85 Page 127, line 38, at end insert—

“The function is of a public nature, or is exercised in the public interest.”

“1A. The function is designed to protect members of the public against—
(a) dishonesty, malpractice or other seriously improper conduct by persons who carry on any activity that brings them into contact with members of the public, or
(b) the unfitness or incompetence of persons who carry on any activity that brings them into contact with members of the public.”
### Schedule 2 - continued

86 Page 130, line 2, at end insert—

<table>
<thead>
<tr>
<th>“A1. The Commissioner”</th>
<th>By or under—</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(a) the data protection legislation;</td>
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<td></td>
<td>(b) the Freedom of Information Act 2000;</td>
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<tr>
<td></td>
<td>(c) the Privacy and Electronic Communications (EC Directive) Regulations 2003 (S.I. 2003/2426);</td>
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<td></td>
<td>(d) the Environmental Information Regulations 2004 (S.I. 2004/3391);</td>
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<td></td>
<td>(e) the INSPIRE Regulations 2009 (S.I. 2009/3157);</td>
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<td></td>
<td>(g) the Re-use of Public Sector Information Regulations 2015 (S.I. 2015/1415);</td>
</tr>
<tr>
<td></td>
<td>(h) the Electronic Identification and Trust Services for Electronic Transactions Regulations 2016 (S.I. 2016/696).</td>
</tr>
</tbody>
</table>

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<thead>
<tr>
<th>A2. The Pensions Ombudsman.</th>
<th>By or under Part 10 of the Pension Schemes Act 1993 or any corresponding legislation having equivalent effect in Northern Ireland.</th>
</tr>
</thead>
<tbody>
<tr>
<td>A3. The Board of the Pension Protection Fund.</td>
<td>By or under sections 206 to 208 of the Pensions Act 2004 or any corresponding legislation having equivalent effect in Northern Ireland.</td>
</tr>
<tr>
<td>A4. The Ombudsman for the Board of the Pension Protection Fund.</td>
<td>By or under any of sections 209 to 218 or 286(1) of the Pensions Act 2004 or any corresponding legislation having equivalent effect in Northern Ireland.</td>
</tr>
<tr>
<td>A5. The Pensions Regulator.</td>
<td>By or under any enactment.”</td>
</tr>
</tbody>
</table>

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

86A Page 132, line 5, leave out sub-paragraph (3)

86B Page 132, line 27, leave out paragraph (a)
Schedule 2 - continued

LORD PANNICK

86BA Page 133, line 38, at end insert—

“Confidential trust information

The listed GDPR provisions do not apply to personal data in respect of which the controller is (or acts as agent or confidential adviser to) a trustee or other officer of a private trust to the extent that the data consists of information—

(a) which records any person’s deliberations about the manner of exercise of a power or discretion under that trust,

(b) which discloses any person’s reasons for any particular exercise of such power or discretion, or

(c) upon which such deliberations or reasons were or might have been based.”

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

86C Page 134, line 15, leave out paragraph 19

86D Page 135, line 27, leave out paragraph 20

LORD ASHTON OF HYDE

87 Page 135, line 42, at end insert—

“() the placement (or prospective placement) of the data subject as a volunteer,”

LORD BLACK OF BRENTWOOD

87ZA Page 136, line 40, leave out “only”

BARONESS HOLLINS
EARL ATTLEE

87A Page 136, line 41, leave out from beginning to second “the” and insert “the processing of the personal data is necessary for”

LORD BLACK OF BRENTWOOD

87AA Page 136, line 41, leave out from the first “the” to “with” and insert “processing is being undertaken”

87AB Page 136, line 42, leave out “a” and insert “any”

87AC Page 136, line 42, after “of” insert “any”

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

87B Page 136, line 42, after “journalistic,” insert “photographic,”
Schedule 2 - continued

BARONESS HOLLINS
EARL ATTLEE

87C Page 137, line 3, at end insert—
“( ) the likely interference with privacy resulting from the processing
of the data is outweighed by the public interest in publication.”

LORD BLACK OF BRENTWOOD

87CA Page 137, line 3, at end insert—
“( ) In determining whether the application of any one or more of the listed
GDPR provisions could reasonably believed to be incompatible with the
special purposes, consideration must be given to whether application of
the listed GDPR provisions would be impractical or inappropriate in
relation to any one of the special purposes.”

BARONESS HOLLINS
EARL ATTLEE

87D Page 137, line 4, leave out sub-paragraph (3)

LORD BLACK OF BRENTWOOD

87DA Page 137, line 4, leave out “would” and insert “could reasonably be believed to”

87DB Page 137, line 4, leave out “the controller must take into account” and insert “account
must be taken of”

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

87E Page 137, line 8, leave out from “any” to end of line 18 and insert “appropriate codes
of practice and guidance.”

LORD CLEMENT-JONES
LORD McNALLY

88 Page 137, line 14, leave out paragraph (c)

89 [Withdrawn]

LORD SKIDELSKY
EARL ATTLEE

89A Page 137, line 14, leave out paragraph (c) and insert—
“(c) any code which is adopted by an approved regulator as defined
by section 42 of the Crime and Courts Act 2013.”

BARONESS HOLLINS
EARL ATTLEE

89B Page 137, line 19, after “paragraph,” insert “in relation to all controllers save for those
referred to in sub-paragraph (10) (the listed GDPR provisions in relation to which are
set out in sub-paragraph (11)),”
Schedule 2 - continued

LORD BLACK OF BRENTWOOD

89C Page 137, line 39, at end insert—
“( ) Article 19 (notification obligation regarding rectification or erasure of personal data or restriction of processing);”

89D Page 137, line 41, at end insert—
“( ) in Chapter IV of the GDPR (controller and processor)—
   (i) Article 36 (prior consultation);”

89E Page 137, line 41, at end insert—
“( ) in Chapter V of the GDPR (transfers of personal data to third countries or international organisations)—
   (i) Article 44 (general principle for transfers);”

89F Page 137, line 44, at end insert—
“( ) in Chapter IX of the GDPR (specific processing situations)—
   (i) Article 89(1) (safeguards and derogations relating to processing for archiving purposes in the public interest, scientific or historical research purposes or statistical purposes);”

LORD ASHTON OF HYDE

90 Page 137, line 45, leave out sub-paragraph (9)

LORD MCNALLY
LORD CLEMENT-JONES
LORD STEVENSON OF BALMACARA

91 Page 137, line 47, at end insert “(including in return for a fee); and
   ( ) in relation to journalistic material, includes making available to the public or a section of the public (including in return for a fee) material that was previously published by another body or organisation.
   ( ) It shall not be necessary for a body or association relying on this paragraph to demonstrate that its sole or primary function is one or more of the special purposes.”

BARONESS HOLLINS
EARL ATTLEE

91A Page 137, line 47, at end insert—
“(10) If personal data is being processed for journalistic purposes by a controller which is—
   (a) a “relevant publisher” as defined by section 41 of the Crime and Courts Act 2013, and
   (b) is not a member of an approved regulator as defined by section 42 of the Crime and Courts Act 2013,
then the GDPR provisions set out in sub-paragraph (11) apply.
Schedule 2 - continued

(11) The listed GDPR provisions in relation to those controllers referred to in sub-paragraph (10) are the following provisions of the GDPR (which may be exempted or derogated from by virtue of Article 85(2) of the GDPR)—

(a) in Chapter II of the GDPR (principles) —
   (i) Article 5(1) (a), (c) and (e) (principles relating to processing) save for the requirement in Article 5(1)(a) that data be processed fairly;
   (ii) Article 6 (lawfulness);
   (iii) Article 7 (conditions for consent);
   (iv) Article 8(1) and (2) (child’s consent);
   (v) Article 9 (processing of special categories of data);
   (vi) Article 10 (data relating to criminal convictions etc);
   (vii) Article 11(2) (processing not requiring identification);

(b) in Chapter III of the GDPR (rights of the data subject)—
   (i) Article 14(2)(f) where compliance with the Article might identify a confidential journalistic source;
   (ii) Article 15(1)(g) where compliance with the article might identify a confidential journalistic source;
   (iii) Article 18(1)(a), (b) and (d) (restriction of processing);
   (iv) Article 20(1) and (2) (right to data portability);
   (v) Article 21(1) (objections to processing);

(c) in Chapter VII of the GDPR (co-operation and consistency)—
   (i) Articles 60 to 62 (co-operation);
   (ii) Articles 63 to 67 (consistency).”

LORD BLACK OF BRENTWOOD

91B Page 137, line 47, at end insert—

“(10) In respect of processing for the special purposes, if a controller or processor publishes personal data to the public or a section of the public (“the first publication”), and subsequently publishes (whether or not to the public) that personal data or substantially similar personal data, the Commissioner must not commence any enforcement action against the controller or processor in respect of the accuracy of the published personal data after the expiration of one year from the date of the first publication.”

LORD ASHTON OF HYDE

92 Page 138, line 10, at beginning insert “For the purposes of this paragraph,“

93 Page 138, line 30, at beginning insert “For the purposes of this paragraph,“

Schedule 3

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

93A Page 140, line 16, leave out “or another individual”
Schedule 3 - continued

LORD ASHTON OF HYDE

94 Page 140, line 35, at end insert—
“(ea) the Sheriff Court Adoption Rules 2009;”

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

94A Page 141, line 1, leave out from “subject” to “and” and insert “lacks capacity as defined in the Mental Capacity Act 2005”

94B Page 141, line 6, leave out paragraph (a)

94C Page 142, line 18, leave out from “applies” to end of line 19

94D Page 142, line 41, leave out paragraph (a)

LORD ASHTON OF HYDE

95 Page 142, line 43, after “1970” insert “or the Social Services and Well-being (Wales) Act 2014”

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

95A Page 144, line 10, leave out from “Children” to “, and” in line 13

95B Page 144, line 29, leave out from “1990” to end of line 31

LORD ASHTON OF HYDE

96 Page 146, line 4, at end insert—
“(ea) the Sheriff Court Adoption Rules 2009;”

97 Page 147, line 19, leave out “governing body” and insert “proprietor”

98 Page 147, line 28, leave out paragraph (b) and insert—
“(b) an Academy school;
(c) an alternative provision Academy;
(d) an independent school that is not an Academy school or an alternative provision Academy;
(e) a non-maintained special school.”

99 Page 147, line 35, leave out from “1998),” to end of line 36 and insert—
“(ii) an Academy school,
(iii) an alternative provision Academy,
(iv) an independent school that is not an Academy school or an alternative provision Academy, or
(v) a non-maintained special school,”
Schedule 3 - continued

100 Page 147, line 38, leave out “governing body” and insert “proprietor”

101 Page 147, line 43, leave out from “paragraph” to end of line 44 and insert “—
“independent school” has the meaning given by section 463 of the Education Act 1996;
“local authority” has the same meaning as in that Act (see sections 579(1) and 581 of that Act);
“non-maintained special school” has the meaning given by section 337A of that Act;
“proprietor” has the meaning given by section 579(1) of that Act.”

102 Page 149, line 43, at end insert—
“(ea) the Sheriff Court Adoption Rules 2009;”

Schedule 4

LORD ASHTON OF HYDE

103 Page 152, line 6, leave out paragraph (d)

104 Page 153, line 31, leave out “, or rules with equivalent effect replacing those rules”

105 Page 153, line 44, leave out “, or rules with equivalent effect replacing those rules”

106 Page 153, line 47, leave out “, or rules with equivalent effect replacing those rules”

Clause 15

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

106A Page 8, line 44, leave out paragraph (b)

BARONESS NEVILLE-ROLFE
LORD ARBUTHNOT OF EDROM

106B* Page 9, line 13, leave out “affirmative” and insert “super-affirmative”

BARONESS JONES OF MOULSECOOMBE

107 Page 9, line 13, leave out “affirmative resolution procedure” and insert “super-affirmative resolution procedure under section 18 of the Legislative and Regulatory Reform Act 2006, with references in that section to section 14 to be read as references to this section of this Act”

108 [Re-tabled as Amendment 106B]
Clause 15 - continued

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK
BARONESS FINLAY OF LLANDAFF

108A  Page 9, line 14, at end insert—

“( ) Nothing in this section authorises the making of regulations which would
enable a disclosure which contravenes the common law duty of medical
confidentiality.”

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

108B  Page 9, line 14, at end insert—

“( ) Regulations made under this section may not amend, repeal or revoke the
GDPR after the United Kingdom leaves the EU.”

BARONESS JONES OF MOULSECOOMB

Baroness Jones of Moulsecoomb gives notice of her intention to oppose the Question that
Clause 15 stand part of the Bill.

Schedule 5

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

108C  Page 154, line 29, after “by” insert “any relevant”

108D  Page 155, line 2, leave out “is dissatisfied with” and insert “wishes to make an appeal
against”

108E  Page 155, line 5, leave out “3 months” and insert “28 days”

108F  Page 155, line 39, leave out sub-paragraph (7)

LORD ASHTON OF HYDE

109  Page 155, line 39, at end insert “appointed under sub-paragraph (3) or (4)”

110  Page 156, line 2, leave out “(7)” and insert “(8)”

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

110A  Page 156, line 6, after “Any” insert “relevant”
Clause 17

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

110B Page 10, line 25, at beginning insert—
“( ) Regulations under section 17(1)(a) are subject to the affirmative resolution procedure. Other”

Clause 18

LORD PATEL

111 Page 10, line 40, at end insert—
“unless the processing is carried out for research which has been approved by a relevant ethics review body.”

111A [Withdrawn]

Schedule 6

LORD ASHTON OF HYDE

112 Page 157, leave out lines 11 to 14 and insert—
“(2) But sub-paragraph (1) does not have effect—
(a) in the case of the references which are modified or inserted by paragraphs 9(f)(ii), 15(b), 16(a)(ii), 35, 36(a) and (e)(ii) and 38(a)(i);
(b) in relation to the references in points (a) and (b) of paragraph 2 of Article 61, as inserted by paragraph 49.”

112A [Withdrawn]

113 Page 157, line 20, leave out from beginning to ““domestic” and insert “In this paragraph,”

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

113A Page 157, line 25, leave out paragraph 4

LORD ASHTON OF HYDE

114 Page 157, line 28, at end insert “(including paragraph 3(1))”

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

114A Page 158, line 9, leave out paragraph 8

LORD CLEMENT-JONES
LORD PADDICK

115 Page 158, line 34, leave out paragraph (d)
Schedule 6 - continued

LORD ASHTON OF HYDE

116 Page 158, line 38, at end insert—
“(ii) for “Article 51” substitute “Article 51 of the GDPR”;”

117 Page 159, line 3, at end insert—
“(28) “domestic law” has the meaning given in paragraph 3(3) of Schedule 6 to the 2017 Act.”

118 Page 159, line 33, after “9” insert “of the 2017 Act”

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

118A Page 159, line 36, leave out paragraph (f)

LORD CLEMENT-JONES
LORD PADDICK

119 Page 160, line 38, at end insert—
“( ) in paragraph 3, after “point of view” insert “, to obtain an explanation of the decision reached after such assessment”."

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

119A Page 161, line 42, leave out paragraph 27

LORD ASHTON OF HYDE

120 Page 163, line 13, at end insert—
“(d) in paragraph 9, for “of this Article” substitute “of Article 45 of the GDPR.””

121 Page 163, line 40, after “Act” insert “which makes certain provision about the public interest”

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

121A Page 164, line 36, leave out paragraph (d)

LORD ASHTON OF HYDE

122 Page 165, line 2, at end insert—
“(ba) in paragraph 3, in point (b), for “the Member State government” substitute “the Secretary of State”;”

123 Page 166, line 12, at end insert—
“(za) in paragraph 5, in point (d), for “pursuant to Member State law adopted under Chapter IX” substitute “under Part 5 or 6 of Schedule 2 to the 2017 Act or under regulations made under section 15 of that Act”;”
Schedule 6 - continued

124 Page 166, line 14, at end insert—
“(ii) for “that Member State” substitute “the United Kingdom”;”

Clause 21

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

The above-named Lords give notice of their intention to oppose the Question that Clause 21 stand part of the Bill.

Clause 24

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

124A Page 14, line 40, at end insert “where the provision is likely to prejudice the combat effectiveness of the armed forces.”

124B Page 14, line 40, at end insert—
“( ) Subsection (1)(b) does not include the processing of civilian personnel records by a body that has defence responsibilities.”

LORD CLEMENT-JONES
LORD PADDICK

124C Page 14, line 42, leave out paragraph (a)

124D Page 15, line 4, leave out paragraph (c)

124E Page 15, line 16, leave out paragraph (f)

124F Page 15, line 21, leave out paragraph (g)

Clause 25

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

124G Page 15, line 37, at end insert—
“( ) The Commissioner must be notified where a certificate is issued under subsection (1).”

124H Page 15, line 41, at end insert—
“( ) does not apply to the defence purposes exemption in section 24.”
 Clause 25 - continued

124J Page 15, line 41, at end insert—
“( ) must be made publicly available where such a revelation does not affect national security.”

124K Page 16, line 24, at end insert—
“(11) The Secretary of State must by regulations specify the grounds of appeal for proceedings under subsection (3).
(12) The regulations under subsection (11) are subject to the affirmative resolution procedure.”

LORD CLEMENT-JONES
LORD PADDICK

124L Leave out Clause 25 and insert the following new Clause—

“National security: certificate
(1) A Minister of the Crown must apply to a Judicial Commissioner for a certificate if exemptions are sought under section 24(2) from the specified provisions in relation to any personal data for the purpose of safeguarding national security.
(2) The decision to issue the certificate must be approved by a Judicial Commissioner.
(3) In deciding whether to approve an application under subsection (1), a Judicial Commissioner must review the Minister’s conclusions as to the following matters—
   (a) whether the certificate is necessary, and
   (b) whether the conduct that would be authorised by the certificate is proportionate, and
   (c) whether it is necessary and proportionate to exempt all of the provisions specified in the certificate.
(4) An application for a certificate under subsection (1)—
   (a) must identify the personal data to which it applies by means of a general description, and
   (b) may be expressed to have prospective effect.
(5) Where a Judicial Commissioner refuses to approve a Minister’s application for a certificate under this Chapter, the Judicial Commissioner must give the Minister reasons in writing for the refusal.
(6) Where a Judicial Commissioner refuses to approve a Minister’s application for a certificate under this Chapter, the Minister may apply to the Commissioner for a review of the decision.
(7) Any person who believes they are directly affected by a certificate under subsection (1) may appeal to the Tribunal against the certificate and may rely upon section 173 of this Act.
(8) If, on an appeal under subsection (7), the Tribunal finds that it was not necessary or proportionate to issue the certificate, the Tribunal may—
Clause 25 - continued

(a) allow the appeal, and
(b) quash the certificate.

(9) The power to apply for a certificate under subsection (1) is exercisable only by—
   (a) a Minister who is a member of the Cabinet, or
   (b) the Attorney General or the Advocate General for Scotland.”

Clause 26

LORD CLEMENT-JONES
LORD PADDICK

124M Page 16, line 30, leave out “or for defence purposes”

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

124N Page 16, line 31, after “purposes” insert “where the prohibition is likely to prejudice the combat effectiveness of the armed forces”

LORD CLEMENT-JONES
LORD PADDICK

124P Page 16, line 34, leave out subsections (2) to (4)

Clause 28

BARONESS HAMWEE
LORD PADDICK

124Q Page 17, line 27, after “Schedule 7” insert “to the extent that the person has functions for any of the law enforcement purposes”

124R Page 17, line 33, at end insert “to reflect the extent of a person’s functions for any of the law enforcement purposes”

Schedule 7

BARONESS HAMWEE
LORD PADDICK

124S Page 168, line 10, leave out paragraphs 1 to 3

LORD ASHTON OF HYDE

125 Page 168, line 13, leave out paragraph 3 and insert—
   “3 Any Northern Ireland department.”

126 Page 168, line 13, at end insert—
   “3A The Welsh Ministers.”

127 Page 168, line 36, after “The” insert “Director General of the”
Schedule 7 - continued

BARONESS HAMWEE
LORD PADDICK

127A Page 169, line 2, at end insert—
“Police and crime commissioners.”

LORD ASHTON OF HYDE

128 Page 169, line 4, at end insert—
“20A The Welsh Revenue Authority.
20B Revenue Scotland.”

129 Page 169, line 9, at end insert—
“25A The Competition and Markets Authority.
25B The Gas and Electricity Markets Authority.
25C The Food Standards Agency.
25D Food Standards Scotland.
25E Her Majesty’s Land Registry.”

BARONESS HAMWEE
LORD PADDICK

129A Page 169, line 22, leave out paragraphs 35 to 37

Clause 31

BARONESS HAMWEE
LORD PADDICK

129B Page 18, line 42, leave out “certain”

129C Page 18, line 42, at end insert “or attributes”

129D Page 19, line 1, leave out “in particular” and insert “and”

129E Page 19, line 1, leave out “aspects concerning”

129F Page 19, line 2, leave out “individual’s” and insert “individual including his”

Clause 32

BARONESS HAMWEE
LORD PADDICK

129G Page 19, line 17, leave out “and fair” and insert “fair and transparent”
Clause 33

BARONESS HAMWEE  
LORD PADDICK

129H Page 19, line 37, leave out “and fair” and insert “, fair and transparent”

129J Page 20, line 10, leave out “strictly”

BARONESS JONES OF MOULSECOOMB  
LORD STEVENSON OF BALMACARA  
LORD KENNEDY OF SOUTHWARK

130 Page 20, line 14, leave out subsection (6)

BARONESS HAMWEE  
LORD PADDICK

130A Page 20, line 14, leave out “adding, varying or”

Schedule 8

LORD ASHTON OF HYDE

131 Page 170, line 20, at end insert “or rule of law”

132 Page 170, line 28, leave out from “processing” to end of line 30 and insert “—
  (a) is necessary for the purpose of, or in connection with, any legal
  proceedings (including prospective legal proceedings),
  (b) is necessary for the purpose of obtaining legal advice, or
  (c) is otherwise necessary for the purposes of establishing,
  exercising or defending legal rights.”

133 Page 170, line 30, at end insert—
  “4A This condition is met if the processing is necessary when a court or other
  judicial authority is acting in its judicial capacity.”

LORD STEVENSON OF BALMACARA  
LORD KENNEDY OF SOUTHWARK

133ZA Page 171, line 14, leave out paragraph 6

Clause 34

BARONESS HAMWEE  
LORD PADDICK

133ZB Page 20, line 30, leave out “legitimate” and insert “authorised by law”

LORD STEVENSON OF BALMACARA  
LORD KENNEDY OF SOUTHWARK

133ZC Page 20, line 36, after “purpose” insert “which has a statutory basis”
Clause 36

BARONESS HAMWEE
LORD PADDICK

Page 21, line 16, leave out “where relevant and”

Page 21, line 24, leave out “transmitted or made available” and insert “disclosed”

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

Page 21, line 25, leave out “of the law enforcement”

Page 21, line 25, at end insert—

“( ) Where inaccurate personal data is not rectified, the controller must erase it.”

Clause 37

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

Page 21, line 42, at end insert—

“( ) The controller must have in place an appropriate policy document which explains the controller’s procedures in relation to ensuring that the time limits under subsection (2) are observed.

( ) Such policy documents must be made available to the Commissioner.”

Clause 39

BARONESS HAMWEE
LORD PADDICK

Page 22, line 10, after “is” insert “strictly”

Clause 40

BARONESS HAMWEE
LORD PADDICK

Page 22, line 38, leave out paragraph (c) and insert—

“(c) publish it.”

Clause 42

BARONESS HAMWEE
LORD PADDICK

Page 24, line 12, at end insert—

“( ) The controller must without undue delay inform each data subject that he is (or, as the case may be, is again) a data subject.”

Page 24, line 13, leave out “in specific cases”
Clause 42 - continued

133ZN  Page 24, line 30, after “rights” insert “under the Human Rights Act 1998 and the Charter of Fundamental Rights of the European Union”

133ZP  Page 24, line 32, leave out “an official or” and insert “a”

Clause 46

BARONESS HAMWEE
LORD PADDICK

133ZQ  Page 27, line 45, leave out “(4)” and insert “(1)(b)(i)”

Clause 47

LORD CLEMENT-JONES
LORD PADDICK

133A  Page 28, line 19, at end insert—
“( ) In subsection (1) the qualification “unless that decision is required or authorised by law” does not apply to a significant decision in respect of a child.”

134  Page 28, line 23, at end insert—
“(3) A decision is “based solely on automated processing” for the purposes of this section if, in relation to a data subject, there is no meaningful input by a natural person in the decision-making process.”

Clause 48

BARONESS HAMWEE
LORD PADDICK

134A  Page 28, line 28, leave out paragraph (b)

LORD PADDICK
BARONESS HAMWEE

135  Page 28, line 28, at end insert—
“( ) it does not engage the rights of the data subject under the Human Rights Act 1998.”

BARONESS HAMWEE
LORD PADDICK

135A  Page 28, line 30, after “processing” insert “, including profiling”

135B  Page 28, line 31, after “practicable” insert “within 72 hours of the decision”
Clause 48 - continued

LORD CLEMENT-JONES
LORD PADDICK

Page 29, line 12, at end insert—
“( ) In this section “based solely on automated processing” has the meaning given by section 47(3).”

BARONESS HAMWEE
LORD PADDICK

Page 29, line 12, at end insert—
“(7) To support the exercise by the Commissioner of his or her functions under Schedule 13, the Commissioner must appoint an independent person—
(a) to oversee the operation of automated decision-making and applicable safeguards,
(b) to advise the Commissioner with regard to the application to automated decision-making of the data protection principles provided by this Part, and
(c) periodically to report to the Commissioner.
(8) The reports under subsection (7)(c) must be published.”

After Clause 48

LORD PADDICK
BARONESS HAMWEE

Insert the following new Clause—

“Right to information about decision making
(1) Where—
(a) the controller processes personal data relating to a data subject, and
(b) the results produced by the processing are applied to the data subject,
the data subject is entitled to obtain from the controller, on request, knowledge of the reasoning underlying the processing.
(2) Where the data subject makes a request under subsection (1), the controller must comply with the request without undue delay.”

Clause 56

BARONESS HAMWEE
LORD PADDICK

Page 32, line 30, at end insert—
“( ) Notwithstanding any determination under subsection (2), joint controllers are each liable for any failure to comply with the obligations of a controller under this Part.”
Clause 59

BARONESS HAMWEE
LORD PADDICK

137B Page 34, line 13, leave out “where applicable,”

Clause 62

BARONESS HAMWEE
LORD PADDICK

137C Page 35, line 40, at end insert—

“() In subsection (4), reference to “nature” includes the use of new technologies, mechanisms and procedures in the processing of personal data.”

Clause 63

BARONESS HAMWEE
LORD PADDICK

137D Page 36, line 7, at end insert—

“(2A) The Commissioner may, through regulations, specify other conditions under which the controller must consult the Commissioner.

(2B) The regulations under subsection (2A) are subject to the negative resolution procedure.”

137E Page 36, line 20, at end insert—

“( ) The written advice must include advice on measures to mitigate the risks to the rights and freedoms of data subjects and the powers of the Commissioner in the event of non-compliance with this Part.”

Clause 64

BARONESS HAMWEE
LORD PADDICK

137F Page 36, line 32, after “must” insert “, taking into account the costs of implementation,”

Clause 66

BARONESS HAMWEE
LORD PADDICK

137G Page 38, line 10, leave out “has” and insert “had”

137H Page 38, line 40, at end insert—

“but the controller must report any restriction to the Commissioner.”
Clause 69

BARONESS HAMWEE
LORD PADDICK

137J Page 40, line 4, at end insert “including updating controllers and processors on relevant developments in the data protection standards of third countries to which personal data might be transferred under this Part”

Clause 71

BARONESS HAMWEE
LORD PADDICK

137K Page 41, line 12, at end insert—
“(c) the rights of data subjects under this Part are protected.”

137L Page 41, line 33, leave out “or to the essential interests of a member State”

137M Page 41, line 34, leave out paragraph (b)

Clause 74

BARONESS HAMWEE
LORD PADDICK

137N Page 42, line 40, at end insert—
“( ) In coming to a decision under subsection (2), the controller must pay due regard to any relevant guidance issued by the Commissioner.”

Clause 77

BARONESS HAMWEE
LORD PADDICK

137P Page 45, line 9, at end insert “must be informed and”

Clause 80

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

137Q Page 47, line 19, leave out lines subsections (1) and (2) and insert—
“( ) This Part applies to processing undertaken for the purposes of safeguarding national security.”

Clause 84

BARONESS HAMWEE
LORD PADDICK

137R Page 49, line 15, after “conditions” insert “, other than a condition which is also a condition in Schedule 9,”
Clause 84 - continued

BARONESS JONES OF MOULSECOOMB
LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

138 Page 49, line 17, leave out subsection (3)

BARONESS HAMWEE
LORD PADDICK

138A Page 49, line 18, leave out “, varying or omitting”

Schedule 9

LORD ASHTON OF HYDE

139 Page 171, line 34, at end insert “or rule of law”

BARONESS HAMWEE
LORD PADDICK

139A Page 171, line 39, leave out paragraph 6

139B Page 172, line 3, leave out from “processing” to “the” in line 4 and insert “may prejudice”

Schedule 10

BARONESS HAMWEE
LORD PADDICK

139C Page 172, line 26, at end insert—

“(2) In any case under this paragraph, the processing and the reasons for the processing must be reported to the Commissioner.”

139D Page 172, line 31, at end insert—

“( ) is in connection with an offence or alleged offence, and”

LORD ASHTON OF HYDE

140 Page 173, line 6, after “enactment” insert “or rule of law”

BARONESS HAMWEE
LORD PADDICK

140A Page 173, line 10, leave out paragraph 7

Clause 85

BARONESS HAMWEE
LORD PADDICK

140B Page 50, line 16, after “collected” insert “only”
Clause 90

LORD ASHTON OF HYDE

141 Page 51, line 9, leave out “to 96” and insert “and 95”

142 Page 51, line 9, at end insert—

“( ) section 96 deals with the right to information about decision-making;”

After Clause 90

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

142A Insert the following new Clause—

“The rights of data subjects in non-sensitive roles

(1) The rights of data subjects set out in Chapter 3 of this Part apply only to data subjects carrying out roles considered to be sensitive.

(2) Data subjects carrying out non-sensitive roles have the same rights in respect of their personal data as data subjects covered by Part 2 of this Act.

(3) The Secretary of State may by regulations made by statutory instrument determine the roles considered to be sensitive for the purposes of subsection (1).

(4) Regulations under subsection (3) are subject to the affirmative resolution procedure.”

Clause 91

BARONESS HAMWEE
LORD PADDICK

142B Page 51, line 32, leave out “data subject already has” and insert “controller has previously provided to the data subject”

Clause 92

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

142C Page 52, line 19, at end insert—

“( ) the existence of the right to object to automated-decision making.”

142D Page 52, line 20, leave out subsections (3) and (4)

LORD ASHTON OF HYDE

143 Page 53, line 18, at end insert—

“( ) A court may make an order under subsection (11) in relation to a joint controller whose responsibilities are determined in an arrangement under section 102 only if the controller is responsible for compliance with the obligation to which the order relates.”
Clause 92 - continued

BARONESS HAMWEE
LORD PADDICK

143A Page 53, line 24, leave out paragraph (b)

Clause 94

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

143B Page 54, line 24, at end insert—

“( ) The controller must inform the data subject of their right not to be subject to automated decision-making.”

LORD PADDICK
BARONESS HAMWEE

144 Page 54, line 26, at end insert “unless the decision engages an individual’s rights under the Human Rights Act 1998”

145 Page 54, line 29, leave out paragraph (c)

Clause 95

LORD PADDICK
BARONESS HAMWEE

146 Page 55, line 1, leave out paragraph (b)

BARONESS HAMWEE
LORD PADDICK

146A Page 55, line 17, at end insert—

“( ) inform the Commissioner.”

Clause 97

BARONESS HAMWEE
LORD PADDICK

146B Page 55, line 41, after “relates” insert “if its location is known to the data subject”

LORD ASHTON OF HYDE

147 Page 56, line 14, at end insert—

“( ) A court may make an order under subsection (5) in relation to a joint controller whose responsibilities are determined in an arrangement under section 102 only if the controller is responsible for compliance with the obligation to which the order relates.”
Clause 98

LORD ASHTON OF HYDE

148 Page 56, line 38, at end insert—

“( ) A court may make an order under this section in relation to a joint controller whose responsibilities are determined in an arrangement under section 102 only if the controller is responsible for carrying out the rectification, erasure or restriction of processing that the court proposes to order.”

Clause 101

BARONESS HAMWEE
LORD PADDICK

148A Page 57, line 27, at end insert “and dealt with in accordance with this Act.”

Clause 106

BARONESS HAMWEE
LORD PADDICK

148B Page 59, line 19, leave out “seriously” and insert “significantly”

Clause 108

BARONESS HAMWEE
LORD PADDICK

148C Page 59, line 37, leave out “required” and insert “necessary”

148D Page 59, line 38, at end insert “and a certificate is given in accordance with section 109.”

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

148E Page 60, line 4, leave out paragraphs (c) to (e)

Clause 109

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

148F Page 60, line 25, at end insert—

“( ) must be made publicly available where such a revelation does not affect national security.”

148G Page 60, line 25, at end insert—

“( ) The Commissioner must be notified where a certificate is issued under subsection (1).”
Clause 109 - continued

BARONESS HAMWEE
LORD PADDICK

Page 60, line 30, after “certificate,” insert “or that the certificate did not comply with the provisions of this Act or infringes the rights and freedoms of the data subject,”

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

Page 61, line 10, at end insert—

“(11) The Secretary State must by regulations specify grounds of appeal for proceedings under subsection (3).

(12) The regulations under subsection (11) are subject to the affirmative resolution procedure.”

Schedule 11

LORD ASHTON OF HYDE

Page 174, line 18, leave out “is necessary”

Page 174, line 19, at beginning insert “is necessary”

Page 174, line 20, leave out from “proceedings),” to “establishing” in line 21 and insert—

“( ) is necessary for the purpose of obtaining legal advice, or

( ) is otherwise necessary for the purposes of”

Clause 111

BARONESS JONES OF MOULSECOOMB

Baroness Jones of Moulsecoomb gives notice of her intention to oppose the Question that Clause 111 stand part of the Bill.

Clause 113

BARONESS NEVILLE-ROLFE
LORD ARBUTHNOT OF EDROM

Page 62, line 6, at end insert—

“( ) a duty to advise Parliament, the government and other institutions and bodies on the likely consequences, economic and otherwise, to—

(i) industry,

(ii) charities, and

(iii) public authorities,

of measures relating to the protection of individuals’ rights and freedoms with regard to the processing of personal data.”
After Clause 114

LORD CLEMENT-JONES
LORD PADDICK

153 Insert the following new Clause—

“Function of the Commissioner to maintain a register of data controllers

(1) The Commissioner must maintain a register of all data controllers.

(2) Subject to subsection (3), personal data must not be processed unless an entry in respect of the data controller is included in the register maintained by the Commissioner under subsection (1).

(3) Subsections (1) and (2) do not apply in relation to any processing whose sole purpose is the maintenance of a public register.”

Schedule 13

LORD CLEMENT-JONES
LORD PADDICK

153A Page 180, line 23, at end insert—

“(j) investigate, keep under review, and as may be appropriate produce and publish written guidance on—

(i) the terms upon which enterprises may be entitled to seek consent to the disclosure of personal data of vulnerable adults from such adults or their carers as a pre-condition to providing online or other services;

(ii) the processing of personal data by automated or structured processing as the sole means of determining eligibility for health or social care;

(iii) the circumstances in which it may be appropriate to invite the giving of explicit consent to the processing and pooling of personal data for the purposes of health or social care;

(iv) steps that should be taken to discourage public bodies from selling or giving away collected personal data or associated software as opposed to licensing its use.

“Vulnerable adult” in sub-sub-paragraph (j)(i) means a person aged 18 or over whose ability to protect himself or herself from physical or psychological harm is significantly impaired through physical or mental disability or illness, through old age or otherwise.”

After Clause 120

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK
LORD PATEL

154 Insert the following new Clause—

“Public interest code

(1) The Commissioner must prepare and publish a code of practice which contains—
After Clause 120 - continued

(a) practical guidance in relation to the processing of personal data in the public interest,

(b) practical guidance in relation to the processing of personal data in the substantial public interest, and

(c) such other guidance as the Commissioner considers appropriate to promote understanding of the application of the terms public interest and substantial public interest in the context of this Act.

(2) Where a code of practice under this section is in force, the Commissioner may prepare amendments of the code or a replacement code.

(3) Before preparing a code of practice, or amendments to the code of practice, under this section, the Commissioner must consult the Secretary of State and—

(a) data subjects, or

(b) any persons who appear to the Commissioner to represent the interests of data subjects.

(4) A code under this section may include transitional provision or savings.

(5) In this section—

“public interest” has the same meaning as in section 7 of this Act and the GDPR;

“the processing of personal data in the substantial public interest” includes those processes where the conditions of Part 2 of Schedule 1, or the conditions of the GDPR, are met.”

After Clause 124

BARONESS KIDRON
BARONESS HARDING OF WINSCOMBE
LORD STEVENSON OF BALMACARA
LORD STOREY

155 Insert the following new Clause—

“Guidance on minimum standards of age-appropriate design

(1) For the purposes of sections 8 and (Parental consent in relation to children under the age of 13 years), the Commissioner must produce and publish guidance on the minimum standards of age-appropriate design necessary to meet the development needs of children.

(2) The Commissioner’s guidance under subsection (1) must include the minimum standards of age-appropriate design in relation to—

(a) default privacy settings;

(b) data minimisation standards;

(c) presentation and language of terms and conditions;

(d) transparency of paid for activity, such as product placement and marketing;

(e) sharing and resale of data;

(f) veracity and accuracy of information;

(g) strategies used to encourage extended user engagement;
After Clause 124 - continued

(h) user reporting and resolution processes and systems; and
(i) any other aspect of design that the Commissioner considers relevant.

(3) For each aspect of the guidance under subsection (2), the Commissioner must provide guidance on best practice for age-appropriate design relevant at different stages of childhood.

(4) The Commissioner’s guidance under this section must also highlight opportunities for the design of information society services to support the Commissioner’s obligation to promote public awareness and understanding of the risks, rules, safeguards and rights in relation to processing as set out in Article 57(1)(b) of the GDPR.

(5) Before preparing such guidance, the Commissioner must consult the Secretary of State and such of the following as the Commissioner considers appropriate—
   (a) children;
   (b) parents;
   (c) persons who appear to represent the interests of children;
   (d) child development experts; and
   (e) trade associations.

(6) Guidance under this section may include transitional provisions.

(7) When preparing or amending the guidance under this section and when determining whether a data controller has complied with minimum standards of age-appropriate design contained within the guidance, the Commissioner must have regard to the UK’s status as a signatory to the United Nations Convention on the Rights of the Child.”

156

Insert the following new Clause—

“Approval of guidance on minimum standards of age-appropriate design

(1) When guidance is prepared under section (Approval of guidance on minimum standards of age-appropriate design)—
   (a) the Commissioner must submit the final version of the guidance to the Secretary of State, and
   (b) the Secretary of State must by regulations specify the guidance.

(2) A statutory instrument containing regulations under subsection (1)(b) is subject to the affirmative resolution procedure.

(3) If the statutory instrument under subsection (1)(b) is approved, the guidance comes into force at the end of the period of 21 days beginning with the day on which it was approved by the second House.”

157

Insert the following new Clause—

“Review of guidance on minimum standards of age-appropriate design

(1) The Commissioner must keep under review guidance issued under section (Approval of guidance on minimum standards of age-appropriate design).
After Clause 124 - continued

(2) The Commissioner must submit any amendments to the guidance to the Secretary of State and the Secretary of State must by regulations specify those amendments to the guidance.

(3) A statutory instrument containing regulations under subsection (2) is subject to the negative resolution procedure.”

Clause 127

LORD ASHTON OF HYDE

158 Page 68, line 31, leave out “It is an offence for”

159 Page 68, line 32, leave out “knowingly or recklessly to” and insert “must not”

160 Page 68, line 37, leave out “living”

161 Page 69, line 17, at end insert—

“( ) It is an offence for a person knowingly or recklessly to disclose information in contravention of subsection (1).”

Clause 133

LORD ASHTON OF HYDE

162 Page 72, line 33, leave out from beginning to “regulations” in line 34

Clause 139

LORD ASHTON OF HYDE

163 Page 76, line 2, leave out subsections (1) and (2)

Clause 143

LORD BLACK OF BRENTWOOD

163A Page 79, line 16, at end insert—

“( ) Prior to giving an enforcement notice under section 142(1) against an information society service in respect of material originating from a third party controller or processor processing personal data for one of the special purposes, the Commissioner must consult and take into account any representations made by the third party, save in circumstances where consulting the third party would result in substantial damage or substantial distress to an individual, in which case the Commissioner must take into account the special importance of the public interest in the freedom of expression and information.

( ) The Commissioner must publish a summary of any enforcement notice issued against an information society service in respect of material processed by a third party controller or processor for any of the special purposes.”
Clause 148

LORD ASHTON OF HYDE

Page 81, line 38, leave out paragraphs (b) and (c) and insert “or

( ) has failed to comply with an information notice, an assessment notice or
an enforcement notice,”

LORD BLACK OF BRENTWOOD

Page 82, line 33, at end insert—

“( ) any other financial penalties imposed by another regulator as a result of
the failure.”

Schedule 16

LORD ASHTON OF HYDE

Page 189, line 9, after first “notice” insert “to a person”

Page 189, line 11, at end insert “, subject to sub-paragraph (3).

(3) The period for giving a penalty notice to a person may be extended by
agreement between the Commissioner and the person.”

Page 189, line 21, leave out paragraph (d)

Clause 150

LORD ASHTON OF HYDE

Page 83, line 40, after “with” insert “an information notice, an assessment notice or”

After Clause 153

BARONESS NEVILLE-ROLFE

LORD ARBUTHNOT OF EDROM

Insert the following new Clause—

“The role of the Secretary of State and the Commissioner in informing data
controllers of their duties

(1) The Secretary of State must ensure, either directly or by imposing a duty on the
Commissioner, that sufficient information about the duties imposed on
businesses by this Act is made publicly available not less than six months
before the sections of this Act covered by section 191(1) come into force.

(2) In exercising the duty in subsection (1) the Secretary of State must—

(a) ensure that information setting out the additional duties created by this
Act and the GDPR over and above the Data Protection Act 1998 is
available online, and

(b) have regard to the creation of online training and testing about meeting
the requirements of the regime created by this Act.

(3) Before making regulations under section 191(1), the Secretary of State must lay
a report before both Houses of Parliament outlining the steps taken to comply
with this section.”
After Clause 153 - continued

LORD CLEMENT-JONES
LORD PADDICK

As an amendment to Amendment 169

170 In subsection (1), after “businesses” insert “and charities”

Clause 159

LORD HUNT OF Wirral

170A Page 89, line 16, leave out “, distress and other adverse effects” and insert “and distress”

Clause 161

LORD BLACK OF BRENTWOOD

170B Page 90, line 20, at end insert—

“( ) was for the special purposes and that the person acted in the reasonable belief that the obtaining, disclosing, procuring or retaining was in the public interest.”

170C Page 90, line 36, at end insert—

“( ) For the purposes of subsection (1), where processing is for the special purposes, the obtaining, procuring and retaining of personal data will not be deemed reckless as a result of it being received—

(a) from an anonymous source, or
(b) unsolicited.”

Clause 162

LORD BLACK OF BRENTWOOD

170D Page 91, line 18, at end insert—

“( ) was for the special purposes and that the person acted in the reasonable belief that the re-identification was in the public interest.”

LORD MCNALLY
LORD CLEMENT-JONES
BARONESS NEVILLE-ROLFE

The above-named Lords give notice of their intention to oppose the Question that Clause 162 stand part of the Bill.

Clause 164

LORD ASHTON OF HYDE

171 Page 93, line 6, leave out from “processor” to “which” in line 7
Clause 164 - continued

172 Page 93, line 8, at end insert “and which are—
(a) proceedings under section 158 (including proceedings on an application under Article 79 of the GDPR), or
(b) proceedings under Article 82 of the GDPR or section 160.”

LORD BLACK OF BRENTWOOD
VISCOUNT COLVILLE OF CULROSS

172A Page 93, line 11, leave out “only”

172B Page 93, line 12, leave out paragraph (b) and insert—
“(b) the processing is not being undertaken with a view to the publication by any person of any journalistic, academic, artistic or literary material which has not previously been published by the controller;”

172C Page 93, line 15, leave out paragraph (c)

Clause 165

LORD BLACK OF BRENTWOOD
VISCOUNT COLVILLE OF CULROSS

The above-named Lords give notice of their intention to oppose the Question that Clause 165 stand part of the Bill.

Clause 166

LORD ASHTON OF HYDE

173 Page 94, line 27, leave out “or tribunal”

174 Page 94, line 28, leave out “or tribunal”

LORD BLACK OF BRENTWOOD

174A Page 94, line 30, leave out “only”

174B Page 94, line 31, at end insert “any”

LORD ASHTON OF HYDE

175 Page 94, line 34, leave out “or tribunal”

176 Page 94, line 34, after “stay” insert “or, in Scotland, sist”

177 Page 94, line 38, leave out “or tribunal”

178 Page 94, line 38, after “stay” insert “or sist”

179 Page 94, line 42, after “stayed” insert “or sisted”
Clause 168

LORD ASHTON OF HYDE

180 Page 95, leave out lines 23 to 26

Clause 169

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

180A Page 96, line 1, after “Commissioner” insert “, data subjects and persons who appear to the Commissioner to represent the interests of data subjects,“

180B Page 96, line 3, leave out paragraph (a)

LORD ASHTON OF HYDE

181 Page 96, line 8, leave out “or 24”

After Clause 169

BARONESS NEVILLE-ROLFE
LORD ARBUTHNOT OF EDROM

182 Insert the following new Clause—

“Super-affirmative resolution procedure

(1) For the purposes of this Act the “super-affirmative resolution procedure” is as follows.

(2) The Minister must have regard to—

(a) any representations,

(b) any resolution of either House of Parliament, and

(c) any recommendations of a committee of either House of Parliament charged with reporting on the draft order,

made during the 60-day period with regard to the draft order.

(3) If, after the expiry of the 60-day period, the Minister wishes to make an order in the terms of the draft, he must lay before Parliament—

(a) a statement—

(i) stating whether any representations were made under subsection (2)(a), and

(ii) if any representations were so made, giving details of them; and

(b) an assessment of the likely impact of the order on—

(i) industry,

(ii) charities, and

(iii) public authorities.

(4) The Minister may after the laying of such a statement make an order in the terms of the draft if it is approved by a resolution of each House of Parliament.
(5) However, a committee of either House charged with reporting on the draft order may, at any time after the laying of a statement under subsection (3) and before the draft order is approved by that House under subsection (4), recommend under this subsection that no further proceedings be taken in relation to the draft order.

(6) Where a recommendation is made by a committee of either House under subsection (5) in relation to a draft order, no proceedings may be taken in relation to the draft order in that House under subsection (4) unless the recommendation is, in the same session, rejected by resolution of that House.

(7) If, after the expiry of the 60-day period, the Minister wishes to make an order consisting of a version of the draft order with material changes, he must lay before Parliament—

(a) a revised draft order;

(b) a statement giving details of—

(i) any representations made under subsection (2)(a); and

(ii) the revisions proposed; and

(c) an assessment of the likely impact of the revised order on—

(i) industry;

(ii) charities; and

(iii) public authorities.

(8) The Minister may after laying a revised draft order and statement under subsection (7) make an order in the terms of the revised draft if it is approved by a resolution of each House of Parliament.

(9) However, a committee of either House charged with reporting on the revised draft order may, at any time after the revised draft order is laid under subsection (7) and before it is approved by that House under subsection (8), recommend under this subsection that no further proceedings be taken in relation to the revised draft order.

(10) Where a recommendation is made by a committee of either House under subsection (9) in relation to a revised draft order, no proceedings may be taken in relation to the revised draft order in that House under subsection (8) unless the recommendation is, in the same session, rejected by resolution of that House.

(11) For the purposes of subsections (4) and (8) an order is made in the terms of a draft order if it contains no material changes to the provisions of the draft order.

(12) In this section the “60-day period” means the period of 60 days beginning with the day on which the draft order was laid before Parliament.”

LORD WHITTY

As an amendment to Amendment 182

182A After subsection (2) insert—

“( ) The Minister must consult the Commissioner, data subjects and organisations representing the interests of data subjects before making a draft order under the procedure set out in this section.”
After Clause 169 - continued

As an amendment to Amendment 182

182B After subsection (3)(b)(i) insert—
“( ) data subjects,”

As an amendment to Amendment 182

182C After subsection (7)(c)(i) insert—
“( ) data subjects,”

Before Clause 171

LORD CLEMENT-JONES
LORD PADDICK

183 Insert the following new Clause—
“Right to information about individual decisions by public bodies based on algorithmic profiling

(1) Where—
(a) a public authority profiles a data subject (within the meaning of Article 4(4) of the applied GDPR), and
(b) the results produced by this profile are applied to a data subject, including informing a decision about them,

the relevant data subject is entitled to request from the public authority meaningful information relating to the profiling.

(2) Information provided on the basis of a request made under subsection (1) must include, at least—
(a) the degree and the mode of contribution of the profiling to the decision made;
(b) the provenance of the data that forms the basis of the profile applied;
(c) the data of the relevant data subject used to generate the profile in accordance with Article 15(1) of the applied GDPR;
(d) the weightings, or, where appropriate, the output of a comparable explanation facility, of the profiling system, applied to the situation of the person concerned; and
(e) where applicable, information on activities undertaken to ensure the compliance of the profiling system with the public sector equality duty (within the meaning of section 150(1) of the Equality Act 2010).

(3) For the purposes of this paragraph a “public authority” means a public authority within the meaning of the Freedom of Information Act 2000 or a person who is engaged by a public authority to exercise a public function.

(4) A public function is a function that is a function of a public nature for the purposes of the Human Rights Act 1998.

(5) Where a data subject makes a request under subsection (1), the controller must comply with the request without undue delay.”
Clause 173

LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK
BARONESS JONES OF MOULSECOOMB

184 Page 98, line 20, at end insert—

“() In relation to the processing of personal data to which the GDPR applies, Article 80(2) of the GDPR (representation of data subjects) permits and this Act provides that a body or other organisation which meets the conditions set out in that Article has the right to lodge a complaint, or exercise the rights, independently of a data subject’s mandate, under—

(a) Article 77 (right to lodge a complaint with a supervisory body);
(b) Article 78 (right to an effective judicial remedy against a supervisory authority); and
(c) Article 79 (right to an effective judicial remedy against a controller or processor),

of the GDPR if it considers that the rights of a data subject under the GDPR have been infringed as a result of the processing.”

LORD CLEMENT-JONES
LORD PADDICK
LORD STEVENSON OF BALMACARA
LORD KENNEDY OF SOUTHWARK

185 Page 98, line 30, at end insert—

“( ) A body or other organisation which meets the conditions in subsections (3) and (4) may also exercise some or all of the rights under subsection (2) independently of the data subject's authorisation.”

Clause 184

LORD ASHTON OF HYDE

186 Page 105, line 21, at end insert “(and related expressions are to be read accordingly)”

Clause 185

LORD ASHTON OF HYDE

187 Page 106, leave out lines 8 and 9

Clause 187

LORD ARBUTHNOT OF EDROM

188 Page 109, line 14, leave out “12” and insert “13”

In the Title

LORD ASHTON OF HYDE

189 Line 4, leave out “conduct” and insert “practice”
Data Protection Bill [HL]

REVISED
THIRD
MARSHALLED
LIST OF AMENDMENTS
TO BE MOVED
IN COMMITTEE OF THE WHOLE HOUSE

10 November 2017