MOTIONS TO BE MOVED ON CONSIDERATION OF COMMONS DISAGREEMENT TO AND AMENDMENTS IN LIEU OF A LORDS AMENDMENT

[The line reference is to HL Bill 106, Commons Disagreement to and Amendments in Lieu of a Lords Amendment.]

Clause 142

COMMONS AMENDMENTS 62BZA TO 62BA AND 62BC TO 62BF

Lord Ashton of Hyde to move, “That this House do not insist on its Amendment 62B proposed instead of the words left out by Commons Amendment 62, to which the Commons have disagreed, and do agree with the Commons in their Amendments 62BZA to 62BA and 62BC to 62BF in lieu of Amendment 62B.”

Lord Stevenson of Balmacara to move, as an amendment to the above motion, at end to insert, “and do propose the following amendment to Amendment 62BZA—

Line 2, at beginning insert—

“( ) within six months of the passing of this Act carry out, or commission another person to carry out, a Background Review of the extent to which the processing of personal data for the purposes of journalism in all parts of the United Kingdom, in the five year period ending 13 July 2011, complied with—

(i) data protection legislation at that time, and
(ii) good practice in the processing of personal data for the purposes of journalism,””
MOTIONS TO BE MOVED ON CONSIDERATION OF COMMONS
DISAGREEMENT TO AND AMENDMENTS IN LIEU OF A LORDS AMENDMENT

16 May 2018

PUBLISHED BY AUTHORITY OF THE HOUSE OF LORDS