GENERAL INDEX

To the Journals of the House of Commons

Volume 257, 2000–01 to Volume 266, 2009–10

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PREFACE

This General Index to the Journals of the House of Commons, covering 2000–01 to 2009–10, is the twenty-first in a series that began with Erskine May’s extraordinary achievement in indexing the extant Journals from 1547 to 1714.

This volume differs from its predecessors in being planned from the outset as a compilation of the Indexes to the Journal of each Session. The advantages in simplifying the preparation of the present decennial Index entail a certain risk that any errors of omission or attribution in an original sessional Index may be inadvertently replicated here.

The downward spiral of high prices and dwindling demand for printed copies of the Journal has been mitigated by efforts to make the Journals readily available online. Searching for any text these days generally makes use of a search engine to locate online material and then a Find function within electronic copies of documents. Nevertheless there remains a place for the analytical approach of these Indexes to the Journal which facilitate the swift tracking over decades of precedents which may be affected by the modernisation and evolution of parliamentary procedure.

From the 2008–09 Session onwards, the daily Votes and Proceedings began to include information about Questions to and Statements by Ministers among a number of other changes in content and presentation which accompanied the transition to making greater use of software in producing the Votes and Proceedings. These changes are fully reflected in the Journals for 2008–09 and 2009–10 and consequently this Index includes some kinds of material which appear in relation only to the last two Sessions of the decade.

Thanks are due to several Journal Office colleagues who took part in creating the present volume, amongst whom I would wish—invidiously—to mention David Burrell, Mark Etherton and Simon Patrick OBE.

Liam LAURENCE SMYTH
Clerk of the Journals, 2009 to 2014

May 2017
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TO THE JOURNALS OF THE HOUSE OF COMMONS
Volume 257, 2000–01 to Volume 266, 2009–10

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Beverley Freemens Bill [Lords] [2009–10]: Brought from the Lords; read the first time, and referred to the Examiners of Petitions for Private Bills, 19. Reported, That no Standing Order not previously inquired into is applicable, 29. Read a second time and committed, 53. Reported from the Committee on Unopposed Bills, without Amendments, 126. Read the third time, and passed, 145. [Cited as Beverley Freemens Bill 2010] R.A., 159.

Bournemouth Borough Council Bill [Lords] [2006–07]: Examiners’ Report that Standing Orders have been complied with; to originate in the Lords, 80. Lords Message on suspension, 596. Suspended, 604.

Bournemouth Borough Council Bill [Lords] [2007–08]: Brought from the Lords, read the first time and referred to the Examiners of Petitions for Private Bills, 56. Report from Examiners, 74.

Bournemouth Borough Council Bill [Lords] [2008–09]: Revived, on Division, 285. Revival agreed to by the Lords, 331. Brought from the Lords; read the first and second time and committed, 343. Report from Committee on the Bill, That it had found the allegations in the Preamble to be true and had gone through the Bill and made Amendments, 493. Evidence to be published, 495. Order for consideration, 674, 695, 716.

Bournemouth Borough Council Bill [Lords] [2009–10]: Revived, 44. Brought from the Lords, 73. Read the first and second time and deemed to have been amended in Committee, 74. Considered, 159. Further considered; read the third time and passed, with Amendments, 181. Lords agree to Commons Amendments and make consequential Amendments, 400. Lords Amendments agreed to, 412. (Cited as Bournemouth Borough Council Act 2010) R.A., 424.

Broads Authority Bill [2006–07]: Read the first time and ordered to be read a second time, 119. Read a second time and committed, 314.

Broads Authority Bill [2007–08]: Read the first and second time, Bill, as amended in the Committee, to lie upon the Table, 14. As amended, considered, 143. Motion made and Question proposed for Third Reading, Queen’s consent signified, objection taken to further proceeding, 187. Read the third time, and passed, 372.


Canterbury City Council Bill [2007–08]: Read the first time and ordered to be read a second time, 138.

Canterbury City Council Bill [2008–09]: Revived, on Division, 285. Read the first and second time, and committed, 343. Reported from the Committee on Unopposed Bills, without Amendments, 522. Order for Third Reading, 540, 654, 674, 695, 716.

Canterbury City Council Bill [2009–10]: Revived, 45. Read the first and second time and ordered to be read the third time, 74. Read the third time, on Division, and passed, 139.

City of London (Ward Elections) Bill [2000–01]: Orders relating to suspension read; read the first and second time and committed to the Chairman of Ways and Means; reported, by him, with Amendments, 17. Considered (at Four o’clock on a Thursday); it being Seven o’clock, further consideration stood adjourned, 57. Further considered (at Seven o’clock); it being after Ten o’clock, further consideration stood adjourned, 342.

City of London (Ward Elections) Bill [2001–02]: Motion to revive Bill objected to, 44, 89, 174; agreed to, 195. Lords concur, 206. Order read. Bill read the first and second time and committed to the Chairman of Ways and Means, 213. Bill Considered (at Seven o’clock); it being after Ten o’clock, further consideration stood adjourned, 319. Further considered (at Seven o’clock); Amendments made; Bill read the third time, and passed, 460. [Cited as City of London (Ward Elections) Act 2002] R.A., 817.

City of Newcastle upon Tyne Bill [Lords] [2000–01]: Brought from the Lords (suspended from last session); Certificate of declaration laid; read the first and second time and committed to the Chairman of Ways and Means, 213. Bill Considered (at Seven o’clock); it being after Ten o’clock, further consideration stood adjourned, 319. Further considered (at Seven o’clock); Amendments made; Bill read the third time, and passed, 460. [Cited as City of Newcastle upon Tyne Act 2000] R.A., 42.

City of Westminster Bill [2008–09]: Examiners’ Report, in case of Petition for Bill, that the Standing Orders have been complied with; Report from Chairman of Ways and Means that Bill should originate in the Lords, 45. Lords Message on suspension, 596. Suspended, 604.

Colchester Borough Council Bill [Lords] [2000–01]: Brought from the Lords, read the first time and referred to the Examiners, 87. Examiner’s Report, no Standing Order not previously inquired into applicable, 111. Read a second time and committed, 147. Reported from the Unopposed Bills Committee, without Amendment, 220. Read the third time and passed, without Amendment, 240. [Cited as Colchester Borough Council Act 2001] R.A., 252.

Crystal Palace Bill [2000–01]: Presented, 311. Referred to the Examiners, 315. Examiner’s Report, Standing Orders not complied with; Bill referred to Standing
Orders Committee, 331. Report from Standing Orders Committee, that Standing Orders ought not to be dispensed with, 352.

Greenham and Crookham Commons Bill [2000–01]: Orders relating to suspension read; read the first and second time and committed, 17.

Greenham and Crookham Commons Bill [2001–02]: Motion to revive Bill objected to, 41. Agreed to, 63. Lords concur, 73. Orders read; read the first and second time and committed, 77. As amended, considered, 259. Read the third time, and passed, 273. Lords Amendments agreed to, 475. [Cited as Greenham and Crookham Commons Act 2002] R.A., 526.

HBOS Group Reorganisation Bill [2004–05]: Examiners’ Report, in case of Petition for Bill, that Standing Orders have not been complied with, 66. To originate in the Commons (subject to the decisions of the Standing Orders Committees), 66. Standing Orders Committee reports that Standing Orders ought to be dispensed with and that parties be permitted to proceed with the Bill, 115. Presented, 144. Read a second time and referred to the Examiners, 171.

HBOS Group Reorganisation Bill [2005–06]: Order, That the promoters of the Bill may proceed with the Bill in the current Session according to the provisions of the Standing Order (Revival of Bills), 21. Lords concur, 24. Orders read, Bill read the first and second time and referred to the Examiners, 27. Examiner’s Report, Standing Order not previously inquired into complied with; Bill committed, 140. Reported from the Committee on Unopposed Bills, with Amendments, 477. As amended considered, 497. Read the third time and passed, 570. [Cited as HBOS Group Reorganisation Act 2006] R.A., 693.

Hereford Markets Bill [Lords] [2002–03]: Examiners’ Report that Standing Orders have been complied with, 92. To originate in Lords, 98. Brought from the Lords; read the first time and referred to the Examiners, 502. Examiner’s Report, no Standing Order not previously inquired into applicable, 521. Read a second time and committed, 548. Reported from the Committee on Unopposed Bills, without Amendment, 623. Read the third time, and passed, without Amendment, 639. [Cited as Hereford Markets Act 2003] R.A., 658.

HSBC Investment Banking Bill [Lords] [2001–02]: Examiners’ Report that Standing Orders have been complied with; to originate in the Lords, 273. Brought from the Lords, read the first time and referred to the Examiners, 441. Examiners’ Report, no Standing Order not previously inquired into applicable, 460. Read a second time and committed, 513. Reported from the Committee on Unopposed Bills, without Amendment, 676. Read the third time and passed, without Amendment, 751. [Cited as HSBC Investment Banking Act 2002] R.A., 817.


Kent County Council Bill [Lords] [2000–01]: Orders relating to revival of proceedings, 48. Lords communicate orders made relating to revival of proceedings, 74. Brought from the Lords, 80. Certificate of Declaration laid; read the first and second time and committed to the Chairman of Ways and Means, 83. Reported, by him, with Amendments, 87. As amended, considered (at Four o’clock on a Thursday); Amendments made; read the third time and passed, with Amendments, 255. To which the Lords agree, 277. [Cited as Kent County Council Act 2001] R.A., 311.

Kent County Council (Filming on Highways) Bill [Lords] [2009–10]: Report from the Examiners, That Standing Orders have been complied with; Reported, That Bill should originate in the House of Lords, 103. Brought from the Lords; Read the first time and referred to the Examiners, 311. Reported, That no Standing Order not previously inquired into is applicable, 342. Read a second time and committed, 364.

Land at Palace Avenue, Kensington (Acquisition of Freehold) Bill [2001–02]: Examiners’ Report that Standing Orders have been complied with; to originate in Commons, 273. Read the first time, 307. Read a second time and referred to the Examiners, 321. Examiner’s Report that Standing Orders not previously inquired into have been complied with, 341. Reported from the Committee on Unopposed Bills, without Amendment, 448. Read the third time, and passed, 469. [Cited as Land at Palace Avenue, Kensington (Acquisition of Freehold) Act 2002] R.A., 633.

Leeds City Council Bill [2007–08]: Read the first time and ordered to be read a second time, 138.


Leeds City Council Bill [2009–10]: Revived, 23. Read the first and second time and ordered to be considered, 46. Order for consideration, 71. Date appointed for consideration, 159. Considered; Read the third time and passed, 181.

Leicester City Council Bill [2005–06]: Examiners’ Report, in case of Petition for Bill, that Standing Orders have been complied with, 348. To originate in the Commons, 348. Read the first time and ordered to be read a second time, 384. Read a second time and committed, 402. Reported from the Committee on Unopposed Bills, with Amendments, 585. As amended considered, 624. Read the third time and passed, 640. [Cited as Leicester City Council Act 2006] R.A., 740.

Liverpool City Council Bill [2005–06]: Examiners’ Report, in case of Petition for Bill, that Standing Orders have been complied with; to originate in the Commons, 348. Read the first time and ordered to be read a second time, 384. Read a second time and committed, 402. Reported from the Committee on Unopposed Bills, with Amendments, 585. As amended considered, 624. Read the third time and passed, 640. [Cited as Liverpool City Council Act 2006] R.A., 740.

Liverpool City Council (Prohibition of Smoking in Places of Work) Bill [Lords] [2004–05]: Examiners’
Report that Standing Orders have been complied with; to originate in the Lords, 66.

Liverpool City Council (Prohibition of Smoking in Places of Work) Bill [Lords] [2005–06]: Motion made, and Question proposed, That Lords message on revival be now considered and that the Commons concurs; objection taken; Debate to be resumed on a future day, 24. Order for resuming the adjourned debate read; objection taken; Debate to be resumed on a future day, 44. Order for resuming the adjourned debate read; objection taken; Debate to be resumed on a future day, 57. Debate resumed; Question put and agreed; Message to the Lords, 70.

London Development Agency Bill [2001–02]: Examiners’ Report that Standing Orders have been complied with; to originate in Commons, 273. Read the first time, 307. Read a second time and committed, 660. Reported from the Committee on Unopposed Bills with Amendments (Preamble amended), 694. As amended, considered, 756. Read the third time, and passed, 761. Lords communicate suspension Resolutions, 777. Commons make suspension Resolutions, 793.


London Local Authorities Bill [Lords] [2001–02]: Examiners’ Report that Standing Orders have been complied with; to originate in the Lords, 273. Examiners’ Report that Standing Orders have not been complied with in relation to a Petition for Additional Provision, 540. Report from Standing Orders Committee, that Standing Orders ought to be dispensed with and that parties be permitted to insert Additional Provisions, 633. Lords communicate suspension Resolutions, 793. Commons concur, 800.

London Local Authorities Bill [Lords] [2002–03]: Brought from the Lords, read the first time and referred to the Examiners, 316. Examiner’s Report, no Standing Order not previously inquired into applicable, 363. Read a second time and committed, 401. Reported from Opposed Bill Committee, with Amendments, 665. Motion for Order to suspend the Bill, Debate stood adjourned, 687.

London Local Authorities Bill [Lords] [2003–04]: Motion to revive; Objection taken; Debate adjourned, 61, 46c. Debate resumed and Motion agreed to, 151. Lords communicate revival Motion, 168. Brought from the Lords, 175. Certificate laid; Bill read the first and second time and committed to the Chairman of Ways and Means, 177. Considered; Amendments made, 202. Read the third time, and passed, with Amendments, 217. Lords disagree to one Amendment and agree to the remainder, 254. Lords Reason considered; Commons do not insist, 279. [Cited as London Local Authorities Act 2004] R.A., 330.

London Local Authorities Bill [Lords] [2004–05]: Examiners’ Report, in case of Petition for Bill, that Standing Orders have been complied with; to originate in the Lords, 66.

London Local Authorities Bill [Lords] [2005–06]: Motion made, and Question proposed, That Lords message on revival be now considered and that the Commons concurs; objection taken; Debate to be resumed on a future day, 24. Order for resuming the adjourned debate read; objection taken; Debate to be resumed on a future day, 44. Debate resumed; Question put and agreed; Message to the Lords, 55. Petition for additional provision: Examiner’s Report, Standing Orders not complied with; referred to Standing Orders Committee, 431. Message from the Lords communicating Resolutions relating to suspension of proceedings, 857.


London Local Authorities Bill [Lords] [2008–09]: Lords Message on Suspension, 676. Agreed to, 682.

London Local Authorities Bill [Lords] [2009–10]: Brought from the Lords; read the first time; referred to the Examiners, 46. Report from the Examiners, 73. Order for Second Reading, 263, 289, 354.

London Local Authorities and Transport for London Bill [Lords] [2001–02]: Standing Orders not complied with; to originate in the Lords, subject to the decisions of the Standing Orders Committees, 273. Standing Orders Committee reports that Standing Orders ought to be dispensed with and that parties be permitted to proceed with the Bill, 310. Examiner’s Report that Standing Orders have not been complied with in relation to a Petition for Additional Provision, 540. Report from Standing Orders Committee, that Standing Orders ought to be dispensed with and that parties be permitted to insert Additional Provisions, 633. Lords communicate suspension Resolutions, 793. Commons concur, 801.

London Local Authorities and Transport for London Bill [Lords] [2002–03]: Standing Orders not complied with; to originate in the Lords, 66. Read the first time, 111. Lords Message on Suspension, 55. Agreed to, 682.

London Local Authorities and Transport for London Bill [Lords] [2004–05]: Examiners’ Report, in case of Petition for Bill, that Standing Orders have been complied with; to originate in the Commons, 66. Read the first time, 111.

London Local Authorities and Transport for London Bill [2005–06]: Order, That the promoters of the Bill may proceed with the Bill in the current Session according to the provisions of the Standing Order (Revival of Bills), 21. Lords concur, 24. Orders read; Bill read the first time and ordered to be read a second time, 27. Read a second time and committed, 67. As amended, considered, 327.
Read the third time and passed, 344. Message from the Lords communicating Resolutions relating to suspension of proceedings, 857. Commons concur, 872.


London Local Authorities and Transport for London (No. 2) Bill [Lords] [2007–08]: Examiners’ Report, in case of Petition for Bill, that the Standing Orders have been complied with, 101. To originate in the Lords, 102. Report from the Standing Orders Committee, 454. Message from the Lords on suspension, 692. Suspended, 701.

London Local Authorities and Transport for London (No. 2) Bill [Lords] [2008–09]: Lords Message on Suspension, 676. Agreed to, 682.

London Local Authorities (Prohibition of Smoking in Places of Work) Bill [Lords] [2004–05]: Examiners’ Report, in case of Petition for Bill, that Standing Orders have been complied with; to originate in the Lords, 66.

London Local Authorities (Prohibition of Smoking in Places of Work) Bill [Lords] [2005–06]: Motion made, and Question proposed, That Lords message on revival be now considered and that the Commons consents; objection taken; Debate to be resumed on a future day, 24. Order for resuming the adjourned debate read; objection taken; Debate to be resumed on a future day, 44. Order for resuming the adjourned debate read; objection taken; Debate to be resumed on a future day, 57. Debate resumed; Question put and agreed; Message to the Lords, 70.

London Local Authorities (Shopping Bags) Bill [2007–08]: Examiners’ Report, in case of Petition for Bill, that Standing Orders have been complied with, 101. To originate in the Commons, 102. Read the first time and ordered to be read a second time, 138. Report from Examiners, Standing Orders not complied with in respect of Petition for Additional Provision, Report referred to the Standing Orders Committee, 405. Report from the Standing Orders Committee, 454.

Maidstone Borough Council Bill [2005–06]: Examiners’ Report, in case of Petition for Bill, that Standing Orders have been complied with; to originate in the Commons, 348. Read the first time and ordered to be read a second time, 384. Read a second time and committed, 402. Reported from the Committee on Unopposed Bills, with Amendments, 585. As amended considered, 624. Read the third time and passed, 640. [Cited as Maidstone Borough Council Act 2006] R.A., 740.

Manchester City Council Bill [Lords] [2006–07]: Examiners’ Report that Standing Orders have been complied with; to originate in the Lords, 80. Lords Message on suspension, 596. Suspended, 604.

Manchester City Council Bill [Lords] [2007–08]: Brought from the Lords, read the first time and referred to the Examiners of Petitions for Private Bills, 56. Report from Examiners, 74. Motion made and Question proposed for Second Reading; debate adjourned three hours after the commencement of proceedings, 449.

Manchester City Council Bill [Lords] [2008–09]: Revived, on Division, 285. Brought from the Lords; read the first and second time and committed, 343. Report from Committee on the Bill, That it had found the allegations in the Preamble to be true and had gone through the Bill and made Amendments, 493. Evidence to be published, 496. Order for consideration, 654, 674, 695, 716.

Manchester City Council Bill [Lords] [2009–10]: Revived, 44. Brought from the Lords, 73. Read the first and second time and deemed to have been amended in Committee, 74. Date appointed for consideration, 159. Considered; Read the third time and passed, with Amendments, 181. Lords agree to Commons Amendments and make consequential Amendments, 400. Lords Amendments agreed to, 412. [Cited as Manchester City Council Act 2010] Royal Assent, 424.

Medway Council Bill [Lords] [2009–10]: Orders relating to revival of proceedings, 48. Lords communicate orders made relating to revival of proceedings, 74. Brought from the Lords, 79. Certificate of Declaration laid; read the first and second time and committed to the Chairman of Ways and Means, 83. Reported, by him, with Amendments, 87. As amended, considered; Amendments made; Bill read the third time, and passed, with Amendments, 256. Lords agree to certain Amendments without Amendment, and disagree to the remaining Amendment, with Reasons, 277. Commons do not insist on their Amendment to which the Lords have disagreed, 288. [Cited as Medway Council Act 2001] R.A., 311.


Mersey Tunnels Bill [2001–02]: Examiners’ Report that Standing Orders have been complied with; to originate in Commons, 273. Read the first time, 307. Suspension Motion: objection taken, 751. Debate resumed and Motion agreed to, 766. Lords concur, 777.

Mersey Tunnels Bill [2002–03]: Orders relating to suspension read; to read the first and second time and committed, 18. Day appointed for Consideration, 297. Order, That on a future day Private Business set down for Four o’clock by the Chairman of Ways and Means shall be entered upon at the conclusion of Government business (whether before, at or after Four o’clock), and may then be proceeded with, though opposed, for a period of three hours, after which the Speaker shall interrupt the business, 431. Considered; business interrupted after three hours, pursuant to Order, 441. Further considered; read the third time, and passed, 654.

Merseyside Local Authorities (Prohibition of Smoking in Places of Work) Bill [Lords] [2005–06]: Examiners’ Report, in case of Petition for Bill, that Standing Orders have been complied with, 348. To originate in the House of Lords, 348.

Milford Haven Port Authority Bill [2001–02]: [Lords]: Examiners’ Report that Standing Orders have been complied with; to originate in Lords, 273. Brought from the Lords; read the first time and referred to the Examiners, 597. Examiners’ Report, no Standing Order not previously inquired into applicable, 623. Read a second time and committed, 642. Reported from the Committee on Unopposed Bills with Amendments (Preamble amended), 694. As amended, considered, 756. Read the third time, and passed, with Amendments, 761. To which the Lords agree, 761. [Cited as Milford Haven Port Authority Act 2002] R.A., 817.


Northern Bank Bill [2007–08]: Read the first time and ordered to be read a second time, 138. Read a second time and referred to the Examiners of Petitions for Private Bills, 159.

Nottingham City Council Bill [2002–03]: Examiners’ Report that Standing Orders have been complied with, 92. To originate in Lords, 98. Brought from the Lords, 374. Read the first time and referred to the Examiners, 375. Examiner’s Report, no Standing Order not previously inquired into applicable, 407. Read a second time and committed, 429. Reported from the Committee on Unopposed Bills, without Amendment, 496. Read the third time, and passed, without Amendment, 533. [Cited as Nottingham City Council Act 2003] R.A., 533.

Nottingham City Council Bill [2007–08]: Read the first time and ordered to be read a second time, 138.

Nottingham City Council Bill [2008–09]: Revived, on Division, 285. Read the first and second time, and committed, 396. Reported from the Committee on Unopposed Bills, without Amendments, 522. Order for Third Reading, 540, 654, 675, 695, 716.

Nottingham City Council Bill [2009–10]: Revived, 45. Read the first and second time and ordered to be read the third time, 74.

Reading Borough Council Bill [2007–08]: Read the first time and ordered to be read a second time, 138.


Reading Borough Council Bill [2009–10]: Revived, 23. Read the first and second time and ordered to be considered, 46. Order for consideration, 71. Date appointed for consideration, 159. Considered; Read the third time and passed, 181.

St Austell Market Bill [2007–08]: Read the first time and ordered to be read a second time, 138. Read a second time and referred to the Examiners of Petitions for Private Bills, 159. Examiner’s Report, Standing Order not previously inquired into complied with, Bill committed, 209. Reported from the Committee on Unopposed Bills, with Amendments, 305. As amended, considered, 340. Read the third time and passed, 352. [Cited as St Austell Market Act 2008] R.A., 467.

Transas Group Bill [2002–03]: Examiners’ Report that Standing Orders have been complied with, 92. To originate in Commons, 98. Read the first time, 135. Day appointed for Second Reading, 151. Read a second time and referred to the Examiners, 463. Examiners report that Standing Orders not previously inquired into have been complied with, 488. Considered, 623. Read the third time, and passed, 636. Lords Amendments agreed to, 697. [Cited as Transas Group Act 2002] R.A., 715.

Transport for London Bill [Lords] [2005–06]: Examiners’ Report, in case of Petition for Bill, that Standing Orders have been complied with, 348. To originate in the House of Lords, 348. Message from the Lords communicating Resolutions relating to suspension of proceedings, 857.

Transport for London Bill [Lords] [2006–07]: Read the first time and referred to the Examiners, 327. Read a second time and committed, 364.


Transport for London (Supplemental Toll Provisions) Bill [Lords] [2006–07]: Examiners’ Report that Standing Orders have been complied with; to originate in the Lords, 80. Lords Message on suspension, 596. Suspended, 604.


Transport for London (Supplemental Toll Provisions) Bill [Lords] [2008–09]: Lords Message on suspension,
676. Order read for consideration of Lords Message, objection taken, 682.

Transport for London (Supplemental Toll Provisions) Bill [Lords] [2009–10]: Message from the Lords on revival, 18. Resolved, That this House concurs with the Lords, 32.

University of Manchester Bill [Lords] [2003–04]: Examiners’ Report, in case of Petition for Bill, Standing Orders complied with; to originate in Lords, 53. Brought from the Lords; read the first time and referred to the Examiners, 336. Examiner reports that no Standing Order not previously inquired into is applicable, 443. Read a second time and committed, 365. Reported from the Committee on Unopposed Bills, without Amendment, 412. Queen’s Consent signified; read the third time and passed, without Amendment, 428. [Cited as University of Manchester Act 2004] R.A., 439.

University of Wales, Cardiff Bill [Lords] [2003–04]: Examiners’ Report, in case of Petition for Bill, Standing Orders complied with; to originate in Lords, 53. Brought from the Lords and read the first time; referred to the Examiners, 423. Examiner reports that no Standing Order not previously inquired into is applicable, 443. Read a second time and committed, 365. Reported from the Committee on Unopposed Bills, without Amendment, 412. Queen’s Consent signified; read the third time and passed, without Amendment, 428. [Cited as University of Wales, Cardiff Act 2004] R.A., 439.


Whistable Oyster Fishery Company Bill [2004–05]: Examiners’ Report, in case of Petition for Bill, that Standing Orders have been complied with; to originate in the Commons, 66.

**XVII. PROCEEDINGS ON OPPOSED BILLS TAKEN AT OR AFTER THE TIME SPECIFIED IN THE STANDING ORDER:**

<table>
<thead>
<tr>
<th>Session</th>
<th>Day of week</th>
<th>Stage</th>
<th>Start time</th>
<th>Closure</th>
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<tbody>
<tr>
<td>[2000–01]</td>
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<tr>
<td>City of London (Ward Elections) Bill</td>
<td>Thursday</td>
<td>Consideration adjourned, 57.</td>
<td>4.00pm (set down under Standing Order)</td>
<td>Claimed, That the Question be now put; granted and carried on division; Question, That the Clause be read a second time, negatived on division.</td>
</tr>
<tr>
<td>Kent County Council Bill [Lords]</td>
<td>Thursday</td>
<td>Consideration and Third Reading, 255.</td>
<td>4.00pm (set down under Standing Order)</td>
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<tr>
<td>Medway Council Bill [Lords]</td>
<td>Thursday</td>
<td>Consideration and Third Reading, 256.</td>
<td>4.00pm (set down under Standing Order)</td>
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<tr>
<td>City of London (Ward Elections) Bill</td>
<td>Wednesday</td>
<td>Consideration resumed and adjourned, 342.</td>
<td>7.00pm (set down under Standing Order)</td>
<td>Claimed, That the Question (That the Amendment be made) be now proposed; granted and not carried (insufficient majority) twice.</td>
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<tr>
<td>Session</td>
<td>Day of week</td>
<td>Stage</td>
<td>Start time</td>
<td>Closure</td>
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<td>[2001–02]</td>
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<tr>
<td>City of London (Ward Elections) Bill</td>
<td>Thursday</td>
<td>Revival motion agreed to on division, 195.</td>
<td>4.00pm (set down under Standing Order)</td>
<td>Claimed, That the Question be now put; granted and carried on division; Question, That the Clause be read a second time, agreed to on division.</td>
</tr>
<tr>
<td>City of London (Ward Elections) Bill</td>
<td>Monday</td>
<td>Consideration resumed and adjourned, 319.</td>
<td>7.00pm (set down under Standing Order)</td>
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<tr>
<td>City of London (Ward Elections) Bill</td>
<td>Monday</td>
<td>Consideration completed and Third Reading, 460.</td>
<td>7.00pm (set down under Standing Order)</td>
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</tr>
<tr>
<td>Mersey Tunnels Bill</td>
<td>Tuesday</td>
<td>Second Reading, 673.</td>
<td>After 7.00pm (as set down under Standing Order), modified by programme Order on a public bill, 672.</td>
<td>Claimed, That the Question be now put; granted and carried on division; Question, That the Bill be now read a second time, agreed to on division.</td>
</tr>
<tr>
<td>Mersey Tunnels Bill</td>
<td>Wednesday</td>
<td>Suspension Motion, 766.</td>
<td>7.00pm (set down under Standing Order)</td>
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<tr>
<td>[2002–03]</td>
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<tr>
<td>Mersey Tunnels Bill</td>
<td>Tuesday</td>
<td>Consideration adjourned, 441.</td>
<td>Opposed private Business set down for 4.00pm to be entered upon after the conclusion of government business (whether before or after 4.00 pm) and proceeded with for up to three hours, 431.</td>
<td>Claimed, That the Question be now put; granted and carried on division; Question, That the Amendment be made, negatived on division.</td>
</tr>
<tr>
<td>Mersey Tunnels Bill</td>
<td>Wednesday</td>
<td>Consideration resumed and completed, Third Reading, 654.</td>
<td>Opposed private Business set down for 4.00pm to be entered upon after the conclusion of government business (whether before, at or after 4.00pm) and proceeded with for up to three hours, 644.</td>
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<tr>
<td>Nil.</td>
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<td>[2006–07]</td>
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<td>Broads Authority Bill</td>
<td>Wednesday</td>
<td>Second Reading, 27.</td>
<td>4.00pm (set down under Standing Order)</td>
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<tr>
<td>Session</td>
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<td>Stage</td>
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<td>Opposed private Business set down for 4.00pm to be entered upon after the conclusion of opposition business (whether before, at or after 4.00pm) and proceeded with for up to three hours, 354.</td>
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<tr>
<td>Manchester City Council Bill [Lords]</td>
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<td>Opposed private Business set down for 3.00pm to be entered upon at any and proceeded with for up to three hours, 428.</td>
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<tr>
<td>Manchester City Council Bill [Lords]</td>
<td>Wednesday</td>
<td>Second Reading resumed and agreed to, 650.</td>
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<td>Claimed, That the Question be now put; granted and carried on division; Question, That the Bill be now read a second time, agreed to on division.</td>
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<tr>
<td>Bournemouth Borough Council Bill [Lords]</td>
<td>Wednesday</td>
<td>Second Reading, 651.</td>
<td></td>
<td>Claimed, That the Question be now put, assent withheld, twice; claimed later, granted and carried on division; Question, That the Bill be now read a second time, agreed to on division.</td>
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<tr>
<td>Canterbury City Council Bill</td>
<td>Wednesday</td>
<td>Second Reading, 651.</td>
<td></td>
<td>Claimed, That the Question be now put, assent withheld; claimed later, granted and carried on division; Question, That the Bill be now read a second time, agreed to on division.</td>
</tr>
<tr>
<td>Session</td>
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<td>Stage</td>
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<td>Closure</td>
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<tr>
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<td>Claimed, That the Question be now put; granted and carried on division; Question, That the Amendment be made, negatived on division.</td>
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Bills, except specified Clauses and Schedules, reported from Public Bill Committees:

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Commons insist on disagreement with certain Amendments, insist on a certain Amendment but do not insist on their disagreement with another Amendment and propose an Amendment in lieu, [2005–06] 510.

Commons insist on disagreement with certain Amendments, but do not insist on their disagreement with other Amendments and propose Amendments in lieu, [2006–07] 488.

Motion to insist on disagreement to Lords Amendment and disagree to Lords Amendment in lieu, with an Amendment in lieu, negatived (after Amendment negatived); similar Motion but with a different Amendment in lieu agreed to, [2003–04] 629–30.

Commons do not insist on Amendment and agree with Lords Amendment in lieu thereof, the Commons being willing to waive its privileges in respect of the Lords Amendment, [2007–08] 698.

Commons do not insist on Amendment and agree with Lords Amendments in lieu, [2007–08] 698.

Commons do not insist on Amendments and propose Amendments in lieu, [2006–07] 578.

Commons do not insist on Amendments but disagree with the Lords in their Amendments, [2005–06] 522.

Commons do not insist on their Amendment to a Lords Amendment, but make Amendment in lieu, insist on their disagreement to the Lords Amendment, and make an Amendment in lieu thereof, [2003–04] 204.

Commons do not insist on disagreement to Lords Amendments on which the Lords have insisted, [2007–08] 372.

Commons do not insist on disagreement to Lords Amendment on which the Lords have insisted; insist on disagreement to a certain Lords Amendment and propose Amendments to the words so restored to the Bill and a consequential Amendment to the Bill; and agree to a Lords Amendment to the Bill, [2002–03] 714.

Lords insist on an Amendment to which the Commons has disagreed:
—do not insist on another Amendment to which the Commons has disagreed but propose Amendments in lieu thereof; and they do not insist on their remaining Amendments to the Commons House has disagreed, [2006–07] 531.

Lords insist on certain Amendments to which the Commons have disagreed:
—agree without Amendment to certain Commons Amendments in lieu of certain Lords Amendments; disagree to remaining Commons Amendments in lieu of some of their Amendments, [2005–06] 460.

—disagree to the Commons Amendment in lieu; and do not insist on the remaining Lords Amendment to which the Commons have disagreed, [2005–06] 715.

—do not insist on certain of their Amendments and propose Amendments in lieu; agree without Amendment to Commons Amendments to Lords’ Amendments; and do not insist on remaining Amendments to which the Commons have disagreed, [2005–06] 863.

—do not agree with a Commons Amendment in lieu, but propose Amendments in lieu; and agree to an Amendment in lieu, Amendments made to words so restored to the Bill and the consequential Amendment, [2001–02] 719.

—do not agree with a Commons Amendment in lieu, but propose Amendments in lieu; and agree to an Amendment in lieu, Amendments made to words so restored to the Bill and the consequential Amendment, [2001–02] 719.


—and disagree with the Amendments proposed by the Commons in lieu, [2006–07] 430, 473.

—disagree to the Amendments proposed by the Commons in lieu of the Lords Amendments and they propose Amendments in lieu, [2006–07] 505.

—do not insist on the remaining Amendments to which the Commons has disagreed; agree to the Amendments proposed by the Commons to the words so restored to the Bill; agree to the consequential Amendment proposed by the Commons; agree to the Amendments proposed by the Commons in lieu of certain of their Amendments; and agree to the Amendments proposed by the Commons to certain of their Amendments, [2007–08] 372.

—do not insist on another, but propose an Amendment in lieu; do not insist on the remaining Amendments and agree to Amendments in lieu, [2003–04] 283.

—do not insist on others, but propose Amendments in lieu of some of them; and have considered and disagreed to the Amendment suggested by the Commons, [2003–04] 624.
Lords insist on their Amendment to a Commons Amendment, [2003–04] 250.

Lords insist on certain Amendments to which the Commons has insisted on their disagreement, and disagree with Commons Amendments in lieu, [2005–06] 502.


— and agree to a single Amendment and a single Amendment in lieu, [2001–02] 268, 665.

— and agree to Amendments in lieu and to Amendments to Lords Amendments, [2003–04] 420.

— and agree to the Amendment in lieu of one of them, but propose further Amendments to the Bill in lieu of the other, [2003–04] 318.

— and agree to Amendments in lieu with an Amendment, but propose Amendments in lieu of Commons Amendments to which the Lords have disagreed, [2003–04] 614.

— agree without Amendment to Commons Amendments proposed in lieu; and agree to the Commons Amendment made to the remaining Lords Amendment, [2005–06] 845.

— agree to the Amendments proposed by the Commons in lieu of one of the Lords Amendments; and they agree to the consequential Amendment made by the Commons, [2007–08] 708.

— agree to the Amendments made by the Commons in lieu of certain of those Amendments; they agree to the Amendments made by the Commons to certain of their Amendments; and they agree to the consequential Amendment made by the Commons, [2006–07] 531.

— agree to the Amendments proposed by the Commons in lieu of those Amendments; insist on their remaining Amendments to which the Commons has disagreed and disagree with the Amendments proposed by the Commons to the words restored to the Bill by the Commons’ disagreement with one of those Amendments, for which insistence and disagreement they assign their Reasons, [2006–07] 473.

— agree without Amendment to the Commons Amendments in lieu of certain Lords Amendments, but insist on their remaining Amendments, [2005–06] 471.

— agree without Amendment to the Commons Amendments in lieu; and do not insist on the remaining Lords Amendments to which the Commons have disagreed, [2005–06] 780.

— and agree without Amendment to the Commons Amendments made to the words so restored to the Bill, [2003–04] 471; [2006–07] 520.

— but propose an Amendment in lieu of one of them, [2003–04] 585.


— and agree to Commons Amendments to words so restored to Bill, [2001–02] 727.

— but propose another Amendment (to the Commons Amendment) in lieu, [2003–04] 241.


— but propose Amendments in lieu of one of them, and agree to Commons Amendments to Lords Amendments, [2001–02] 719.

Lords do not insist on their disagreements to certain Commons Amendments; do not insist on their Amendments in lieu of one of those disagreements; and agree without Amendment to Commons Amendments, [2005–06] 881.

Questions put at specified hours, pursuant to Programme Orders:

—Questions already proposed from the Chair:


—Lords Amendment to Commons Amendment to Lords Amendment be disagreed to, [2003–04] 237, 245.

—That this House insists on its disagreement with the Lords in their Amendment, [2001–02] 267.


—That the House insists on its disagreement but proposes an Amendment in lieu, [2003–04] 252.

—That the House does not insist on its Amendment to a Lords Amendment, [2003–04] 204.

—That this House does not insist on an Amendment to which the Lords have disagreed, [2004–05] 260.


—That this House insists on its Amendments, insists on its disagreement to Lords Amendments, insists on other Amendments, disagrees with Lords Amendments proposed in lieu of Lords Amendments disagreed to and proposes Amendments to the words so restored to the Bill, [2004–05] 239.

—That this House insists on its Amendments to a Lords Amendment, insists on its disagreements to several
Lords Amendments, insists on other Amendments, does not insist on an Amendment, insists on its disagreement to certain Lords Amendments proposed in lieu of a Lords Amendment and insists on its Amendments to the Lords Amendment by its insistence on its disagreement to a Lords Amendment and proposes an Amendment in lieu, [2004–05] 240.

—That this House insists on its Amendments to a Lords Amendment, insists on its disagreement to Lords Amendments and insists on its Amendments, insists on its disagreement to certain Lords Amendments proposed in lieu of a Lords Amendment and insists on its Amendments to the Lords Amendment by its insistence on its disagreement to a Lords Amendment and disagrees with a Lords Amendment, [2004–05] 241.

—That the Commons do not insist on certain Amendments but disagree with others, [2005–06] 522.

—Other Questions to be disposed of at that hour:

—That the Lords Amendment be agreed to, [2008–09] 583.


—That Lords Amendments be agreed to, that an Amendment be made to the Bill instead of words left out of the Bill by Lords Amendments, and that consequential Amendments be made to the Bill, [2001–02] 260.

—That Lords Amendment be agreed to (an Amendment to it having been disposed of), [2003–04] 329.

—That the Lords Amendment be disagreed to, [2004–05] 230; [2006–07] 506, 514

—on Division, [2004–05] 230(4), 231(2).

—That an Amendment be made to the words restored to the Bill by disagreeing to a Lords Amendment, [2001–02] 261; [2004–05] 230.

—That Amendments be made to the Bill in lieu of Lords Amendment disagreed to, [2004–05] 230, 231(2).

—That a (manuscript) Amendment be made in lieu of a Lords Amendment disagreed to, [2001–02] 267.

—That an Amendment be made to a Lords Amendment, and that the Lords Amendment, so amended, be agreed to, [2001–02] 629.

—more than one Amendment, [2001–02] 802, 810.


—negatived on Division, [2005–06] 403, &c.


—Amendments to Lords Amendments (and on those Lords Amendments), [2003–04] 397, &c.

—Amendments to words so restored to the Bill, [2001–02] 802.


—To disagree with several Amendments en bloc (pursuant to Procedure Motion), [2003–04] 617.


—the Commons being willing to waive their privileges in respect of a specified Amendment, [2005–06] 558.

—the Commons being willing to waive their privileges in respect of certain Amendments, [2007–08] 709.

—to agree with several Lords Amendments, [2003–04] 444.


—that Amendments in lieu and consequential Amendments be made, [2004–05] 260.

—that the House proposes Amendments to words restored to Bill by insistence on disagreement to a Lords Amendment, [2001–02] 725.

—that this House insists on its disagreement to Lords Amendments and proposes Amendments in lieu, [2004–05] 239(2), 240(2).

—that this House insists on its disagreement with Lords Amendments and Lords Amendments in lieu, insists on its Amendments in lieu, does not insist on an Amendment and proposes Amendments in lieu, [2004–05] 241(2).

—not to insist on a Commons Amendment to which the Lords have disagreed, [2002–03] 698.

—to insist on disagreement to a Lords Amendment on which the Lords have insisted, [2002–03] 707.

—that an Amendment be made to the Bill in lieu of a Commons Amendment not insisted upon, [2002–03] 698.

—that the House agrees with the Lords in all the remaining Lords proposals, [2002–03] 698.

—that Commons insist on disagreement with certain Amendments, insist on a certain Amendment but do not insist on their disagreement with another Amendment and propose and Amendment in lieu, [2005–06] 510.

—that the Commons insists on its disagreement with certain Amendments, but does not insist on certain of its Amendments in lieu, and proposes Amendments in lieu of Lords Amendments, [2006–07] 488.

2. Lords Bills:—Agree with Lords Amendments to a Commons Amendment and Lords Amendments in lieu of words left of the Bill by a Commons Amendment, [2002–03] 525.
Commons agree to Lords Amendment in lieu of words left out by a Commons Amendment; do not insist on Commons Amendments but make an Amendment in lieu and agree to a Lords Amendment in lieu; and agree to remaining Lords Amendments to Commons Amendments, [2002–03] 698.

Lords agree to Commons Amendments:
—with an Amendment in lieu of the words left out of the Bill; agree to another Amendment, with an Amendment; and agree to remaining Amendments, [2006–07] 701.
—with consequential amendments; remaining Commons Amendments agreed to without amendment, [2008–09] 704.
—with an Amendment; agree to an Amendment with Amendments in lieu of the words so left out of the Bill; and disagree to certain Commons Amendments with Amendments in lieu, [2007–08] 696.
—with Amendments and consequential Amendment; and an Amendment in lieu of a Commons Amendment, and agree without Amendment to the remaining Amendments made by the Commons, [2006–07] 452.
—some with Amendments in lieu (and an Amendment in lieu of words left out by agreeing to a Commons Amendment), [2006–07] 466.
—with Amendments proposed in lieu thereof; another Amendment agreed to with an Amendment; certain Amendments disagreed to; and remaining Amendments agreed to, [2006–07] 592.
—with Amendments to the words so restored to the Bill, and agree to the remaining Amendments, with an Amendment to one of them, [2003–04] 458.

Commons insist on Amendment to which the Lords have disagreed, disagree to Lords Amendment in lieu and Amendment made to the Bill in lieu; do not insist on remaining Commons Amendments and agree to Lords Amendment in lieu, [2002–03] 480.

Commons insist on Amendments to which the Lords have disagreed, [2002–03] 707.

Commons insist on Amendment to which the Lords have disagreed, Lords Amendment in lieu, and propose Amendments in lieu, [2005–06] 875, 876.

Commons do not insist on Amendment and agree to Lords Amendments, [2003–04] 472.

Lords do not insist on their Amendments in lieu of disagreement; and agree without Amendment to Commons Amendments, [2005–06] 881.

3. Miscellaneous:


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XII. BILLS RELATING TO CHARGES


List of Bills Relating to Charges

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XIII. MONEY BILLS:


List of Money Bills

Bills endorsed with the Speaker’s Certificate as Money Bills under the Parliament Act 1911:

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Consolidated Fund Bill, 41.
Consolidated Fund (No. 2) Bill, 245.
Consolidated Fund (Appropriation) Bill, 358.
[2001–02]
Civil Defence (Grant) Bill, 321.
Consolidated Fund Bill, 265.
Consolidated Fund (No. 2) Bill, 412.
Consolidated Fund (Appropriation) Bill, 84.
Consolidated Fund (Appropriation) (No. 2) Bill, 649.
European Communities (Finance) Bill, 137.
National Insurance Contributions Bill, 592.
[2002–03]
Consolidated Fund Bill, 69.

Consolidated Fund (No. 2) Bill, 246.
Consolidated Fund (Appropriation) Bill, 69.
Consolidated Fund (Appropriation) (No. 2) Bill, 477.
Industrial Development (Financial Assistance) Bill, 315.

[2003–04]
Age-Related Payments Bill, 371.
Consolidated Fund Bill, 44.
Consolidated Fund (No. 2) Bill, 201.
Consolidated Fund (Appropriation) Bill, 409.
[2004–05]
Appropriation Bill, 320.
Consolidated Fund Bill, 52.
Consolidated Fund (Appropriation) Bill, 248.
Income Tax (Trading and Other Income) Bill, 227.
[2005–06]
Consolidated Fund Bill, 344.
Consolidated Fund (Appropriation) Bill, 97.
Consolidated Fund (Appropriation) No. 2 Bill, 525.
Consolidated Fund (Appropriation) No. 3 Bill, 727.
[2006–07]
Consolidated Fund Bill, 64.
Consolidated Fund (Appropriation) Bill, 228.
Consolidated Fund (Appropriation) (No. 2), Bill, 485.  
Consolidated Fund Bill, 44.  
Consolidated Fund (Appropriation) Bill, 206.  
Consolidated Fund (Appropriation) (No. 2) Bill, 519.  
Corporation Tax Bill, 180.  
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[2009–10]  
Appropriation Bill, 422.  
Corporation Tax Bill, 206.  
Consolidated Fund (Appropriation) Bill, 331.  
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XIV. BILLS BROUGHT FROM THE LORDS UNDER STANDING ORDER (PRIVILEGE (BILLS BROUGHT FROM THE LORDS)):  
International Development Bill [Lords], [2001–02] 149.  
State Pension Credit Bill [Lords], [2001–02] 363.  

XV. SCOTTISH BILLS:  
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List of Scottish Bills  

XVI. BILLS PASSED THROUGH SEVERAL STAGES IN ONE DAY:  
Order, That more than one stage of Bill may be taken on one day [2001–02] 631.  
More than one stage of a Bill may be taken on one day (as part of Programme Order), [2000–01] 354.  
Order, that at this day’s sitting, any Consolidated Fund (Appropriation) Bill ordered to be brought in and read the first time shall be proceeded with as if its Second Reading stood as an Order of the Day, and Standing Order (Consolidated Fund Bills) shall apply (as part of a wider Order), [2000–01] 353; [2005–06] 485.  
Ordered, That, at the sitting on Monday 20th March, any Consolidated Fund (Appropriation) (No. 2) Bill ordered to be brought in and read the first time shall be proceeded with as if its Second Reading stood as an Order of the Day, [2005–06] 485.  
Appropriation Bill ordered, presented and read, read the second and third time and passed, [2009–10] 415.  
Bill read the first and second time; committed to Committee of the whole House; considered in Committee; reported, without Amendment; considered; read the third time and passed, [2006–07] 256; [2007–08] 196.  
Bill read a second time; committed to a Committee of the whole House; considered in Committee; reported, with Amendments; considered; read the third time, and passed, [2000–01] 299; [2009–10] 206.  
Bill read a second time; committed to Committee of the whole House; considered in Committee; reported, with an Amendment; considered; read the third time and passed, [2004–05] 329.  
Re-committed Bill considered in Committee of the whole House; reported, with Amendments; as amended,

Bill considered in Committee of the whole House; reported, with an Amendment; considered (no Amendments proposed); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (and further amended); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (no Amendments proposed); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (no Amendments proposed); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (and further amended); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (and further amended); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (and further amended); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (and further amended); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (and further amended); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (and further amended); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (and further amended); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (and further amended); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (and further amended); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (and further amended); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (and further amended); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (and further amended); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (and further amended); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (and further amended); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (and further amended); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (and further amended); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (and further amended); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (and further amended); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (and further amended); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (and further amended); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (and further amended); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (and further amended); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (and further amended); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (and further amended); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (and further amended); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (and further amended); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (and further amended); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (and further amended); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (and further amended); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (and further amended); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (and further amended); read the third time and passed, [2000–01] 285; [2001–02] 588.

Bill considered in Committee of the whole House; reported, with Amendments; considered (and further amended); read the third time and passed, [2000–01] 285; [2001–02] 588.
—Select Committee, (pursuant to a Carry-over motion in the previous Session), [2006–07] 6.


Date by which Public Bill Committee to report changed, [2006–07] 578; [2007–08] 642.


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Speaker to leave Chair whether or not notice of an Instruction has been given, [2001–02] 230.

Committee of the whole House:

Committee stage to be completed:


—At a specified time on day on which considered, with consideration, and Third Reading at a later time on the same day, [2001–02] 230.

Committee of the whole House, approving Resolution of the Programming Committee as to allocation of time on allotted days for Committee, [2002–03] 93, 391.

Amendment to previous provision for Committee of the whole House:

—Committee stage to be completed at specific time on day on which considered, [2004–05] 128, 189.


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Sessional Order (Programme Orders: conclusion of proceedings in standing committee or Committee of whole House) dis-applied, [2000–01] 69.


Amendments to previous provisions for consideration, to be completed at specified times at today’s sitting, [2005–06] 257; [2008–09] 371

Amendments to previous provisions for consideration and Third Reading; to be completed:


—at specified times on second and third allotted days, [2001–02] 566.

—after two hours and one hour respectively after the commencement of proceedings at this day’s sitting, [2006–07] 167.

—after three hours after the commencement of proceedings on the Programme Order, [2006–07] 526.
—after three hours, four hours and one hour before the moment of interruption after the commencement of proceedings on the Programme Order, [2007–08] 386.

—at 6 p.m. and 7 p.m. respectively after the commencement of proceedings on the Programme Order, [2006–07] 192, 296.

—at three hours after the commencement of proceedings at this day’s sitting, [2005–06] 152.

—at one hour before, and at moment of interruption on day on which considered, [2005–06] 91, &c.

—in one and a half days, at specified times, [2001–02] 672.

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—at specified times on three days, [2003–04] 337.

—one of the times amended, [2001–02] 677.

—to be considered in a particular order, [2003–04] 574, 586.

—Committee, consideration and Third Reading to be completed:

—one hour before the moment of interruption and after one hour or at the moment of interruption, [2005–06] 234, 332.

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—Consideration and Third Reading to be completed:


—three hours after their commencement, [2001–02] 145.

—Nine hours after the commencement of proceedings on the Allocation of Time Motion, [2002–03] 605.


—with questions to be put at specified times, [2001–02] 593.


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—Sessional Order (Programme Orders: conclusion of proceedings on consideration or third reading): paragraph (2)(d) modified and paragraph (4) dis-applied, [2000–01] 155.

—Amendment proposed, to re-commit bill to a Standing Committee, and negatived on Division, [2001–02] 593.

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—amendments to previous provisions for Consideration, [2005–06] 257.


—Lords Amendments:


—Sessional Order (Motions), paragraphs (6) and (7) not to apply to motion varying Programme Order in respect of Lords Amendments or further Lords Messages, and question thereon to be put forthwith, [2000–01] 97, &c.

—Consideration of Lords Amendments to be completed:


—three hours after commencement of proceedings on a Motion, [2003–04] 617.
— in two hours in respect of one Lords Amendment and a further hour for the remainder, [2002–03] 705.
— four hours, with intermediate deadlines, [2003–04] 615.
— four hours or Ten o’clock, with intermediate deadlines, [2003–04] 598.
— four hours after the commencement of proceedings on the Ways and Means Motion, [2007–08] 949.
— in six hours, or by Ten o’clock, whichever is later, with intermediate points, [2001–02] 809.
— by a stated hour, [2001–02] 460, &c.
— at specified times on day on which considered, [2007–08] 183.


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Electoral Registration (Northern Ireland) Bill [Lords], [2004–05] 152.


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B. Programme Orders


—continued in effect till end of following Session, [2001–02] 875.


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Children, Schools and Families Bill, [2009–10] 120.
Clean Neighbourhoods and Environment Bill, [2004–05] 73, 166.
Commissioner for Older People (Wales) Bill [Lords], [2005–06] 767.
Commissioners for Revenue and Customs Bill, [2004–05] 36, 74, 120.
Commons Bill [Lords], [2005–06] 565.
Community Care (Delayed Discharges etc.) Bill, [2002–03] 43, 263.
Concessionary Bus Travel Bill [Lords], [2006–07] 345.
Constitutional Reform Bill [Lords], [2004–05] 90, 128, 260.
Coroners and Justice Bill, [2008–09] 91, 184, 244, 699.
Criminal Defence Service (Advice and Assistance) Bill, [2000–01] 149.
Drugs Bill, [2004–05] 95, 172.
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European Communities (Finance) Bill, [2007–08] 25, 125.
House of Commons (Removal of Clergy Disqualification) Bill, [2000–01] 120.
Housing Corporation (Delegation) etc. Bill, [2005–06] 583, 617.
Industry and Exports (Financial Support) Bill 222, 284.
Inquiries Bill [Lords], [2004–05] 255.
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Merchant Shipping (Pollution) Bill [Lords], [2005–06] 390, 475.


Police (Northern Ireland) Bill [Lords], [2002–03] 179, 213, 217, 284, 313.


Prevention of Terrorism Bill, [2004–05] 177, 189, 229.


Public Services Ombudsman (Wales) Bill [Lords], [2004–05] 305.


Regulatory Reform Bill [Lords], [2000–01] 236.

Road Safety Bill, [2004–05] 77.


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C. Business of the House Orders
*on Division.

Procedure Motions:
Hunting Bill, [2003–04] 519 (absence of Committee stage; provision for suggested Amendments, Third Reading) (after Amendments proposed, but not made).

XVIII. PUBLIC BILLS REFERRED TO THE EXAMINERS AND REPORTS FROM STANDING ORDERS COMMITTEE:
Examiners to examine Public Bills with respect to the applicability thereto of Standing Orders relating to Private Business; and reports
Crossrail Bill, [2004–05] 176; 237.

Humber Bridge Bill, [2004–05] 301.
—Standing Orders Committee report that Standing Orders ought not to be dispensed with, [2000–01] 352.

XIX. PROCEEDINGS UNDER PARLIAMENT ACTS 1911 AND 1949:

XX. SUSPENSION OF PROCEEDINGS (HYBRID BILLS):
Order suspending proceedings on a hybrid bill, [2004–05] 328.

XXI. BILLS CARRIED OVER PURSUANT TO TEMPORARY STANDING ORDER OR STANDING ORDER (CARRY-OVER OF BILLS):
Order, That if at the conclusion of this Session of Parliament proceedings on the Bill have not been completed, they shall be resumed in the next Session:
[2002–03]
European Parliamentary and Local Elections (Pilots) Bill, 638 (on Division).
Planning and Compulsory Purchase Bill, 441 (on Division).
[2003–04]
Gambling Bill, 583 (on Division).
Mental Capacity Bill, 530.
School Transport Bill, 580 (on Division).
[2004–05]
—
[2005–06]
Corporate Manslaughter and Corporate Homicide Bill, 808 (on Division).
Crossrail Bill, 858.

Welfare Reform Bill, 780.
[2006–07]
Child Maintenance and Other Payments Bill, 461.
Criminal Justice and Immigration Bill, 552 (on Division).
Crossrail Bill, 601.
[2007–08]
Banking Bill, 611.
Political Parties and Elections Bill, 625 (on deferred Division).
[2008–09]
Child Poverty Bill, 569.
Constitutional Reform and Governance Bill, 642 (on Division).
Equality Bill, 348 (on deferred Division).
[2009–10]
—
Order, That if the Planning and Compulsory Purchase Bill is carried over to the next Session of Parliament, the period on the expiry of which proceedings on the Bill shall lapse in pursuance of paragraph (10) of the Order of the House of 29th October 2002 (Carry-over of Bills) shall be extended by the period of six months, [2002–03] 441.

Temporary Standing Order relating to carry-over of Bills made permanent with effect from beginning of next Session, with Amendments, [2003–04] 571.

XXII. REVIVAL OF PROCEEDINGS:

Bill read the first and second time and ordered to be considered, pursuant to Orders, [2004–05] 5, 6.

Bill read the first and second time without Question put and stood committed in respect of certain Clauses and Schedules, [2004–05] 5, 6.

XXIII. ORDERS VARYING THE PRACTICE OF THE HOUSE IN RESPECT OF SPECIFIED BILLS:


—as part of a wider Order, [2004–05] 313.

Standing Committee given leave to sit twice on first day (other than as part of Programme Order), [2001–02] 43, &c.


Paragraph (2)(ii) of Standing Order (Nomination of Standing Committees) dis-applied to a Bill relating to Wales, [2000–01] 63.

XXIV. BILLS WITHDRAWN:

Bills withdrawn:


—after Question proposed, That the Bill be now read a second time, [2007–08] 151, &c.; [2008–09] 192, 474

—after Order for the Bill to be considered in a Public Bill Committee read and discharged, [2008–09] 461.


—after Order for further consideration, as amended in the Public Bill Committee, read and discharged, [2008–09] 664.

—after Order for further consideration on future day read and discharged, [2001–02] 700.

—after Order for Third Reading for future day read and discharged, [2002–03] 623.


Bills withdrawn:


XXV. BILLS REFERRED, &C., TO JOINT COMMITTEE ON CONSOLIDATION, &C., BILLS:

Orders, pursuant to Standing Order (Consolidation Bills), That Bills be not committed, [2001–02] 691;

XXVI. RETURNS:

Returns relating to Public Bills ordered and made;

XXVII. MISCELLANEOUS:

Bill ordered to be proceeded with as a tax simplification bill, but not stand referred to a second reading committee, [2000–01] 52.

Bill ordered to be proceeded with as a tax law rewrite bill, stands referred to a second reading committee, [2000–01] 24; [2006–07] 72.

More than one stage of a Bill may be taken on one day, [2003–04] 428.

—as part of Programme Order) [2002–03] 496.


—as part of a Programme Order, [2003–04] 41, &c.


—as part of a wider Order, [2004–05] 313.

XXVIII. LIST OF ALL PUBLIC BILLS AND MAIN STAGES:

NOTE

The following abbreviations are used below: 1R for First reading, EN for Explanatory Notes ordered to be printed, 2R for Second Reading; SRC for reference to a Second Reading Committee; CWH for day(s) on which the Bill was taken in Committee of the whole House; SC for reference to a Standing Committee; PBC for reference to a Public Bill Committee; C for Consideration stage; 3R for Third Reading; LA for Lords Amendments; ATO for Allocation of Time Order(s); MR for money resolutions relating to Bills, WM for associated Ways and Means resolutions, Prog or Progs for Programme Orders and Carry-over for Carry-over Orders.

The use of “&c.” after Second Reading or Committee of the whole House indicates that remaining stages were also taken. After Consideration, “&c.” also indicates that the Bill was amended in Committee, whereas “C. 3R” indicates that the Bill was not amended in Committee. “Consolidation Committee” indicates that the Bill was reported from the Joint Committee on Consolidation, &c., Bills. “Examiners” indicates that the Bill was referred to the Examiners of Petitions for Private Bills.

An asterisk thus * indicates that the Bill was presented under the Standing Order (Procedure upon bills whose main object is to create a charge on the public revenue.)

A dagger thus † indicates the Bill was a “money bill” and was certified by the Speaker accordingly.

1. Government Bills

Adoption and Children Bill [2000–01]: Presented, 229. 2R, SC, 261. Bill reported, without Amendment, and Special Report that Committee is unable to proceed further owing to imminent Dissolution, 352.


MR, 95. Progs, 94, 559.


Progs, 332, 882.


MR, 611. WM, 611. Progs, 611, 720. Carry-over, 611.


MR, 701. Progs, 701.


MR, 83. Progs, 82, 141.


Progs, 569. Carry-over, 569. MR, 569.


MR, 41. WM, 41. Progs, 40, 46, 329.


MR, 301. WM, 301. Progs, 301, 710.


MR, 467. Progs, 466, 503.


MR, 84. Progs, 84, 621.

MR, 226.


MR, 74. Progs, 73, 166.


Progs, 36, 74, 120.


MR, 556. Progs, 565, 678.


MR, 44. Progs, 43, 263.


MR, 656. WM, 656. Progs, 655, 729, 821, 878.


Prog, 345. MR, 345.


MR, 92. WM, 92. Progs, 90, 128, 260.

Constitutional Reform and Governance Bill [2008–09]: Presented, 568. 2R (Queen’s Consent), 640. CWH, 684, 689. Reported from CWH, so far as amended, 720.


MR, 86. WM, 86. Prog, 86.


Prog, 237. MR, 238. WM 238.


Progs, 91, 184, 244, 699. MR, 92. WM 92.


Prog, 808. Carry-over, 808.


Prog, 353. Carry-over extended by seven days, 513.


Prog, 247.

Counter-Terrorism Bill [2007–08]: Presented, 6. 2R, 318. PBC, 326, &c, C, 440. C, &c., 444. LA (Title


Progs, 299, 376.


Progs, 299, 376.


Crossrail Bill [2005–06]: Presented and deemed to be read the first time, pursuant to Order, 19. 2R, 142. Committed to a select committee, 143.


Crossrail Bill [2006–07]: Presented, 1R, 2R, Committed to a select committee, (Carry-over), 6. Reported from the Select Committee, with Amendments, 591.

Carry-over, 601.


Progs, 81, 407.


MR, 297. WM, 297. Prog, 297.


MR, 250. Prog, 249.


MR, 121, 693. Progs, 121, 385, 693.


Progs, 217, 669.


Progs, 64, 460. MR, 65.


MR, 143. Progs, 143, 364.


WM, 544. Prog, 543.


Progs, 77, 126, 241, 526. MR, 155.


MR, 287. Prog, 287.


Progs, 406.


MR, 25, Progs, 25, 125.


MR, 70. Progs, 70, 356.


European Union Bill [2004–05]: Presented, 111. (Queen’s Consent) 2R, SC, 155.

MR, 156. WM, 157. Prog, 155.


Progs, 418, 682.


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Business of the House Motion, 153. Instruction to Committee, 234.


MR, 61. Prog, 60, 628.


MR, 506.


MR, 98, Progs, 94, 477.


MR, 380, Progs, 379, 424, 684.


MR, 126.


MR, 143. Prog, 142.


Progs, 66, 576. MR, 66.


MR, 36, Prog. 36.


HR, 102. Progs, 101, 121, 170, 254, 396.


HR, 39.


MR, 68. Progs, 67, 547.


MR, 71. Progs, 70, 319, 598.


MR, 46. WM, 46, 314. Progs, 46, 568.


Progs, 583, 617.


MR, 382. WM, 382. Progs, 381, 632.


MR, 81, WM, 81. Progs, 80, 606.

Hunting Bill [2000–01]: Presented, 7, 2R, SC, 35. CWH (specified Clauses and any New Clauses), 69, C, &c., 156.

Hunting Bill [2002–03]: Presented, 52, 2R, SC, 84, C, &c.; re-committed to the Standing Committee to which it was originally committed for the purpose of making such Amendments as the Committee considers necessary or expedient in consequence of the addition to the Bill of a New Clause (Foxes) on consideration, 493, C, &c. (Queen’s and Prince of Wales’s Consent), 529.

MR, 85. Progs, 85, 186, 492, 498.


Procedure Motions, 519, 616, 629. MR, 617.


MR, 83. WM, 83. Progs, 82, 117, 199, 431.


WM, 93.


WM, 117.


MR, 194.


MR, 255. Prog, 255.


International Tribunals (Sierra Leone) Bill [Lords] [2006–07]: Brought from the Lords, 366. Amendments before second reading may be accepted by the Clerks at the Table, 386. 2R &c., 403. [Cited as International Tribunals (Sierra Leone) Act 2007] R.A., 414.


MR, 305. Prog, 304, 695.


MR, 189. Prog, 189.


Progs, 73, 342. MR, 73.


MR, 277. Progs, 276, 454, 479.


Progs, 116, 357, 605. MR, 117.


London Olympic Games and Paralympic Games Bill: See London Olympics Bill.


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Progs, 53, 309.


MR, 203. Prog, 203, 577.


MR, 42. WM, 42. Progs, 41, 558.


MR, 56. Progs, 56, 185, 709.


MR, 182.


MR, 42. WM, 42. Progs, 41, 558.


MR, 387.


Northern Ireland (Monitoring Commission &c.) Bill [Lords] [2002–03]: Order, That if the Bill is brought from the Lords, notices of Amendments, &c., may be received by the Clerks at the Table before 2R, 592. Brought from the Lords, 595. 2R, &c., 606. [Cited as Northern Ireland (Monitoring Commission &c.) Act 2003] R.A., 613.

MR, 607. WM, 607.

Allocation of Time Order, 605.


MR, 295. Prog, 295.


MR, 60. Progs, 60, 192, 513.


Progs, 420, 507.


MR, 60. Progs, 60, 192, 513.


Progs, 362, 444.


MR, 106. Progs, 106, 505.


MR, 77. Progs, 77, 397.


MR, 89. Progs, 89, 568. Carry-over, 441.


Progs, 24 (amending Order of previous Session), 262.


MR, 102. Progs, 102, 167.


MR, 179. Progs, 179, 213, 217, 284, 313.


MR, 533. Progs, 532, 672, 726, 726. JCHR Reports, 367, 426.


MR, 64. WM, 65. Progs, 64, 371, 718.


MR, 177. Progs, 177, 189, 229.


MR, 156. 706. WM, 156. Progs, 156, 369, 706. JCHR Reports, 221, 336.


MR, 305. Prog, 305.


Progs, 68, 403.


Progs, 76, 152.


Mr, 411. Wm, 411. Prog, 411.


Road Safety Bill [2004–05]: Presented, 15. 2R, SC, 77, Amended Title, 140. C, &c. (Queen’s and Prince of Wales’s consent), 222.

MR, 78. Prog, 77.


MR, 38. Progs, 38, 471.


MR, 53. Progs, 52, 492.


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329. [Cited as Travel Concessions (Eligibility) Act 2002], R.A., 371.

MR, 167.


MR, 201. Prog, 201.


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Progs, 96, 707. MR, 96.


2. Private Members’ Bills

Abandoned Inland Waterways (Protection) Bill [2005–06]: Ordered, 308.

Access to Contraceptive Services Bill [2006–07]: Ordered, 150.


Adoption Bill [2000–01]: Presented, 67. Motion for 2R; fewer than forty Members taking part in Division, Question not decided, 280.

Adoption of Sewers Bill [2000–01]: Presented, 142.

Adults with Autism Bill [2007–08]: Ordered, 405.

Age Discrimination Bill [2000–01]: Ordered, 353.

Age Discrimination Bill [2001–02]: Ordered, 427. Order for 2R read and discharged; Bill withdrawn, 526.

Age Equality Commission Bill [2000–01]: Ordered, 323.

Age Equality Commission Bill [2001–02]: Presented, 89. Motion for 2R negatived, 410.

Age of Sale of Tobacco Bill [2005–06]: Ordered, 199.

Age-Related Macular Degeneration Bill [2006–07]: Presented, 105.


Air Traffic Emissions Reduction Bill [2004–05]: Presented, 204.

Air Traffic Emissions Reduction Bill [Lords] [2003–04]: Brought from the Lords, 245.

Air Travellers (Provision of Health Information) Bill [2000–01]: Ordered, 199.

Airport Expansion (Parliamentary Approval) Bill [2004–05]: Presented, 81. Motion for 2R (Queen’s consent) objection taken to further proceeding, 215.


Arms Trade Bill [2003–04]: Ordered, 440.


Bailiffs (Repeals and Amendment) Bill [2008–09]: Presented, 391.


Bankers’ Pensions (Limits) Bill [2008–09]: Ordered, 199.


Bereavement Payments (Entitlement Conditions) (Amendment) Bill [2000–01]: Ordered, 339.

Bicycles (Children’s Safety Helmets) Bill [2006–07]: Ordered, 585.

Bilingual Juries (Wales) Bill [2006–07]: Ordered, 105.

Bilingual Juries (Wales) Bill [2009–10]: Presented, 268.

Bishops (Consecration of Women) Bill [2005–06]: Ordered, 522.


Borough Freedom (Family Succession) Bill [Lords] [2004–05]: Brought from the Lords, 95.

Borough Freedom (Family Succession) Bill [Lords] [2005–06]: Brought from the Lords, 183. 1R, 208.


Breast Cancer Bill [2005–06]: Presented, 73. Motion for 2R; Debate stood adjourned at 2.30 pm on a Friday, 380.

Breastfeeding etc. Bill [2005–06]: Ordered, 250. Motion for 2R; Debate stood adjourned at 2.30 pm, 835.

Bribery of Foreign Public Officials Bill [2000–01]: Ordered, 220.

British Board of Film Classification (Accountability to Parliament and Appeals) Bill [2007–08]: Presented, 67. Motion for 2R, Debate stood adjourned at 2.30 pm on a Friday, 366.

British Museum Act 1963 (Amendment) Bill [2008–09]: Presented, 89. Motion for 2R, Debate stood adjourned at 2.30 pm on a Friday, 229.


British Overseas Territories Bill [2005–06]: Ordered, 570. Queen’s Consent, 753.

British Subjects (Registration) Bill [2005–06]: Ordered, 290.

Broadcasting (Public Service Content) Bill [2008–09]: Presented, 90. Motion for 2R, Debate stood adjourned at 2.30 pm on a Friday, 423.


Broadcasting (Television Licence Fee Abolition) Bill [2008–09]: Presented, 90.


Building Societies (Funding) and Mutual Societies (Transfers) Bill: See Financial Mutuals Arrangements Bill.

Bus Services (Provision of Information) Bill [2000–01]: Ordered, 270.


Bus Services Bill [2005–06]: Ordered, 359. Order for 2R read and discharged; Bill withdrawn, 826.

Buses (Concessionary Fares) Bill [2003–04]: Ordered, 428.

Buses (Concessionary Fares) Bill [2004–05]: Presented, 204.

Cannabis Seeds (Prohibition) Bill [2007–08]: Ordered, 531.

Caravan Sites (Security of Tenure) Bill [2005–06]: Ordered, 723.

Cardiac Risk in the Young (Screening) Bill [2003–04]: Presented, 62. Motion for 2R withdrawn and Bill withdrawn, 197.

Care Homes (Domestic Pets) Bill [2008–09]: Ordered, 519.

Care Homes (Tenancy) Bill [2002–03]: Presented, 563.

Care of Older and Incapacitated People (Human Rights) Bill [2005–06]: Ordered, 361.


MR, 175.

Carers (Identification and Support) Bill [2006–07]: Ordered, 308.


Cervical Cancer (Minimum Age for Screening) Bill [2008–09]: Presented, 621.


Childcare Provision (Wales) Bill [2006–07]: Ordered, 296.

Children (Protection of Privacy) Bill [2007–08]: Ordered, 713.

Children (Safeguards for Unaccompanied Travel) Bill [2001–02]: Ordered, 448.

Children in Care (Custody) Bill [2008–09]: Presented, 74.
Children with Disabilities (Play Areas) Bill [2001–02]: Presented, 90.


Children’s Food Bill [2004–05]: Presented, 150.

Children’s Food Bill [2005–06]: Presented, 72. Motion for 2R; Debate stood adjourned at 2.30 pm on a Friday, 229.


Children’s Rights Commissioner Bill [2000–01]: Presented, 68. Motion for 2R; Bill withdrawn, 306.


MR, 309.

Christmas Savings Schemes (Regulation) Bill [2007–08]: Ordered, 143.

Cinemas (Rural Areas) Bill [2003–04]: Ordered, 396.


Citizen’s Initiative (Legislation) Bill [2007–08]: Ordered, 358.


Civil Service (No. 2) Bill [Lords] [2003–04]: Brought from the Lords, 346.

Civil Service Bill [2003–04]: Presented, 70. Order for 2R (Queen’s Consent); objection taken to further proceeding, 110.

Climate Change (Commercial and Public Services Sectors) Bill [2005–06]: Presented, 728.

Climate Change (Contraction and Convergence) Bill [2005–06]: Presented, 294.

Climate Change (Effects) Bill [2006–07]: Ordered, 135.

Climate Change (Sectoral Targets) Bill [2007–08]: Presented, 139.

Climate Change (Sectoral Targets) Bill [2008–09]: Ordered, 137.

Climate Change (Sectoral Targets) Bill [2009–10]: Presented, 216.


MR, 337.

Climate Change Bill [2000–01]: Presented, 137.

Climate Change Bill [2004–05]: Presented, 327.

Climate Change Bill [2005–06]: Presented, 120.

Closed Circuit Television (Monitoring and Promotion) Bill [2007–08]: Ordered, 553.


Cluster Munitions (Prohibition) Bill [Lords] [2006–07]: Brought from the Lords, 171. 1R, 186.


Committal to Prison in Default of Fines, Local Taxes, etc. (Abolition) Bill [2001–02]: Ordered, 649.

Committee on the Grant of Honours, Decorations and Medals Bill [2007–08]: Ordered, 410.


Companies Bill [Lords]: See Company Law Reform Bill [Lords].


Company Directors’ Performance and Compensation Bill [2002–03]: Presented, 74. EN, 138. Order for 2R; Motion made, That the House sit in private; fewer than forty Members having taken part in the Division, the Speaker declared that the Question was not decided and the business stood over until the next sitting of the House, 160.


Compulsory Voting Bill [2001–02]: Ordered, 222.


Confinement of Alcohol (Young Persons) Bill [2002–03]: Ordered, 120.

Congenital Heart Disease (Exemption from Prescription Charges) Bill [2003–04]: Ordered, 555.
Constitution for the European Union (Referendum) Bill [2003–04]: Presented, 62. Motion for 2R; Debate stood adjourned at 2.30 pm, 282.

Constitutional Reform (Prerogative Powers and Civil Service etc.) Bill [Lords] [2005–06]: Brought from the Lords, 780, 1R, 788.


Consumer Accountability and New Mutuals Bill [2000–01]: Ordered, 142.


Control of Dogs Bill [2009–10]: Ordered, 386.

Control of Fireworks (No. 2) Bill [2001–02]: Presented, 684.

Control of Fireworks Bill [2001–02]: Ordered, 281.

Control of Identification Documents (Offences) Bill [2004–05]: Ordered, 228.

Control of Internet Access (Child Pornography) Bill [2005–06]: Ordered, 221.


Co-operative and Community Benefit Societies and Credit Unions Bill [2008–09]: Presented, 74. 2R, 297.


Copyright, etc. and Trade Marks (Offences and Enforcement) Bill [2000–01]: Presented, 68. EN, 167. Motion for 2R; Debate stood adjourned at half-past Two o’clock on a Friday, 195.


Copyright Term for Performers and Producers [2007–08]: Ordered, 338.


Copyright in Sound Recordings and Performers’ Rights (Term Extension) Bill [2007–08]: Presented, 217.


Corruption Bill [Lords] [2006–07]: Brought from the Lords, 401, 1R, 411.

Council Housing (Direct Investment) Bill [2006–07]: Ordered, 419.

Council Tax Benefit (Change of Name) Bill [2009–10]: Presented, 338.

Council Tax Benefit (Entitlement Information) Bill [2004–05]: Presented, 82.


Criminal Damage (Graffiti) Bill [2006–07]: Ordered, 532.

Criminal Evidence (Prohibition of Sale) (No. 2) Bill [2001–02]: Presented, 695.

Criminal Evidence (Prohibition of Sale) Bill [2001–02]: Presented, 492.


Criminal Law (Amendment) (Householder Protection) Bill [2004–05]: Presented, 80. 2R, SC, 144.

Criminal Law (Amendment) (Protection of Property) Bill [2005–06]: Presented, 71. Motion for 2R; Debate stood adjourned at 2.30 pm on a Friday, 315.


Crown Employment (Nationality) Bill [2002–03]: Ordered, 147. Order for 2R read after 2.30 pm on a Friday; Queen’s Consent; objection taken to further proceeding, 311.


Crown Employment (Nationality) Bill [2008–09]: Ordered, 89. Motion made and Question put for 2R (Queen’s consent), the House divided; fewer than forty members taking part in Division, business stood over, 423. 2R, 475. PBC, 523. C interrupted at 2.30 pm on a Friday, 632. Order for further consideration discharged, Bill withdrawn, 664.

Cystic Fibrosis (Exemption from Prescription Charges) Bill [2004–05]: Presented, 111.

Cystic Fibrosis (Exemption from Prescription Charges) Bill [2006–07]: Presented, 71. Motion for Second Reading; Debate stood adjourned at 2.30 pm on a Friday, 251.

Damages (Asbestos-Related Conditions) (No. 2) Bill [2009–10]: Presented, 109. 2R, etc., 207.


Dangerous Dogs (Amendment) Bill [2008–09]: Ordered, 489.

Data Protection (Amendment) Bill [2001–02]: Ordered, 598.


Developing Country Debt (Restriction of Recovery) Bill [2008–09]: Ordered, 338.


Digital Heritage Bill [2009–10]: Ordered, 152.

Dignity at Work Bill [Lords] [2001–02]: Brought from the Lords, 587.

Disabled Dogs (Amendment) Bill [2008–09]: Ordered, 489.

Disabled Children (Family Support) Bill [2006–07]: Presented, 70. Motion for 2R; Debate stood adjourned at 2.30 pm on a Friday, 180. Order for resuming 2R read and discharged, Bill withdrawn, 581.

Disabled Children’s Assessment Services Bill [2005–06]: Ordered, 436. Order for 2R read and discharged; Bill withdrawn, 617.

Disabled People (Duties of Public Authorities) Bill [2002–03]: Presented, 75. EN, 284. Motion for 2R read, Debate stood adjourned at 2.30 pm on a Friday,

Disabled Persons (Independent Living) Bill [Lords] [2006–07]: Brought from the Lords, 307. Read the first time, 308.

Discrimination against Older People Bill [2000–01]: Ordered, 348.

Disposals of Public Land and Property (Design Competitions) Bill [2003–04]: Ordered, 489.

Disqualification from Parliament (Taxation Status) Bill [2007–08]: Presented, 69. Motion for 2R read, Debate stood adjourned at 2.30 pm on a Friday, 151.


DNA Database (Removal of Samples) Bill [2007–08]: Ordered, 444.

Dolphins and other Cetaceans Protection Bill [2003–04]: Ordered, 839.


Doorstep Selling (Property Repairs) Bill [2003–04]: Ordered, 337.


Driving Instructors Convicted of Sexual Offences (Suspension) Bill [2007–08]: Ordered, 627.


Driving Instructors Convicted of Sexual Offences (Suspension) Bill [2007–08]: Presented, 627.

Drugs (Reclassification and Roadside Testing) Bill [2006–07]: Ordered, 313.

Drugs (Reclassification) Bill [2007–08]: Presented, 77.

Drugs (Roadside Testing) Bill [2008–09]: Presented, 90.

Drugs (Sentencing and Commission of Inquiry) Bill [2004–05]: Presented, 80. Motion for 2R; fewer than forty Members taking part in Division, business stood over, 187.

Duty Free Imports (Personal Use) Bill [2001–02]: Ordered, 752.

Dynamic Demand Appliances Bill [Lords] [2005–06]: Brought from the Lords, 611. 1R, 633.

Education (Children with Autism) Bill [2007–08]: Ordered, 128.

Education (Funding) Bill [2000–01]: Presented, 123.

Education (Student Loans) (Amendment) Bill [2000–01]: Ordered, 179.


Elections (Entitlement to Vote at Age 16) Bill [2001–02]: Ordered, 274.


Electricity (Microgeneration) Bill [2004–05]: Presented, 328.


Emergency Services Personnel (Protection) Bill [2001–02]: Ordered, 672.

Emergency Workers (Obstruction) Bill: See Emergency Workers (Protection) Bill


Employee Consultation Rights Bill [2000–01]: Presented, 68. Motion for 2R read, Debate stood adjourned at 2.30 pm on a Friday, 306.


Employment Assistance (Wales) Bill [2006–07]: Ordered, 279.


Employment (Retention) Bill [2006–07]: Ordered, 224.


Employment Tribunals (Representation and Assistance in Discrimination Proceedings) Bill [2005–06]: Presented, 71. Motion for 2R; Debate stood adjourned at 2.30 pm on a Friday, 195.


Endangered Species (Illegal Trade) Bill [2002–03]: Presented, 75. Motion for 2R; Bill withdrawn, 274.

Endangered Species (Offences) Bill [2001–02]: Presented, 714.


Energy Saving (Daylight) Bill [2006–07]: Presented, 70. Motion for 2R read, Debate stood adjourned at 2.30 pm on a Friday, 132.

Energy Saving (Daylight) Bill [2007–08]: Presented, 68. Motion for 2R read, Debate stood adjourned at 2.30 pm on a Friday, 247.

Energy-saving Materials (Reduced Rate of VAT) Bill [2001–02]: Presented, 808.

Environmental Audit (No. 2) Bill [2001–02]: Presented, 684.

Environmental Audit Bill [2001–02]: Presented, 132.

Environmental Protection (Airports) Bill [2007–08]: Presented, 68.

Environmental Protection (Fly-Tipping Reporting) Bill [2009–10]: Ordered, 216.

Environmental Protection (Transfers at Sea) Bill [2007–08]: Presented, 67.

Environmental Protection Act 1990 (Amendment) Bill [2007–08]: Ordered, 252.


Equal Pay (Audit) Bill [2000–01]: Ordered, 246.

Equalisation of Tariffs for Gas and Electricity Bill [2008–09]: Presented, 621.

Equality and Diversity (Reform) Bill [2008–09]: Presented, 76.

Equality Bill [Lords] [2002–03]: Brought from the Lords, 384.

Equine Welfare (Ragwort Control) Bill: See Ragwort Control Bill.
Estate Agents (Independent Redress Scheme) Bill [2004–05]: Presented, 82.

Estate Agents (Independent Redress Scheme) Bill [Lords] [2005–06]: Brought from the Lords, 336.


Euro and Sterling Choice Bill [2001–02]: Presented, 266.

European Communities (Deregulation) Bill [2003–04]: Ordered, 117.

European Communities (Deregulation) Bill [2005–06]: Ordered, ordered to be printed, 629.

European Communities (Regulations) Bill [2002–03]: Ordered, 417.

European Communities Act 1972 (Disapplication) Bill [2005–06]: Presented, 72. Order for 2R read (Queen’s consent); objection taken to further proceeding, 196.

European Union (Audit of Benefits and Costs of UK Membership) Bill [2007–08]: Presented, 77. Motion made and Question put for 2R, the House divided; fewer than forty members taking part in Division, business stood over, 469.


European Union (Implications of Withdrawal) (No. 2) Bill [2000–01]: Ordered, 266.

Family Law (Property and Maintenance) Bill [2005–06]: Presented and read, 733.

First Aid Training in Schools Bill [2002–03]: Ordered, 705.

Firearms (Amendment) Bill [2001–02]: Presented, 91.

Firearms (Amendment) (No. 2) Bill [2001–02]: Presented, 689.

Firearms (Replica Weapons) Bill [2001–02]: Ordered, 156. Motion for 2R read, Debate stood adjourned at 2.30 pm on a Friday, 625.

Fireworks Bill [2001–02]: Ordered, 374.

Fireworks (Amendment) Bill [2003–04]: Ordered, 274.


MR, 247.


Fixed Term Parliaments Bill [2000–01]: Ordered, 173.

Fixed Term Parliaments Bill [2001–02]: Ordered, 532. Order for 2R read (Queen’s Consent); objection taken to further proceeding, 711.


Food in Schools Bill [2003–04]: Ordered, 391.


Food Labelling (Nutrition and Health) Bill [2008–09]: Ordered, 689.

Food Labelling Bill [2001–02]: Presented, 90. Motion for 2R read, Debate stood adjourned at 2.30 pm on a Friday, 165. Debate resumed and again stood adjourned, 420.
Food Labelling Bill [2002–03]: Presented, 75. Motion for 2R read, Debate stood adjourned at 2.30 pm on a Friday, 227.


Food Labelling Bill [2005–06]: Ordered, 760.

Food Labelling Bill [2007–08]: Ordered, 649.

Food Labelling Regulations (Amendment) Bill [2008–09]: Ordered, 228.

Food Poverty (Eradication) Bill [2000–01]: Presented, 179.

Food Poverty (Eradication) Bill [2001–02]: Ordered, 259.

Food Products (Marketing to Children) Bill [2007–08]: Presented, 67. Motion for 2R read, Debate stood adjourned at 2.30 pm on a Friday, 347.

Food Safety (Amendment) Bill [2001–02]: Ordered, 653.

Food Supplements (European Communities Act 1972 Disapplication) Bill [2005–06]: Presented, 142.

Football Spectators and Sports Grounds Bill [2007–08]: Presented, 139. Explanatory notes to be printed, 139.


Forces Widows’ Pensions (Equality of Treatment) Bill [2007–08]: Presented, 68. Motion for 2R read, Debate stood adjourned at 2.30 pm on a Friday, 172.

Forces Widows’ Pensions (Equality of Treatment) Bill [2008–09]: Presented, 76. Motion for 2R read, Debate stood adjourned at 2.30 pm on a Friday, 448.

Foreign Exchange Transactions Tax Commission Bill [2001–02]: Ordered, 413.

Foreign Nationals (Statistics) Bill [2007–08]: Presented, 69. Motion for 2R read, Debate stood adjourned at 2.30 pm on a Friday, 379.


Freedom of Information (Amendment) (No.2) Bill [2006–07]: Ordered, 397.


Fuel Poverty Bill [2008–09]: Presented, 74. Motion for 2R read, Debate stood adjourned at 2.30 pm on a Friday, 243.

Fuel Poverty (No. 2) Bill [2008–09]: Presented, 413.

Gamma-Butyrolactone (Prohibition) Bill [2007–08]: Ordered, 644.


Genetically Modified Organisms Bill [2003–04]: Presented, 63. Motion for 2R; Motion made to sit in private; fewer than forty Members taking part in Division, business stood over, 244.

Goalpost Safety Bill [2008–09]: Ordered, 357.


Government Powers (Limitations) Bill [2002–03]: Presented, 75. Order for 2R read (Queen’s consent); Motion made, That the House sit in private; fewer than forty Members taking part in Division, business stood over, 250.

Government Spending (Website) Bill [Lords] [2006–07]: Brought from the Lords, 224. 1R, 234.

Graffiti (Control) Bill [2000–01]: Ordered, 288.

Grammar Schools (Ballots and Consultation) Bill [2002–03]: Ordered, 697.


Green Belt Reform Bill [2005–06]: Ordered, 120.


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Greenbelt Protection Bill [2002–03]: Ordered, 151.


Group Personal Accident Insurance (Regulation) Bill [2002–03]: Ordered, 681.

Harbours Bill [Lords] [2002–03]: Brought from the Lords, 407. 1R, 412. 2R, SC, 540.


Harbours Bill [Lords] [2005–06]: Brought from the Lords, 317. 1R, 320.


Health (Air Travellers) Bill [2001–02]: Ordered, 159. Motion for 2R read, Debate stood adjourned at 2.30 pm on a Friday, 215. Debate resumed and stood adjourned, 318.

Health (Air Travellers) (No. 2) Bill [2001–02]: Presented, 667.

Health and Safety (Company Director Liability) Bill [2009–10]: Ordered, 145.

Health and Safety (Directors’ Duties) Bill [2004–05]: Presented, 80. EN, 106. Motion for 2R; fewer than forty Members taking part in Division, business stood over, 215.
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<td>Human Rights Act 1998 (Meaning of Public Authority) Bill [2008–09]: Presented, 89. Motion for 2R read, Debate stood adjourned at 2.30 pm on a Friday, 503.</td>
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Humber Bridge Bill [2004–05]: Presented, 82. Referred to the Examiners, 301.

Humber Bridge Bill [2005–06]: Presented, 73.

Hydrofluorocarbons Limitation Bill [2008–09]: Ordered, 481.


Identification and Support of Carers (Primary Health Care) Bill [2005–06]: Ordered, 534.

Illegal Hare-coursing (Enforcement of Prohibition) Bill [2003–04]: Presented, 63.


Illegal Logging Bill (Prohibition of Sale and Distribution) Bill [2007–08]: Ordered, 322.

Illegal Logging Bill (Prohibition of Sale) Bill [2008–09]: Presented, 89. Motion for 2R read, Debate stood adjourned at 2.30 pm on a Friday, 474.

Immigration (Discharged Gurkhas) Bill [2007–08]: Presented, 110.

Immigration (Discharged Gurkhas) Bill [2001–02]: Presented, 90. Motion for 2R read, Debate stood adjourned at 2.30 pm on a Friday, 212.


Independent Milk Ombudsman, etc., Bill [2003–04]: Presented, 175.

Independent School Closures (Provision for Pupils) Bill [2005–06]: Ordered, 202. Motion for 2R read, Debate stood adjourned at 2.30 pm on a Friday, 752.

Infrastructure Audit (Housing Development) Bill [2006–07]: Presented, 72.


Interest Rates (Limits on Charges) Bill [2003–04]: Ordered, 325.


Intergovernmental Contracts (Provision of Information) Bill [2006–07]: Ordered, 120.


MR, 431.

Iraq War Inquiry Bill [2007–08]: Presented, 300.

Land use (Garden Protection) Bill [2007–08]: Ordered, 271.

Land Use (Gardens Protection etc) Bill [2006–07]: Presented, 70. Motion for 2R read, Debate stood adjourned at 2.30 pm on a Friday, 146.

Land Use (Gardens Protection Etc) Bill [2008–09]: Presented, 89. Motion for 2R read, Debate stood adjourned at 2.30 pm on a Friday, 346.


Legalisation of Cannabis Bill [2001–02]: Presented, 90. Motion for 2R read, Debate stood adjourned at 2.30 pm on a Friday, 152.


Lending (Regulation) Bill [2008–09]: Presented, 76. Motion for 2R read, Debate stood adjourned at 2.30 pm on a Friday, 166. Order for resuming adjourned debate discharged, Bill withdrawn, 299.

Liability for Suicide Bill [2005–06]: Ordered, 826.

Licensed Victualling (Regulation of Hours) Bill [2000–01]: Ordered, 101.


Licensing and Regulation of Gangmasters Bill [2002–03]: Ordered, 586.
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<td>Ministerial and other salaries (Amendment) Bill [2005–06]:</td>
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<td>Mobile Telephones (Re-Programming) Bill [2004–05]:</td>
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<td>Mortgage Repossessions (Protection of Tenants Etc.) Bill [2009–10]:</td>
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Motor Vehicles (Prohibition on Use of Hand-held Mobile Telephones) Bill [2001–02]: Ordered, 189.

Motorcycles (Bus Lanes) Bill [2002–03]: Ordered, 639.

Movement of Farm Animals Bill [2001–02]: Ordered, 170.


Museums and Galleries Bill [2002–03]: Presented, 553.

Museums Bill [2001–02]: Ordered, 337.

Nail Bars and Special Treatment Premises (Regulation) Bill [2007–08]: Ordered, 268.


Needle Stick Injury Bill [2002–03]: Ordered, 203. Order for 2R read; Debate stood adjourned at 2.30 pm on a Friday, 311.


Non-Prescription Contact Lenses Bill [2002–03]: Ordered, 650.

Northern Ireland (Severe Learning Disability) Bill [2003–04]: Ordered, 413. Order for 2R discharged; Bill withdrawn, 546.

Notification of Redundancy Bill [2005–06]: Ordered, 582.


Off-Road Vehicles (Registration) Bill [2006–07]: Presented, 71. 2R, 199. PBC, 405. Committee discharged from considering the Bill, Bill withdrawn, 485.

Offshore Oil and Gas Industries (Health and Safety) Bill [2007–08]: Ordered, 318.


Older People’s Commissioners Bill [2003–04]: Presented, 63.

Older People’s Rights Commissioner Bill [2002–03]: Ordered, 459.

Online Purchasing of Goods and Services (Age Verification) Bill [2007–08]: Ordered, 140.

Organ and Tissue Donation (Mandated Choice) Bill [2009–10]: Ordered, 347.

Organ Donation (Presumed Consent and Safeguards) (No. 2) Bill [2001–02]: Presented, 676.

Organ Donation (Presumed Consent and Safeguards) Bill [2001–02]: Ordered, 431.


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Organic Food and Farming Targets Bill [2000–01]: Presented, 68.


Outworking Bill [2000–01]: Presented, 67. EN, 95. Motion for 2R; fewer than forty Members taking part in Division, Question not decided, 116.

Packaging (Reduction) Bill [2006–07]: Ordered, 601.

Palliative Care (No. 2) Bill [2006–07]: Ordered, 460.

Palliative Care Bill [2008–09]: Presented, 75. 2R negatived on Division, 297.

Palliative Care Bill [Lords] [2006–07]: Brought from the Lords, 307.

Palliative Care for the Terminally Ill Bill [2005–06]: Ordered, 389.


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Parliament Acts (Amendment) Bill [Lords] [2000–01]: Brought from the Lords, 277.

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Parliamentary Referendum Bill [Lords] [2000–01]: Brought from the Lords, 176.


Patient Choice Bill [2001–02]: Ordered, 787.

Patient Consent Form Bill [2000–01]: Presented, 69.

Patients without Legal Capacity (Safeguards) Bill [2001–02]: Ordered, 355.

Patients’ Protection Bill [Lords] [2002–03]: Brought from the Lords, 595.


Pedlars (Amendment) Bill [2008–09]: Presented, 90.

Pedlars (Street Trading Regulation) Bill [2006–07]: Ordered, 171.

Pedlars (Street Trading Regulation) Bill [2007–08]: Presented, 78.

Pension Annuities (Amendment) Bill [2000–01]: Presented, 69.

Pension Annuities (Amendment) Bill [2001–02]: Presented, 90. 2R, SC, 290. C, further consideration stood adjourned at 2.30 pm on a Friday, 457.

Pension Credit and Personal Expense Allowance (Duty of Consultation and Review) Bill [2008–09]: Ordered, 248.

Pensioner Trustees and Final Payments Bill [2002–03]: Ordered, 258.


Performance of Companies and Government Departments (Reporting) Bill [2003–04]: Presented, 63. Motion for 2R read, Debate stood adjourned at 2.30 pm on a Friday, 109. Debate resumed; again stood adjourned, 244.


Personal Debt (Advice and Regulation) Bill [2007–08]: Ordered, 222.


Piped Music etc. (Hospitals) Bill [Lords] [2006–07]: Brought from the Lords, 307.

Planning (Consultation) Bill [2006–07]: Ordered, 293.

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Planning (Publication and Infrastructure) Bill [2001–02]: Ordered, 552.

Police (Justice Commissioners) Bill [2007–08]: Ordered, 676.

Police (Northern Ireland) Bill [Lords] [2005–06]: Brought from the Lords, 620.

Political Parties (Funding) Bill [2001–02]: Ordered, 577.

Polling Stations (Regulation) Bill [2006–07]: Presented, 71.

Port Protection Authority Bill [2001–02]: Ordered, 526.

Ports (Regulation) Bill [2006–07]: Ordered, 567.


Post–16 Education and Training Bill [2006–07]: Presented, 72. Order for 2R read and discharged, 129. Motion for 2R read, Debate stood adjourned at 2.30 pm on a Friday, 362.


Powers of Entry etc. Bill [Lords] [2007–08]: Brought from the Lords, 561.

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Prescriptions (Chronic Diseases) Bill [2001–02]: Ordered, 617.


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Prime Minister (Office, Role and Functions) (No. 2) Bill [2001–02]: Presented, 695.

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Private Parking Enforcement (Regulation) Bill [2004–05]: Ordered, 275.


Professional Football (Supporter Involvement) Bill [2005–06]: Presented, 73.

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Protection of Abortion (England and Wales) Bill [2005–06]: Presented, 73.

Protection of Age Scheme (Purchase of Restricted Goods) Bill [2006–07]: Presented, 485.

Property Repairs (Prohibition of Cold-calling) Bill [2003–04]: Presented, 63. Motion for 2R read, Debate stood adjourned at 2.30 pm on a Friday, 198.

Protection from Smoking (Employees and Young Persons) Bill [2000–01]: Ordered, 319.

Protection of Adults in Care (Prevention of Harm and Exploitation Bill [2006–07]: Presented, 401.

Protection of Bats and Newts Bill [2007–08]: Ordered, 475.


Protection of Elderly People (Unsolicited Mail) Bill [2008–09]: Ordered, 549.

Protection of Freedoms Bill [2002–03]: Ordered, 199.

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Registration of Off-Road Bikes Bill [2005–06]: Ordered, 863.
Registration of Private Foster Carers and Child Protection Bill [2002–03]: Ordered, 263.
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Regulation of Debt Management and Credit Repair Services Bill [2000–01]: Ordered, 311.
Regulation of Financial Services (Land Transactions) Bill [2004–05]: Ordered, 115.
Regulation of Mortgage Repossessions Bill [2005–06]: Ordered, 611.
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Representation of the People (Consequences of Devolution) Bill [2002–03]: Ordered, 623.
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Chairman reports:
—that he has gone through a Commons Private Bill, suspended in the last Session, and made Amendments thereunto, [2000–01] 17; [2001–02] 213
—that he has gone through a Lords Private Bill, revived in the current Session, and made Amendments thereunto, [2000–01] 87(2); [2003–04] 179
—that, in the case of the Crossrail Bill, the Standing Orders ought to be dispensed with: That the parties be permitted to proceed with their Bill, [2006–07] 591.
—that, in the cases of the London Local Authorities Bill [Lords], the London Local Authorities and Transport for London (No. 2) Bill [Lords] and the London Local Authorities (Shopping Bags) Bill, the Standing Orders ought to be dispensed with: That the parties be permitted to insert their Additional Provisions, if the Committees on the Bills think fit, [2007–08] 454.
—that powers sought would be more properly obtained by the promotion of a Private Bill than by the promotion of a Private Bill and a Provisional Order under the Private Legislation Procedure (Scotland) Act 1936, [2001–02] 192; [2003–04] 610.


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Being of opinion that the principle of a Clause had been adequately discussed in the course of debate on Amendments proposed thereto, put forthwith the Question, That the Clause, as amended, stand part, pursuant to Standing Order (Debate on clause or schedule standing part), [2001–02] 537, 541; [2005–06] 243, 385; [2006–07] 320.


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§Queen’s consent (prerogative and interest) signified; †Prince of Wales’s consent signified.

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Motion made and Question proposed, That Speaker do issue Warrant to the Clerk of the Crown to make out a new Writ for the electing of a Member in the room of a deceased Member, [2007–08] 357. Motion opposed, debate resumed, Motion amended on Division, to leave out from 'That' to the end of the Question and insert 'this House do pass to the Orders of the day'; Question, as amended, put and agreed to (Question superseded), [2008–09] 582.


The Clerk, the Clerk Assistant and Principal Clerk of the Table Office attend in the House, and other Clerks attend according to their duty, at the beginning of the new Parliament, [2001–02] 1; [2005–06] 1.

I. CLERK OF THE HOUSE OF COMMONS:


Sir William McKay, Knight Commander of the most honourable Order of the Bath:

The Speaker acquaints the House, That he has received a letter from Sir William McKay, K.C.B., expressing his wish to resign the Patent of the Clerk of the House of Commons on 31st December 2002, which letter the Speaker reads to the House, [2002–03] 35.


Sir Roger Blakemore Sands, Knight Commander of the most honourable Order of the Bath:

The Speaker acquaints the House, that he has received a letter from Sir Roger Blakemore Sands K.C.B., expressing his wish to resign the Patent of the Clerk of the House of Commons on 30th September 2006, which letter the Speaker reads to the House, [2005–06] 728.


II. CLERKS AT THE TABLE:


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II. Assent of Chair withheld
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III. Questions not decided in the affirmative (insufficient majority)
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—On Motion to nominate Commons Members of a Joint Committee: agreed to, [2000–01] 60.
—On Motion to nominate Members of the London Regional Select Committee: agreed to, on Division, [2009–10] 78.
—On Motion under Standing Order (Emergency debates): negatived, on Division, [2007–08] 720.
—On Motion to grant the Speaker leave of absence: agreed to, on Division, [2002–03] 454.
—On Amendment to Motion relating to a Bill: agreed to, on Division, [2000–01] 201.
—On Question, That this House has considered the matter of European affairs, [2007–08] 84.

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—On Question, That original words stand part of the Question, on a day to which paragraph (2) of Standing Order (Questions on amendments) applies to proceedings on Motions as if the day were an Opposition Day allotted under paragraph (2) of Standing Order (Arrangement of public business), pursuant to Order: agreed to, [2002–03] 118.

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Public Bills:

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Motions, that the Question be now proposed, under Standing Order (Powers of Chair to propose Question):

IV. MISCELLANEOUS:

Motion, that the Question be now proposed, under Standing Order (Powers of Chair to propose Question):
—On consideration of a Private Bill, not decided (insufficient majority), [2000–01] 342(2).

—On consideration of a Private Member’s Bill, agreed to on Division, [2006–07] 361.

Decision on insufficient majority reversed when Tellers report correction to numbers reported on the division on Closure moved on Second Reading of a New Clause proposed on consideration, [2000–01] 57.
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III. Special Standing Committees
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IV. Scottish Grand Committee
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IX. Standing Committee on the Inter-Governmental Conference

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XI. European Committees

XII. Miscellaneous

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§ Bill stood committed to a Standing Committee under Standing Order (Committal of Bills); other Bills were committed under a Programme Order.

Committees report Resolutions recommending that the date by which the Bill is to be reported be changed:

Committees report Resolutions relating to allotting of time for remaining stages of Bill:
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[2007–08]

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Chairman chosen, 17.

Member discharged; another added, 25, 350.

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[2003–04]
Member discharged; another added, 25.
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Chairman chosen, 140.
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[2007–08]
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Chairman chosen, 14.
Member discharged; another added, 42, 97, 157, 608.
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[2005–06]
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[2006–07]
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[2007–08]
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[2001–02]

Nominated, 81.

Chairman chosen, 96.

Member added, 184.

Member discharged; another added, 583.

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Members discharged; others added, 111, 211, 596.

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Members discharged; others added, 285, 374.

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<td>391, 496</td>
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(Committee on Adoption and Children Bill), [2000–01] 310.
(Committee on Adoption and Children Bill), [2000–01] 310.
(Committee on Adoption and Children Bill), [2000–01] 310.
(Committee on Adoption and Children Bill), [2000–01] 310.

Two:
(Committee on Adoption and Children Bill), [2000–01] 310.
(Committee on Adoption and Children Bill), [2000–01] 310.
(Committee on Adoption and Children Bill), [2000–01] 310.
(Committee on Adoption and Children Bill), [2000–01] 310.
(Committee on Adoption and Children Bill), [2000–01] 310.

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(Committee on Armed Forces Bill), [2000–01] 50.
(Committee on Armed Forces Bill), [2000–01] 50.
(Committee on Armed Forces Bill), [2000–01] 50.
(Committee on Armed Forces Bill), [2000–01] 50.
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Fourteen:
Fourteen:
Fourteen:
Fourteen:

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(Committee on Adoption and Children Bill), [2000–01] 310.
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Two:
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(Committee on Adoption and Children Bill), [2000–01] 310.
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(Committee on Armed Forces Bill), [2000–01] 50.
(Committee on Armed Forces Bill), [2000–01] 50.
(Committee on Armed Forces Bill), [2000–01] 50.
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Eleven:

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### 2nd Supplementary Estimates, 2008–09: Department for Business, Enterprise and Regulatory Reform

- Proceedings: Debate concluded, 194
- Question deferred: 194
- Question put and agreed to: 194
- Sum granted: £1,870,622,000 (r) / £2,011,255,000 (c)

### 3rd Supplementary Estimates, 2009–10: Department for Transport

- Proceedings: Debate concluded, 498
- Question deferred: 498
- Question put and agreed to: 499
- Sum granted: £32,152,966,000 (r) / £32,181,534,000 (c)

### 2009–10

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### III. PROCEEDINGS PURSUANT TO STANDING ORDER (QUESTIONS ON VOTING OF ESTIMATES, &C.):

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<td>229 (7.00 pm)</td>
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<td>Estimates, 2001–02 (Army) Vote A</td>
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<td>Supplementary Estimates 2003–04</td>
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<td>£24,448,658,000 (r) £10,013,491,000 (c)</td>
</tr>
<tr>
<td></td>
<td>Estimates, 2004–05</td>
<td>403</td>
<td>£195,591,528,000 (r) £177,378,551,000 (c)</td>
</tr>
<tr>
<td>[2004–05]</td>
<td>Supplementary Estimates, 2004–05</td>
<td>42</td>
<td>£6,294,293,000 (r) £7,160,331,000 (c)</td>
</tr>
<tr>
<td></td>
<td>Vote on Account (2005–06)</td>
<td>43</td>
<td>£131,777,005.00 (r) £123,221,531,000 (c)</td>
</tr>
<tr>
<td>18 March</td>
<td>Estimates, 2005–06 (Navy) Vote A</td>
<td>228 After three hours, pursuant to Order (219)</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td>Estimates, 2005–06 (Army) Vote A</td>
<td>228 After three hours, pursuant to Order (219)</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td>Estimates, 2005–06 (Air) Vote A</td>
<td>228 After three hours, pursuant to Order (219)</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td>Estimates, Excesses, 2003–04</td>
<td>228 After three hours, pursuant to Order (219)</td>
<td>£69,497,995.67 (r) £67,597,194.64 (c)</td>
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<td></td>
<td>Supplementary Estimates, 2004–05</td>
<td>229 After three hours, pursuant to Order (219)</td>
<td>£7,003,959,000 (r) £6,008,327,000 (c)</td>
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<tr>
<td>[2005–06]</td>
<td>Estimates, 2005–06</td>
<td>90 (6.00 pm)</td>
<td>£277,697,397,000 (r) £203,017,367,000 (c)</td>
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<td></td>
<td>Supplementary Estimates, 2005–06</td>
<td>328 (6.00 pm)</td>
<td>£3,183,848,000 (r) £4,677,710,000 (c)</td>
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<tr>
<td></td>
<td>Vote on Account, 2006–07</td>
<td>328 (6.00 pm)</td>
<td>£144,195,341,000 (r) £134,448,075,000 (c)</td>
</tr>
<tr>
<td>20 March*</td>
<td>Estimates, 2006–07 (Navy) Vote A</td>
<td>518</td>
<td>—</td>
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<tr>
<td></td>
<td>Estimates, 2006–07 (Army) Vote A</td>
<td>518</td>
<td>—</td>
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<tr>
<td></td>
<td>Estimates, 2006–07 (Air) Vote A</td>
<td>518</td>
<td>—</td>
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<tr>
<td></td>
<td>Estimates, Excesses, 2004–05</td>
<td>518</td>
<td>£188,157,000 (r)</td>
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<td></td>
<td>Supplementary Estimates, 2005–06</td>
<td>519</td>
<td>£6,385,504,000 (r) £3,382,915,000 (c)</td>
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<td>Day not later than</td>
<td>Subject</td>
<td>Question put and agreed to at 10.00 pm</td>
<td>Sum granted (r) = resources (c) = cash</td>
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<tr>
<td>3 July</td>
<td>Estimates 2006–07: The Electoral Commission</td>
<td>720</td>
<td>£15,334,000 (r) £15,777,000 (c)</td>
</tr>
</tbody>
</table>

*See Order amending Standing Order in Miscellaneous. [2006–07]*

| 6 February       | Supplementary Estimates 2006–07 | 55 (6.00 pm) | £4,150,559,000 (r) £5,956,487,000 (c) |
|                 | Estimates, 2006–07 (Navy) Vote A | 55 (6.00 pm) | — |
|                 | Estimates, 2006–07 (Army) Vote A | 55 (6.00 pm) | — |
|                 | Estimates, 2006–07 (Air) Vote A | 55 (6.00 pm) | — |
| 12 March        | Estimates, 2007–08 (Navy) Vote A | 220          | — |
|                 | Estimates, 2007–08 (Army) Vote A | 220          | — |
|                 | Estimates, 2007–08 (Air) Vote A | 220          | — |
|                 | Estimates, Excesses, 2005–06    | 220          | £795,801,000 (r) £7,122,263,000 (c) |
|                 | Supplementary Estimates, 2006–07| 220          | £6,125,169,000 (r) £7,122,263,000 (c) |
| 9 July          | Estimates, 2007–08              | 220          | £241,430,352,000 (r) £216,596,983,000 (c) |

* [2007–08]*

| 6 February       | Supplementary Estimates and New Estimates 2007–08 | 69 (7.00 pm) | £5,529,376,000 (r) £6,391,199,000 (c) |
|                 | Estimates 2008–09 (Vote on Account) | 70 (7.00 pm) | £194,866,358,000 (r) £179,676,962,000 (c) |
| 18 March        | Estimates, 2008–09 (Navy) Vote A | 249          | — |
|                 | Estimates, 2008–09 (Army) Vote A | 249          | — |
|                 | Estimates, 2008–09 (Air) Vote A | 249          | — |
|                 | Estimates, Excesses, 2006–07    | 249          | £38,611,000 (r) |
|                 | Supplementary Estimates, 2007–08| 249          | £14,190,565,000 (r) £5,692,926,000 (c) |
| 5 August        | Estimates and Supplementary Estimates, 2008–09 | 519          | £233,217,986,000 (r) £230,753,553,000 (c) |
| 9 July          | Estimates, 2007–08              | 220          | £241,430,352,000 (r) £216,596,983,000 (c) |

(See also IV Miscellaneous for a Supplementary Estimate not under the Standing Order)

* [2008–09]*

<p>| 6 February       | Supplementary Estimates and New Estimates 2008–09 | 31          | £7,425,726,000 (r) £32,112,484,000 (c) |
|                 | Estimates 2009–10 (Vote on Account) | 31          | £168,435,164,00 (r) £160,963,839,000 (c) |
| 18 March        | Estimates, 2009–10 (Navy) Vote A | 194          | — |
|                 | Estimates, 2009–10 (Army) Vote A | 195          | — |
|                 | Estimates, 2009–10 (Air) Vote A | 195          | — |</p>
<table>
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<tr>
<th>Day not later than</th>
<th>Subject</th>
<th>Question put and agreed to at 10.00 pm</th>
<th>Sum granted (r) = resources (c)</th>
</tr>
</thead>
<tbody>
<tr>
<td>5 August</td>
<td>Estimates, Excesses, 2007–08</td>
<td>195</td>
<td>£1,886,000 (r) £5,780,000 (c)</td>
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<tr>
<td></td>
<td>Supplementary Estimates, 2008–09</td>
<td>195</td>
<td>£31,504,116,000 (r) £14,060,891,000 (c)</td>
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<tr>
<td>[2009–10]</td>
<td>Estimates and Supplementary Estimates, 2009–10</td>
<td>499 (6.00 pm)</td>
<td>£8,812,695,000 (r) £7,734,837,000 (c)</td>
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<tr>
<td>10 December</td>
<td>Estimates, 2009–10 (Navy) Vote A</td>
<td>72 (6.00 pm)</td>
<td>—</td>
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<td></td>
<td>Supplementary Estimates and New Estimates, 2009–10</td>
<td>72 (6.00 pm)</td>
<td>£6,617,232,000 (r) £23,998,577,000 (c)</td>
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<td></td>
<td>Estimates 2009–10 (Vote on Account)</td>
<td>72 (6.00 pm)</td>
<td>£191,087,107,000 (r) £190,506,334,000 (c)</td>
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<tr>
<td>10 March</td>
<td>Estimates, 2010–11 (Navy) Vote A</td>
<td>317</td>
<td>—</td>
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<tr>
<td></td>
<td>Estimates, 2010–11 (Army) Vote A</td>
<td>317</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td>Estimates, 2010–11 (Air) Vote A</td>
<td>317</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td>Estimates, Excesses 2008–09</td>
<td>317</td>
<td>£23,893,853,000 (r)</td>
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<tr>
<td></td>
<td>Supplementary Estimates, 2009–10</td>
<td>318</td>
<td>£9,706,070,000 (r) £7,035,947,000 (c)</td>
</tr>
</tbody>
</table>

### IV. MISCELLANEOUS:


Motion to reduce Estimate negatived on Division, [2001–02], 642.

Order, That at this day’s sitting, Standing Order (Questions on voting of estimates, &c.) shall apply as if the words ‘(aa) supplementary votes on account for the coming financial year;’ were inserted after line 21, [2000–01] 159.

Order, That at this day’s sitting the requirements of paragraph (5) of Standing Order (Questions on voting of estimates, &c.) shall be dispensed with, [2000–01] 353 (as part of a wider Order).


Supplementary Estimate, 2008–09: That, for the year ending with 31st March 2009, for expenditure by HM Treasury:

1. Further resources, not exceeding £1,000, be authorised for use as set out in House of Commons Paper No. 1061, and

2. A further sum, not exceeding £42,200,000,000, be granted to Her Majesty out of the Consolidated Fund, to meet the costs as so set out

(Question agreed to, pursuant to Order), [2007–08] 614.
For lists of documents referred to European Committees and Resolutions reported see Annual Indexes as follows:

—To be debated with other specified documents already referred, [2006–07] 99, &c.
—Document laid in the previous Session replaced by new Documents, [2006–07] 94.

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Members nominated by Committee of Selection to serve on Standing or General Committees:

Discharge of all members of:

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Order, That notwithstanding the provisions of Standing Order (Proceedings under an Act or on European Community documents), question to take note of several European Union Documents to be put after three hours, may continue after the moment of interruption and deferred divisions shall not apply, [2005–06] 472.

Motion made, and Question proposed, That the House takes note of several documents, [2005–06] 476.

Question put after three hours, pursuant to Order, [2005–06] 476.

Question put after one and a half hours, agreed to on Division, [2005–06] 850.

EXAMINERS

I. Appointment

II. Bills Referred to the Examiners

III. Reports from the Examiners

IV. Miscellaneous

I. APPOINTMENT:

<table>
<thead>
<tr>
<th>Name</th>
<th>Years</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Frank Arthur Cranmer</td>
<td>[2000–01] 269</td>
<td></td>
</tr>
<tr>
<td>Alan Sandall</td>
<td>[2007–08] 62</td>
<td></td>
</tr>
<tr>
<td>Liam Cledwyn Laurence Smyth</td>
<td>[2007–08] 695</td>
<td></td>
</tr>
<tr>
<td>Simon John Patrick</td>
<td>[2008–09] 640</td>
<td></td>
</tr>
<tr>
<td>David William Neal Doig</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

II. BILLS REFERRED TO THE EXAMINERS:

1. Private Bills


2. Public Bills:


III. REPORTS FROM THE EXAMINERS:

1. Private Bills:


In the case of Lords Bills referred after First Reading:


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2. Public Bills:

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— In the place of another, [2007–08] 695.
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II. Motions for the adjournment generally

III. Periodic adjournments

IV. Motions for the adjournment of the House for discussing specific and important matter that should have urgent consideration

V. Sittings of the House
   1. Hours of sitting and rising
   2. Resolutions and Orders relating to sittings
   3. Motions that the House sit in private
   4. Suspension of Sittings of the House
   5. House sits pursuant to Notice given under Standing Order (Earlier meeting of House in certain circumstances)
   6. Returns (Sittings of the House)

VI. Sittings of the House in Westminster Hall

VII. Business of the House
   1. Orders relating to the precedence of business
   2. Orders, under Standing Order (Exempted business), enabling specified business to be proceeded with, though opposed
   3. Orders providing for Motion to be made without notice
   4. Orders providing for Questions to be put at a specified hour or at the end of a specified period
   5. Orders providing for Questions to be put at a specified hour or at the end of a specified period in relation to proceedings on Statutory Instruments, &c./Delegated Legislation, European Community/Union Documents, or other proceedings pursuant to Act
   6. Orders relating to Motions for the Adjournment of the House
   7. Orders relating to proceedings at the end of the Parliament
   8. Returns (Business of the House)

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   2. Other orders relating to Business of the House

IX. Earlier Recall of the House

X. House observes period of silence

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House adjourned by the Speaker without Question put, Motion for the Adjournment having been made:


House adjourned pursuant to Resolution, [2004–05] 71.
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—at 4.00 pm, pursuant to Order, [2003–04] 410.

—at 5.00 pm, pursuant to Order, [2001–02] 771.

—at 6.00 pm, [2003–04] 53, &c.


—at 7.00 pm, [2003–04] 14, &c.


—at 8.00 pm, pursuant to Order, [2003–04] 471.

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—at midnight, pursuant to Order, [2001–02] 124.


—from Friday till Tuesday, [2001–02] 53.


—from Thursday till Tuesday, [2001–02] 53.

—till a future day, pursuant to Resolution, [2004–05] 71.

—after three hours, pursuant to Order, [2003–04] 28, 237, 309.

Before temporary Standing Order (New provision for earlier sittings on Tuesdays and Wednesdays, and for Thursdays and Fridays) came into effect on 1 January 2003:

—at 7.00 pm on a Thursday, [2002–03] 98.

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Sitting suspended during course of Debate on Motion, [2003–04] 624.


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February Adjournment
Easter Adjournment
From Tuesday 26 March to Tuesday 9 April 2002, [2001–02] 442.
[Note: the House met on Wednesday 3 April 2002 pursuant to a Notice given by the Speaker under Standing Order (Earlier meeting of House in certain circumstances).]
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Extradition Treaty between the USA and the UK: Leave given and Motion stood over to following day, [2005–06] 740; motion for the adjournment agreed to (after closure successfully claimed on Division), [2005–06] 744.

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—at 9.30 am (pursuant to Order), [2000–01] 42.

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—at 10.30 am (on a Friday, by direction of the Speaker) (because of a security alert), [2001–02] 138.
— at 11.00 am, [2005–06] 2.
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— at 11.30 am, pursuant to Speaker’s notice under Standing Order (Earlier meeting of House in certain circumstances), [2001–02] 445, 732.
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— at 6.00 pm, pursuant to Notice given by the Speaker under Standing Order (Earlier meeting of House in certain circumstances), [2001–02] 124.

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2. Resolutions and Orders relating to sittings:
Order, That certain Notices of Oral Questions tabled for specified days shall apply on different days, [2000–01] 10.


Order, that the House shall not sit on a specified Friday or any later Friday until the end of the present Session of Parliament, and the provisions of paragraphs (3) and (4) of Standing Order (House not to sit on certain Fridays) shall apply to those days, [2001–02] 692.

Order, That House do meet on a future day (a Thursday) at half-past Nine o’clock, first proceed with private business, motions for unopposed returns and questions; that proceedings on business shall be interrupted at Five o’clock; that references to specified times in Standing Orders shall be interpreted as a time five hours earlier, except that reference to half-past Eight o’clock shall be substituted for reference to Twelve o’clock in Standing Order (Adjournment on a specific and important matter that should have urgent consideration), that no standing committees sitting at Westminster shall sit between the hours of twenty-five minutes past Nine o’clock and half-past Ten o’clock, except as provided in paragraph (2) of Standing Order (Meetings of standing committees) (with appropriate changes to the times mentioned in that paragraph), that the Speaker shall put the Questions on motions relating to two Orders no later than three hours after the commencement of proceedings on the first of them; that proceedings on the Motion for the Adjournment of the House relating to matters to be considered before the forthcoming adjournment may continue for up to three hours, and may be proceeded with, though opposed, after Five o’clock, and that the sitting in Westminster Hall shall commence at half-past Twelve o’clock, [2000–01] 31.

Order, That at a future sitting, notwithstanding provisions of a previous Order, Government business shall have precedence; that, at two future sittings, Government business may be proceeded with though opposed until any hour and that the Order [20th November] relating to deferred Divisions shall not apply; that at this day’s sitting the requirements of paragraph (5) of Standing Order (Questions on voting of estimates, &c.) shall be dispensed with, and that any Consolidated Fund (Appropriation) Bill ordered to be brought in and read the first time shall be proceeded with as if its second reading stood as an Order of the day, and Standing Order (Consolidated Fund Bills) shall apply; that at this day’s sitting and the next two sittings, the House shall not adjourn until any messages from the Lords have been received; that at a future sitting the House shall not adjourn until the Speaker shall have reported the Royal Assent, and that at its rising on a future day the House shall adjourn till another future day, [2000–01] 353.

Order, That at a future sitting, the provisions of the Order [20th November] relating to Thursday sittings and meetings of standing committees shall apply as if that day were a Thursday, [2000–01] 304.

Order, That the Speaker shall not adjourn the House until any Messages from the Lords have been received:
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— until any Message from the Lords relating to a specified Bill [Lords] has been received, [2000–01] 270; [2001–02] 242 (Debate adjourned); 245, 771.
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— any Committee to draw up Reasons which has been appointed at that sitting has reported, [2001–02] 785 (several days, as part of wider Order).
—until any Messages from the Lords have been received and he shall have notified the Royal Assent to Acts agreed upon by both Houses, [2000–01] 304; [2001–02] 647; [2006–07] 259; [2007–08] 527.

—any Message from the Lords has been received, any Committee to draw up Reasons has reported and he has notified the Royal Assent to Acts agreed upon by both Houses, [2000–01] 353 (as part of a wider Order); [2001–02] 242 (Debate adjourned), 245; [2002–03] 282, 380, 592; [2005–06] 756; [2006–07] 543; [2007–08] 354.

—until he shall have reported the Royal Assent to any Act agreed upon by both Houses, [2000–01] 219; [2005–06] 599.


Motion, That House sit in private, negatived, [2000–01] 588.


—before Orders of the day are read, [2005–06] 229, &c.

Speaker directs Public Galleries to be cleared because of misconduct by Strangers, [2003–04] 117.

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Sitting adjourned by the Deputy Speaker without Question put:
— Three members not being present, [2005–06] 262.
— it being:
— 11.30 am, pursuant to Order, [2002–03] 323.
— Two and a half hours after resumption of sitting at 2.00 pm, it being:
— Three hours after the start of a Thursday sitting, it being:
— later than 5.30 pm, [2003–04] 301, 314; [2004–05] 127;
— 5.35 pm, [2007–08] 542.
— later than 5.45 pm, [2002–03] 27, &c.

Sitting adjourned:

Christmas Adjournment

February Adjournment
From Thursday 14 February to Tuesday 26 February 2002, [2001–02] 361.
From Thursday 10 February to Tuesday 22 February 2005, [2004–05] 165.
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From Thursday 24 March to Tuesday 5 April 2005, [2004–05] 304.
From Thursday 2 April to Tuesday 21 April 2009, [2008–09] 385.

May Day Adjournment
From Thursday 30 April to Tuesday 5 May, [2008–09] 332.

Spring or Whitsun Adjournment
From Thursday 22 May to Tuesday 3 June 2003, [2003–04] 423.
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From Tuesday 21 July to Tuesday 13 October 2009, [2008–09] 586.

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Motion for four Members appointed to act as additional Deputy Speakers at sittings in Westminster Hall; debate adjourned, [2000–01] 85. Debate resumed and Question agreed to, [2000–01] 217.

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Committee of Selection, Motion relating to membership to be moved during the time of public business, [2002–03] 14 (as part of a wider Order).

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[agreed to at Six o’clock on a Thursday] Until Seven o’clock:


—Consideration of Lords Amendments to two Bills, [2002–03] 524.


—Any Lords Messages that may be received, [2002–03] 607, 707, 714.


—Motion on behalf of the Committee of Selection, [2002–03] 148.

Until a quarter past Seven o’clock:


Until Eight o’clock:


Until Ten o’clock:


[agreed to at Ten o’clock] Until any hour:


Until 11.30 pm:

—Motion to revoke a Statutory Instrument, [2000–01] 222, 320.


Until midnight:


For three hours:

B. On a future day:

—Government Motion (Code of Conduct) (Order relating to Deferred Divisions not to apply), [2001–02] 550.
—Private Business (and to stand over until conclusion of proceedings on a Public Bill), [2001–02] 647.
—Private Business (and to stand over until conclusion of proceedings on Opposition business), [2001–02] 757.
—Opposition half-day (and to commence at Seven o’clock or when proceedings on Lords Amendments to a Bill have been concluded, whichever is the later) (Order relating to Deferred Divisions not to apply), [2001–02] 695.

For three hours:
—Motion for the adjournment of the House (and to lapse after that time), [2002–03] 103, 659.

For three hours or until Six o’clock, whichever is the later:
—Motion in the name of Mr Iain Duncan Smith (Leader of the Opposition), [2002–03] 139.
—Motion for the adjournment (Matters to be considered before the forthcoming adjournment), [2002–03] 410.

For three hours or until Four o’clock, whichever is the later:
—Motion in the name of the Leader of the Opposition, [2002–03] 388.

For three hours:
—Motion for the adjournment of the House (and to lapse after that time), [2001–02] 726 (Motion made and Question put, [2001–02] 708). (Note: The debate on the Motion for the adjournment had been held before the day on which the deferred Division took place.)

3. Orders providing for Motion to be made without notice:
Order that if a Bill founded upon an Estimates Resolution is brought in, a Motion may be made without notice by a Minister of the Crown, That the Bill be now read a second time, [2007–08] 612.

4. Orders providing for Questions to be put at a specified hour or at the end of a specified period:
All stages of a Bill, [2006–07] 257.
All stages of a Bill
After one hour:
—Motion relating to Regional Select Committee (London) to which Standing Order relating to deferred Divisions shall not apply, [2008–09] 466.

After one and a half hours:
—Motions relating to Regional Accountability, Regional Select Committees, Pay for Chairman of Select Committees and Regional Grand Committees, [2007–08] 679.
—Motions relating to European Scrutiny (Standing Orders) and Modernisation of the House of Commons (Changes to Standing Orders), [2007–08] 679.
—Motions relating to membership of Regional Select Committees to which Standing Order relating to deferred Divisions shall not apply, [2008–09] 174 (on Division).
—Motions relating to Green Book (Committee on Members’ Allowances), Liaison Committee (Membership) and Pay for Chairmen of Select Committees, to which Standing Order relating to deferred Divisions shall not apply, [2008–09] 174 (on Division).

After two hours:
—Motions relating to Communications Allowance, Notices of Questions etc. during September, Select Committees (Reports), and Parliamentary contributory pension fund (Questions on Amendments) (after time of opposed business) to which Standing Order relating to deferred Divisions shall not apply, [2006–07] 253.
—Motions relating to Standing Orders Etc. (Machinery of Government Changes); and Modernisation of the House (Questions on Amendments) (after time of opposed business) to which Standing Order relating to deferred Divisions shall not apply, [2006–07] 534.
—Motions in the name of Harriet Harman (relating to Chair (Terminology), Election of Committee Chairs, Resignation or Removal of Committee Chairs, Election of Members of Select Committees, Backbench Business Committee and Election of the Deputy Speakers) to which Standing Order relating to deferred Divisions shall not apply, [2009–10] 289.

After three hours:
—Motion relating to Public Accounts (after time of opposed business) to which Standing Order relating to deferred Divisions shall not apply, [2006–07] 288, 598.
—Motions relating to Social Security and Pensions (after time of opposed business) to which Standing Order relating to deferred Divisions shall not apply, [2006–07] 151.
—Motion relating to un-allotted opposition day (questions on amendments), [2007–08] 505.
—Motion relating to Council Tax, [2007–08] 505.
—Motion relating to the Speaker’s Committee on the Search of Offices on the Parliamentary Estate, [2008–09] 9 (on Division).
—Motion relating to Police Grant, and then Motions relating to Local Government Finance (six hours after commencement of proceedings on Police Grant) to which Standing Order relating to deferred Divisions shall not apply), [2008–09] 107.

—Motion relating to Public Accounts to which Standing Order relating to deferred Divisions shall not apply, [2008–09] 176.

—Motion relating to Planning: National Policy Statements to which Standing Order relating to deferred Divisions shall not apply, [2008–09] 368.

—Motion in the name of Mr Peter Robinson to which Standing Order relating to deferred Divisions shall not apply, [2008–09] 649.


—Motion relating to Police Grant, and then Motions relating to Local Government Finance (six hours after commencement of proceedings on Police Grant) to which Standing Order relating to deferred Divisions shall not apply, [2009–10] 169.

After four hours:

—Motion relating to a Bill (Questions on Amendments), [2006–07] 304.


After four and a half hours and one and a half hours:

—Motion relating to Treaty of Lisbon and Committee Stage of European Union (Amendment) Bill, [2007–08] 153.


After six hours:

—Motion relating to reports on Police Grant, and Local Government Finance Council (after time of opposed business) to which Standing Order relating to deferred Divisions shall not apply, [2006–07] 124.

After three hours or Ten o’clock:

—Motion for the adjournment (after time of opposed business) (to lapse if not previously disposed of), [2006–07] 611.

After six hours or Seven o’clock whichever is the later:

—Motion relating to Trident (Questions on Amendments) (after time of opposed business) to which Standing Order relating to deferred Divisions shall not apply, [2006–07] 226.

At Five o’clock:


—Motions relating to Payments to Hon. Members (Publication Scheme), Members’ Allowances (Green Book), Members’ Allowances (Audit and Assurance) and Committee on Members’ Allowances, [2008–09] 85.

—Motions relating to Members’ Allowances, Members’ Allowances (Greater London), Registration of Members’ Financial Interests, Members Staff, Members’ Allowances (Evidence of Expenditure) and Members Estimate Committee (Amendment of the Green Book), [2008–09] 324.

—Motion relating to Standing Orders Etc. (Machinery of Government Changes) and Parliamentary Pensions, to which Standing Order relating to deferred Divisions shall not apply, [2008–09] 466.

Not later than Five o’clock:

—Motions relating to Modernisation of the House of Commons; Modernisation of the House of Commons (Changes to Standing Orders); Procedure; Procedure (Changes to Standing Orders); and European Standing Committees (Temporary Nomination) (Questions on Amendments) (after time of opposed business) to which Standing Order relating to deferred Divisions shall not apply, [2006–07] 598.

Not later than half-past Five o’clock:

—Motions relating to House of Lords Reform (Questions on Amendments) (after time of opposed business) to which Standing Order relating to deferred Divisions shall not apply, [2006–07] 187.

Not later than Six o’clock:

—Motion relating to the Intelligence and Security Committee, [2007–08] 555.

—Motion relating to European Scrutiny (Standing Orders), [2007–08] 178.

At Ten o’clock:


—Police Grant Report not later than three hours after the commencement of proceedings on the Motion, and proceedings on the Motion relating to Local Government Finance not later Ten o’clock, [2007–08] 165.

To be put forthwith:

—Motions relating to the committal of a Bill and any instructions to the Committee on the Bill, [2005–06] 133.

—At this day’s sitting, Motions relating to the committal of a Bill and any instruction to the Committee on the Bill (after time of opposed business), [2005–06] 142.

—Motions relating to the carry-over of a Bill and any instruction to the Committee on the Bill, [2005–06] 851.

Government Motions:

—Four o’clock (and amendments, and provisions allowing Private Business to be proceeded with for three hours, if proceedings on the motion are not concluded before Four o’clock), [2000–01] 222 (Motion made and Question put, [2000–01] 217).

—Seven o’clock (and amendments, and provisions allowing Private Business to be proceeded with for three hours, if proceedings on the motion are not concluded before Seven o’clock), [2000–01] 334.

Delegated Legislation and European Union Documents:
At a specified sitting, notwithstanding Standing Order (Proceedings under an Act or on European Union documents), the Speaker shall put necessary Questions not later than:

— Seven o’clock, [2000–01] 29.
— Three hours (after commencement of proceedings on the first of two orders), [2000–01] 31 (in a wider Order).

Four o’clock:

Half-past Six o’clock:
— Motion in the names of Mr Elfyn Llwyd and Angus Robertson, [2008–09] 400.

Seven o’clock:
— Motions relating to Select Committees and European Standing Committees (and Amendments), [2001–02] 50.
— Motions relating to membership of Select Committees and the appointment of a Select Committee on the Modernisation of the House of Commons (and Amendments) (after time of opposed business) to which Standing Order relating to deferred Divisions shall not apply, [2001–02] 79.

Ten o’clock:

One hour after the commencement of proceedings:
— Motion relating to membership of the Committee of Selection, [2002–03] 14 (as part of a wider Order).

After one and a half hours:
— Motions relating to membership of Select Committees (after commencement of proceedings on the first Motion) (and Amendments) (after time of opposed business) to which Standing Order relating to deferred Divisions shall not apply, [2001–02] 79.
— Motions relating to Standards and Privileges (and Amendments) (after time of opposed business) to which Standing Order relating to deferred Divisions shall not apply, [2005–06] 121.

After two hours:
— Motions relating to a Bill (and Amendments) (after time of opposed business) to which Standing Order relating to deferred Divisions shall not apply, [2005–06] 348.

After three hours:
— Motion relating to House of Lords Reform (Joint Committee) (and Amendment) (after time of opposed business) to which Standing Order relating to deferred Divisions shall not apply, [2001–02] 611.

After four hours:
— Motion for the adjournment (after time of opposed business) (to lapse if not previously disposed of), [2005–06] 349, 748.
— Motion relating to Public Accounts (after time of opposed business) to which Standing Order relating to deferred Divisions shall not apply, [2005–06] 378, 748.
— Motion relating to reports on Police Grant, Local Government Finance and Limitation of Council Tax and Precepts (after time of opposed business) to which Standing Order relating to deferred Divisions shall not apply, [2005–06] 404.
— Motion to take note of European Union Documents relating to financial management, [2005–06] 472.

Three hours after the commencement of proceedings:
— Motion renewing Order relating to a Standing Committee, [2002–03] 37 (as part of a wider Order).

After three hours and Standing Order relating to deferred Divisions shall not apply:

After four hours:
—Motions relating to Modernisation, etc. (and Amendments) (after time of opposed business) to which Order relating to deferred Divisions shall not apply, [2001–02] 555.

After four and a half hours:

—Motions on Amendments to Standing Orders, membership of select committees, pay for select and standing committee chairmen (and Amendments) (after time of opposed business) to which Standing Order relating to deferred Divisions shall not apply, [2005–06] 120.

Motions to lapse at specified hour:

To be proceeded with for three hours or until Four o’clock, whichever is the later, and then lapse:

—Opposition half-day Motion, [2002–03] 175.

After three hours or at Five o’clock, whichever is the later:


For three hours or until Seven o’clock, whichever is the later, and then lapse:


5. Orders providing for Questions to be put at a specified hour or at the end of a specified period in relation to proceedings on Statutory Instruments, etc./Delegated Legislation, European Community/Union Documents, or other proceedings pursuant to Act:

At a specified sitting, notwithstanding Standing Order (Proceedings under an Act or on European Union documents), the Speaker shall put necessary Questions not later than:

—Seven o’clock and Ten o’clock, [2001–02] 305.

—one hour after the commencement of proceedings on the Motion, [2007–08] 555.


—three hours after commencement of proceedings on first of two Motions, [2001–02] 360,

—and Standing Order relating to deferred Divisions shall not apply, [2004–05] 163.

—Six o’clock or after three hours, whichever is the later, [2002–03] 111.

—three hours after the commencement of proceedings on the Motion or 6.00 pm, whichever is the earlier, [2008–09] 133.


—Three hours after the commencement of proceedings on the first of two Motions and, on the second Motion, six hours after the commencement of proceedings on the first one, [2002–03] 148.

—three hours after commencement of proceedings on a Motion and on a second Motion not later than six hours after the commencement of proceedings on the first Motion, to both of which Standing Order relating to deferred Divisions shall not apply, [2004–05] 113.

—three hours after commencement of proceedings on the first Motion or not later than three hours after the commencement of proceedings on the second Motion or six hours after the commencement of proceedings on the first Motion, whichever is later, and to which Standing Order relating to deferred Divisions shall not apply (discharged previous order), [2004–05] 135.

—three hours after the commencement of proceedings on the Motion, for the second Motion, six hours after commencement of proceedings on the first Motion, [2008–09] 107; [2009–10] 169.

Order, That, at the sitting on Monday 31st March, Standing Order (Delegated legislation (negative procedure)) shall not apply to the Motion in the name of the Leader of the Opposition, [2007–08] 308.

Order, That, at the sitting on Tuesday 22nd April Standing Order (Delegated legislation (negative procedure)) shall not apply to the Motion in the name of Mr Simon Hughes, [2007–08] 319.

6. Orders relating to Motions for the Adjournment of the House:

That, at a future sitting, the Motion for the Adjournment shall lapse:

—two hours after it has been made, [2005–06] 143.

—three hours or until Ten o’clock, whichever is the later, [2005–06] 400.

7. Orders relating to proceedings at the end of the Parliament:

Order, That at a future sitting, notwithstanding provisions of a previous Order, Government business shall have precedence; that, at two future sittings, Government business may be proceeded with opposed until any hour and that the Order [20th November] relating to deferred Divisions shall not apply; that at this day’s sitting the requirements of paragraph (5) of Standing Order (Questions on voting of estimates, &c.) shall be dispensed with, and that any Consolidated Fund (Appropriation) Bill ordered to be brought in and read the first time shall be proceeded with as if its second reading stood as an Order of the day, and Standing Order (Consolidated Fund Bills) shall apply; that at this day’s sitting and the next two sittings, the House shall not adjourn until any messages from the Lords have been received; that at a future sitting the House shall not adjourn until the Speaker shall have reported the Royal Assent, and that at its rising on a future day the House shall adjourn till another future day, [2000–01] 353.

Order, That at this day’s sitting and on future days, Government business may be proceeded with until any hour, proceedings on Lords Amendments and subsequent Lords Messages may be considered forthwith, Standing Orders (Programme orders) except certain provisions shall apply; Amendments, new Clauses and new Schedules may be accepted by Clerks at the Table before second reading, Standing Order (Deferred Divisions) shall not apply, the Speaker shall not adjourn the House until any
Message had been received; That at today’s sitting and on future days business will be brought to a conclusion at particular times; That on a future day there will be no sitting in Westminster Hall; That on a future day Standing Order (Private Members’ Bills) shall not apply and the Speaker shall not adjourn the House until a Message has been received from the Lords Commissioners; That certain Bills will stand committed to a Committee of the whole House if read a second time; That Orders committing certain Bills to Standing Committees will be discharged and the Bills committed to a Committee of the whole House; That the Orders relating to proceedings on Bills apply to proceedings on Money resolutions, Ways and Means resolutions and Orders for Consideration, [2004–05] 314.

Order, that at this day’s sitting and on future days, Government business may be proceeded with until any hour, proceedings on Lords Amendments and subsequent Lords Messages may be considered forthwith, Standing Orders (Programme orders) except certain provisions shall apply, and Amendments, new Clauses and new Schedules may be accepted by Clerks at the Table before second reading, Standing Order (Deferred Divisions) shall not apply; That at today’s sitting business will be brought to a conclusion at particular times, Standing Order (Proceedings under an Act or on European Union documents) shall not apply, the Speaker shall not adjourn the House until any message had been received; That on a future day there will be no sitting in Westminster Hall; business will be brought to a conclusion at particular times, and the Speaker shall not adjourn the House until a Message has been received from the Lords Commissioners; That certain Bills will stand committed to a Committee of the whole House if read a second time; That Orders committing certain Bills to Standing Committees will be discharged and the Bills committed to a Committee of the whole House; That the Orders relating to proceedings Bills apply to proceedings on Money resolutions, Ways and Means resolutions and Orders for Consideration, [2009–10] 412, on Division.

8. Returns (Business of the House):


VIII. PRIVATE BUSINESS

1. Orders enabling specified business to be proceeded with until any hour, or until a specified hour at the end of a specified period.

Nil.

2. Other orders relating to Business of the House.

Order, That on a future day Private Business set down for Four o’clock by the Chairman of Ways and Means shall be entered upon at the conclusion of Government business (whether before, at or after Four o’clock), and may then be proceeded with, though opposed, for a period of three hours, after which the Speaker shall interrupt the business, [2002–03] 431.

Order, That on a future day Private Business set down for Four o’clock by the Chairman of Ways and Means shall be entered upon at the conclusion of Government business (whether before, at or after Four o’clock), and may then be proceeded with, though opposed, until any hour, [2002–03] 644.

IX. EARLIER RECALL OF THE HOUSE:

Notice by the Speaker, pursuant to Standing Order (Earlier meeting of House in certain circumstances), That House shall meet on a specified date, [2001–02] 110, 120, 124, 445, 732.


X. HOUSE OBSERVES PERIOD OF SILENCE:

In memory of those who lost their lives in the tragic events in the United States of America on 11th September 2001 (three minutes), [2001–02] 110.

In memory of those who have given their lives for their country (two minutes), [2002–03] 683; [2005–06] 266.

In memory of those who died as a result of the bombings in Madrid on 11th March 2004 (two minutes), [2003–04] 199.

In memory of those who died as a result of the bombings in London on 7th July (two minutes), [2005–06] 131.

In memory of Her Royal Highness The Princess Margaret, Countess of Snowdon (one minute), [2001–02] 349.
In memory of Her Majesty Queen Elizabeth, the Queen Mother (one minute), [2001–02] 445.

House observes a minute’s silence in Westminster Hall:

— in memory of those killed in Beslan, Russia, [2003–04] 518.

— in memory of a Member, [2009–10] 104.

XI. MISCELLANEOUS:


House attends the Lords Commissioners in the House of Peers:


Order, That on a future day, paragraph (2) of Standing Order (Questions on amendments) shall apply to proceedings on Motions as if the day were an Opposition Day allotted under paragraph (2) of Standing Order (Arrangement of public business), [2001–02] 363, 757; [2002–03] 37, 102 [See OPPOSITION].

Order, That, in respect of Questions for oral answer on a specified day in next Session, Standing Order (Notices of Questions, Motions and Amendments) shall apply with the substitution of ‘two days’ for ‘four days’, [2002–03] 659.

Order, That, in respect of Questions for oral answer on a specified day in next Session, Standing Order (Notices of Questions, Motions and Amendments) shall apply with the substitution of ‘three days’ for ‘four days’, [2003–04] 604.
Member of Commission appointed or discharged:

Estimates for House of Commons: Administration, laid upon the Table by the Speaker:

Report laid:
—on Employment of Members’ staff by the House, [2008–09] 661.
Accounts of the Fund, presented:


Report by the Government Actuary on the Valuations of the House of Commons Members’ Fund as at:


Managing Trustees discharged and others appointed:

Custodian Trustee discharged and another appointed [2006–07] 601.


Resolutions:


Members’ Allowances (after Amendment made and another Amendment negatived), [2003–04] 590.


House of Commons Members’ Fund (Uprating of Benefits), [2004–05] 218.
Parliamentary Contributory Pension Fund:


Report by the Government actuary on the valuation of the Parliamentary contributory pension fund presented as at,

Regulations presented:

Parliamentary Pensions (Amendment) (No. 2) [2001–02] 716.
Parliamentary Pensions (Amendment) (No. 2) [2005–06] 785.

Resolutions:
INSTRUCTIONS

I. INSTRUCTIONS RELATING TO BILLS:

1. Public Bills:

That it be an Instruction to the Committee on the European Union (Amendment) Bill that it have power to make provision in the Bill for the holding of a referendum on the United Kingdom’s continued membership of the European Union, negatived on Division, [2007–08] 234.

That it be an Instruction to the Crime and Security Bill Committee that it has power to make provisions in the Bill to enable restrictions to be placed on the hours during which alcohol may be sold or supplied, [2009–10] 231.

2. Hybrid Bills:

That the Select Committee, without comment, report to the House for its consideration any issue relating to the environmental impact of the railway transport system for which the Bill provides that is raised in a Petition against the Bill, but which the Select Committee is prevented from considering by the practice of the House; and that, in applying the practice of the House, the Select Committee treat the principle of the Bill as including the termini of the railway transport system for which the Bill provides, and the provision of intermediate stations at specified places, [2005–06] 143 (on Division).

That the Select Committee have power to consider certain additional matters in connection with the Bill and for altering certain provisions in the Bill and making Amendments to the Bill regarding certain matters, [2005–06] 364, 859; [2006–07] 313.

That the Select Committee may hear petitioners on certain subjects for the purpose of reporting to the House whether there is a case for an order to be made under the Transport and Works Act 1992, [2005–06] 365.

II. TO JOINT COMMITTEES (AGREED CONCURRENTLY WITH THE LORDS):

To report:


III. TO COMMITTEES TO DRAW UP REASONS TO BE ASSIGNED TO THE LORDS FOR DISAGREEING TO AMENDMENTS


I. Members take Oath or make Affirmation
   1. Proceedings at the beginning of new Parliament
   2. New Members take the Oath or make Affirmation

II. Deaths of Members

III. Disqualification of Members
   1. Notifications
   2. Amendments of Schedule 1 to the House of Commons Disqualification Act 1975

IV. Members not duly elected

V. Imprisonment of Members

VI. Members’ Interests and Code of Conduct
   1. Registers
   2. Resolutions relating to Members’ Interests, &c. [see also STANDING ORDERS]

VII. Members’ salaries, pensions, allowances, &c.

VIII. Disorderly conduct

IX. Members reprimanded and suspended

X. Leave of Absence

XI. Personal Statements

XII. Miscellaneous

1. Proceedings at the beginning of new Parliament


2. New Members take the Oath or make Affirmation:


   Members returned at by-elections take Oath or make and subscribe the Affirmation:

   [2000–01]
   Joyce, Eric (Falkirk West), 48.
   [2001–02]
   Irranca-Davies, Ifor Huw (Ogmore), 368.
   Mole, Christopher David (Ipswich), 222.
   [2002–03]
   Teather, Sarah Louise (Brent East), 615.
   [2003–04]
   Byrne, Liam Dominic (Birmingham, Hodge Hill), 471.
   Gir, Parmjit Singh (Leicester South), 471.
   Wright, Iain David (Hartlepool), 529.
   [2005–06]
   Hunter, Mark James (Cheadle), 141.
   Devine, James (Livingston), 166.
   Rennie, Willie (Dunfermline and West Fife), 431.
   Neill, Robert James MacGillivary (Bromley and Chislehurst), 719.
   Davies, David Clifford (Blaenau Gwent), 722.
   [2006–07]
   Sharma, Mr Virendra Kumar (Ealing, Southall), 525.
   Wilson, Philip (Sedgefield), 525.
   [2007–08]
   Davis, the Right honourable David Michael (Hartlepool and Howden), 543.
   Howell, John Michael (Henley), 491.
   Mason, John Fingland (Glasgow East), 581.
   Roy, Lindsay (Glenrothes), 679.
   Timpson, Anthony Edward (Crewe and Nantwich), 416.
   [2008–09]
   Smith, Chloe Rebecca (Norwich North), 589.
II. DEATHS OF MEMBERS:

Speaker informs House of deaths of Members:

Calton, Mrs Patsy (Cheadle), [2005–06] 41.
Cann, Mr Jamie Charles (Ipswich), [2001–02] 130.
Cook, the Right honourable Robin (Livingston), [2005–06] 166.
Daisley, Mr Paul (Brent East), [2002–03] 466.
Dunwoody, Mrs Gwyneth (Crewe and Nantwich), [2007–08] 331.
Forth, the Right honourable Eric (Bromley and Chislehurst), [2005–06] 633.

Khabra, Mr Piara Singh (Ealing, Southall), [2006–07] 423.
Law, Peter John (Blaenau Gwent), [2005–06] 582.
MacDougall, Mr John (Glenrothes), [2007–08] 581.
Powell, Sir Raymond (Ogmore), [2001–02] 251.
Squire, Rachel (Dunfermline and West Fife), [2005–06] 354.

III. DISQUALIFICATION OF MEMBERS:

1. Notifications

Speaker lays upon the Table notifications of the disqualification of Members:

[2003–04]
Davis, the Right honourable Terence Anthony Gordon (Birmingham, Hodge Hill) (Chiltern Hundreds), 390.
Mandelson, the Right honourable Peter Benjamin (Hartlepool) (Manor of Northstead), 501.

[2006–07]
Blair, the Right honourable Anthony Charles Lynton (Sedgefield) (Chiltern Hundreds), 440.

[2007–08]
Davis, the Right honourable David Michael (Haltemprice and Howden) (Chiltern Hundreds), 461.
Johnson, Alexander Boris de Pfeffel (Henley) (Manor of Northstead), 426.
Marshall, Mr David (Glasgow East) (Manor of Northstead), 491.

[2008–09]
Gibson, Dr Ian (Norwich North) (Chiltern Hundreds), 404.
Martin, Mr Michael J. (Glasgow North East) (Manor of Northstead), 455.

[2009–10]
Robinson, Mrs Iris (Strangford) (Chiltern Hundreds), 134.

2. Amendments of Schedule 1 to the House of Commons Disqualification Act 1975


PART 1 OF SCHEDULE 1 (JUDICIAL OFFICES)

Additional entry

1. The following entry is inserted at the appropriate place:—

District judge (magistrates’ courts), or deputy district judge (magistrates’ courts), in Northern Ireland.
Entry omitted

2. The following entry is omitted:—

Resident Magistrate or Deputy Resident Magistrate appointed under the Magistrates’ Courts Act (Northern Ireland) 1964.

Entries amended

3. In the entry beginning ‘Sheriff Principal or Sheriff’, for ‘Temporary Sheriff’ (in the second place those words appear) there is substituted ‘part-time sheriff’.

4. In the entry beginning ‘Chief or other Child Support Commissioner for Northern Ireland’, for the words from ‘(excluding’ to ‘1991)’ there is substituted ‘or deputy Child Support Commissioner for Northern Ireland’.

5. In the entry beginning ‘Chief or other Social Security Commissioner for Northern Ireland’, for ‘(not including a deputy Commissioner)’ there is substituted ‘or deputy Social Security Commissioner for Northern Ireland’.

PART 2 OF SCHEDULE 1 (BODIES ALL OF WHOSE MEMBERS ARE DISQUALIFIED)

Additional entries

6. The following entries are inserted at the appropriate places:—

The Accounts Commission for Scotland.
The Advisory Council established under section 3 of the Scottish Qualification Authority Act 2002.
The Armed Forces Pay Review Body.
The Arts Council of England.
The British Transport Police Authority.
The Care Council for Wales.
The Charity Commission for Northern Ireland.
The Commission for Victims and Survivors for Northern Ireland.

The English Sports Council.

The General Social Care Council.

The Health and Social Care Regulation and Quality Improvement Authority in Northern Ireland.

The Horserace Betting Levy Appeal Tribunal for England and Wales.

Invest Northern Ireland.

The NHS Pay Review Body.

The Northern Ireland Legal Services Commission.

The Northern Ireland Social Care Council.

The Office of the Renewable Fuels Agency.

The Prison Service Pay Review Body.

The Review Body on Doctors and Dentists Remuneration.

The Risk Management Authority established under the Criminal Justice (Scotland) Act 2003.

The School Teachers’ Review Body.

The Scottish Further and Higher Education Funding Council.

The Scottish Social Services Council.

The Senior Salaries Review Body.

The Standards Commission for Scotland.

The Sustainable Development Commission (an advisory sub-committee of The Sustainable Development Commission Limited).

The Trustees of the National Heritage Memorial Fund.

The United Kingdom Sports Council.

Entries repealed

7. The following entries are omitted—

The British Board of Agrément.

The British Steel Corporation.

The Cable Authority.

The Citizen’s Charter Advisory Panel.

The Commission for Health Improvement.

The Commission for Local Authority Accounts in Scotland.

The Criminal Injuries Compensation Board.

The Crofters Commission.

The Crown Agents Holding and Realisation Board.

A Development Council established under the Industrial Organisation and Development Act 1947.

The East of Scotland Water Authority.

The English Industrial Estates Corporation.

The Football Licensing Authority.

The Independent Broadcasting Authority.

The Industrial Development Board for Northern Ireland.

The Intervention Board for Agricultural Produce and every committee of the Board performing functions of the Board.

The Local Government Staff Commission (England).

London Regional Transport.


The entry relating to a Medical Practices Committee.

A National Broadcasting Council.

The North of Scotland Water Authority.

The Northern Ireland Economic Council.

The Scottish Conveyancing and Executry Services Board.

Scottish Homes.

The Scottish Transport Group.

The Staff Commission for Wales (Comisiwn Staff Cymru).

The United Kingdom Ecolabelling Board.

The Wales Centre for Health.

The West of Scotland Water Authority.

Entries amended


9. For the entry ‘A Mental Health Review Tribunal constituted or having effect as if constituted under the Mental Health Act 1983’ there is substituted ‘The Mental Health Review Tribunal for Wales’.

PART 3 OF SCHEDULE 1 (OTHER DISQUALIFYING OFFICES)

Additional entries

10. The following entries are inserted at the appropriate places—

Assembly Ombudsman for Northern Ireland.

Assessor appointed for the purposes of paragraph 9 of schedule 1 to the Public Appointments and Public Bodies etc (Scotland) Act 2003.

Auditor General for Scotland.

Chair of the Northern Ireland Library Authority.

Chair or any member, not also being an employee, of the Patient Client Council established under section 16 of the Health and Social Care (Reform) Act (Northern Ireland) 2009.

Chair or any member, not also being an employee, of the Regional Agency for Public Health and Social Well-being established under section 12 of the Health and Social Care (Reform) Act (Northern Ireland) 2009.
Chair or any member, not also being an employee, of
the Regional Business Services Organisation established
under section 14 of the Health and Social Care (Reform)
Act (Northern Ireland) 2009.

Chair or any member, not also being an employee, of
the Regional Health and Social Care Board established
under section 7 of the Health and Social Care (Reform)
Act (Northern Ireland) 2009.

Chair of the School Food Trust.

Chair or Chief Executive of the Science and Technolo-
gy Facilities Council.

Chairman or deputy chairman or Chief Executive of the Tech-
nology Strategy Board.

Chairman, vice-chairman or ordinary member of the
BBC Trust.

Chairman, or director appointed by the Secretary of
State, of CDC Group p.l.c. (formerly the Commonwealth
Development Corporation).

Chairman of the Committee on Standards in Public
Life.

Chairman of the Crofters Commission.

Chairman of the Fire and Rescue Service Board.

Chairman of the Football Licensing Authority.

Chairman or other member of the Independent Regula-
tor of NHS Foundation Trusts.

Chairman of Learning and Teaching Scotland.

Chairman of the Museums, Libraries and Archives
Council.

Chairman or other non-executive director of an NHS
foundation trust.

Chairman of the Northern Ireland Screen Commission.

Chairman of a probation trust.

Chairman of Quality Meat Scotland.

Chairman of the Scottish Arts Council.

Chairman or Chief Executive of the Student Loans
Company Limited.

Chairman or Chief Executive of the UK Commission
for Employment and Skills or a Director or Commission-
er of that Commission appointed by the First Minister
in Scotland, the First Minister for Wales or a Northern
Ireland Minister.

Chief Executive of The Sustainable Development
Commission Limited or a Director appointed by the
members of that company or by the Secretary of State, the
First Minister in Scotland, the First Minister for Wales or
the First Minister and deputy First Minister in Northern
Ireland.

Chief Inspector of the UK Border Agency.

Chief Investigating Officer appointed under section 9
of the Ethical Standards in Public Life etc. (Scotland) Act
2000.

Children’s Commissioner for Wales.

Commissioner for Children and Young People for
Northern Ireland.

Commissioner for Older People in Wales.

Commissioner for Victims and Witnesses.

Convener or member of the Scottish Commission for
the Regulation of Care.

Coroner, deputy coroner or assistant deputy coroner
appointed under the Coroners Act 1988.

Coroner or deputy coroner appointed under section
2(1) of the Coroners Act (Northern Ireland) 1959.

Coroner of the Queen’s household.

Director of BBR (Residuary) Limited.

Director of Caledonian Maritime Assets Limited.

Director of David MacBrayne Limited.

Director in receipt of remuneration of High Speed Two
(HS2) Limited.

Director of Highlands and Islands Airports Limited.

Director of Middletown Centre for Autism (Holdings)
Limited or of Middletown Centre for Autism Limited.

Director of Northern Ireland Water Limited.

Director of Partnerships for Schools Limited.

Director of the Pensions Advisory Service Limited.

Director of Scottish Futures Trust Limited.

Director of Service Prosecutions.

Director of The Skills Development Scotland Co.
Limited.

Director of Strategic Investment Board Limited.

Director of UK Film Council.

Director in receipt of remuneration of UK Financial
Investments Limited.

Director of United Kingdom Anti-Doping Limited
appointed by the members of the company.

Director General or Deputy Director General of the
Scottish Crime and Drug Enforcement Agency.

Her Majesty’s Chief Inspector of Prisons for England
and Wales.

Her Majesty’s Chief Inspector of Probation for Eng-
land and Wales.

The Independent Case Examiner for the Department
for Work and Pensions.

Member of Audit Scotland appointed under section
10(2)(c) of the Public Finance and Accountability (Scot-
land) Act 2000 or member of the staff of Audit Scotland.

Member of the staff of the Children’s Commissioner
for Wales.

Member of the staff of the Commissioner for Older
People in Wales.

Member of the panel of persons available to serve as
chairmen of the Care Tribunal in Northern Ireland.
Member of a panel of persons appointed under Article 7 of the Social Security (Northern Ireland) Order 1998 to act as members of appeal tribunals.

Member, not being also a Forestry Commissioner or officer of the Forestry Commissioners, of a committee appointed for England, Scotland or Wales under section 2(3) of the Forestry Act 1967.

National Assembly for Wales Commissioner for Standards.

Ordinary member of BBC Audience Council England, BBC Audience Council Northern Ireland, BBC Audience Council Scotland or BBC Audience Council Wales.

President of the Additional Support Needs Tribunal for Scotland.

President or member of the Mental Health Tribunal for Scotland.

President of appeal tribunals appointed under Article 6 of the Social Security (Northern Ireland) Order 1998.

President, or member of a panel of persons appointed to act as chairman or other members, of the Special Educational Needs and Disability Tribunal for Northern Ireland.

Prisoner Ombudsman for Northern Ireland.

Prisons and Probation Ombudsman for England and Wales.

A regional returning officer for the purposes of the Scotland Act 1998.

The reviewer appointed under section 40 of the Justice and Security (Northern Ireland) Act 2007.

Scottish Information Commissioner.

Scottish Parliamentary Standards Commissioner.

Scottish Road Works Commissioner.

Service Complaints Commissioner.


Entries repealed

11. The following entries are omitted—

Adjudicating medical practitioner or specially qualified adjudicating medical practitioner appointed under or by virtue of Part II of the Social Security Administration (Northern Ireland) Act 1992.

Chairman of the Advisory Board for the Research Councils.

Chairman of the British Overseas Trade Board.

Full-time Chairman of Child Support Appeal Tribunals for Northern Ireland.

Chairman or any member, not also being an employee, of a committee constituted under section 91 of the Mental Health (Scotland) Act 1984.

Chairman of the Consumer Committee for Electricity appointed under Article 7 of the Electricity (Northern Ireland) Order 1992.

Chairman or Chief Executive of the Council for the Central Laboratory of the Research Councils.

Chairman or Vice-Chairman of the English Sports Council.

Chairman of Enterprise Ulster.

Chairman of the Fire Authority for Northern Ireland.

Chairman or any director of the Further Education Development Agency.

Chairman or any member, not being also an employee, of a Health and Social Services Board established under Article 16 of the Health and Personal Social Services (Northern Ireland) Order 1972.

Chairman or any member, not being also an employee, of the Health Education Board for Scotland.

Chairman or Deputy Chairman of the Laganside Corporation.

Chairman of the Mental Health Commission for Northern Ireland.

Chairman of the National Research Development Corporation.

Chairman of the Northern Ireland Central Services Agency for the Health and Social Services.

Chairman, Deputy Chairman or Chief Executive of the Particle Physics and Astronomy Research Council.

Chairman of the Public Health Laboratory Service Board.

Chairman of the Rural Development Council for Northern Ireland.

A full-time chairman of Social Security Appeal Tribunals, Medical Appeal Tribunals and Disability Appeal Tribunals for Northern Ireland.


Chairman or any member, not also being an employee, of the State Hospitals Board for Scotland.

Chairman of the Training, Enterprise and Education Advisory Group for Wales.

Chairman of the United Kingdom Sports Council.

Chairman of the Wine Standards Board of the Company of the master, wardens and commonalty of Vintners of the City of London.


Chief Scientist of the Scottish Home and Health Department.

Commissioner appointed under section 67(1) of the Police (Northern Ireland) Act 2000.

Director of Caledonian MacBrayne Limited.

Director of the Commonwealth Development Corporation nominated or appointed by the Secretary of State.

Director General of Electricity Supply for Northern Ireland.
Director General of Gas for Northern Ireland.

Director General of the National Economic Development Office.

Governor of the British Broadcasting Corporation.

Independent Assessor of Military Complaints Procedures in Northern Ireland.

Independent Commissioner, or Deputy Commissioner, for the Holding Centres in Northern Ireland.

Managing director of the National Research Development Corporation.

Medical Officer for Complaints appointed for Wales by the Secretary of State.

Member of a panel of chairmen for Child Support Appeal Tribunals for Northern Ireland appointed under paragraph 3(2)(a) of Schedule 3 to the Child Support (Northern Ireland) Order 1991.

Any member of the Education Transfer Council in receipt of remuneration.

Any member of the Further Education Funding Council for Wales in receipt of remuneration.

Any member, in receipt of remuneration, of a housing action trust (within the meaning of Part III of the Housing Act 1988).

Member of the Board of the Industrial Research and Technology Unit in Northern Ireland.

Member of the Local Enterprise Development Unit.

Member of a Medical Appeal Tribunal for Northern Ireland appointed under section 48(2) of the Social Security Administration (Northern Ireland) Act 1992.

Member of the legal panel of persons available to act as chairmen of Registered Homes Tribunals.

Member of the legal panel of persons available to act as chairmen of Registered Homes Tribunals in Northern Ireland.

Any member of the Residuary Body for Wales (Corff Gweddilliol Cymru) in receipt of remuneration.

Member, in receipt of remuneration, of the School Teachers’ Review Body.

Any member of the Schools Funding Council for Wales in receipt of remuneration.

Any member of the Scottish Further and Higher Education Funding Council in receipt of remuneration.

Any member of the Scottish Further Education Funding Council in receipt of remuneration.

Any member of the Scottish Higher Education Funding Council in receipt of remuneration.

Member of the panel of chairmen for Social Security Appeal Tribunals, Medical Appeal Tribunals and Disability Appeal Tribunals for Northern Ireland appointed under section 49(1)(c) of the Social Security Administration (Northern Ireland) Act 1992.

Member of a panel of persons appointed under Schedule 5 to the Rent (Northern Ireland) Order 1978 to act as chairmen and other members of rent assessment committees.

Northern Ireland Commissioner for Protection Against Unlawful Industrial Action.

Northern Ireland Commissioner for the Rights of Trade Union Members.

Northern Ireland Parliamentary Commissioner for Administration.

President of Social Security Appeal Tribunals, Medical Appeal Tribunals and Disability Appeal Tribunals for Northern Ireland.

Rent officer or deputy rent officer nominated under Schedule 5 to the Rent (Northern Ireland) Order 1978.


Traffic Director for London.

The Water Industry Commissioner for Scotland.

Entries amended

12. For the entry ‘Adjudicator for the Inland Revenue, Customs and Excise and the Contributions Agency’ there is substituted ‘Adjudicator appointed by the Commissioners for Her Majesty’s Revenue and Customs’.

13. In the entry ‘Chairman or Medical Director of the Advisory Committee on Distinction Awards’, for ‘Distinction’ there is substituted ‘Clinical Excellence’.

14. In the entry ‘Chairman of the Distinction and Meritorious Service Awards Committee for Northern Ireland’, for ‘Distinction and Meritorious Service Awards Committee for Northern Ireland’ there is substituted ‘Northern Ireland Clinical Excellence Awards Committee’.

15. For the entry ‘Chairman, or member in receipt of remuneration, of the Big Lottery Fund’ there is substituted ‘Member of the Big Lottery Fund or of a committee established by the Fund under paragraph 7 of Schedule 4A to the National Lottery Act 1993’.

16. In the entry beginning ‘Chairman or non-executive director of a Health and Social Services trust’, for ‘Social Services trust’ there is substituted ‘Social Care trust’.

17. In the entry ‘Chairman or any member, not also being an employee, of a Health Board constituted under the National Health Service (Scotland) Act 1978’, after ‘Health Board’ there is inserted ‘or a Special Health Board’.

18. In the entry beginning ‘Chairman or non-executive member of a National Health Service trust’, for the words from ‘the National Health Service (Wales)’ to the end substitute ‘or the National Health Service (Wales) Act 2006’.

19. In the entry ‘Chairman or Vice-Chairman of the Scottish Sports Council’, the words ‘or Vice-Chairman’ are omitted.

20. In the entry beginning ‘Chairman of a special health and social services agency’, for ‘services agency’ there is substituted ‘care agency’.

21. In the entry ‘Chief executive of the Simpler Trade Procedures Board’, for ‘the Simpler Trade Procedures Board’ there is substituted ‘SITPRO Limited’.

22. In the entry ‘Director of British Nuclear Fuels p.l.c.’, for ‘p.l.c.’ there is substituted ‘Limited’.
23. In the entry beginning 'Director of any company in receipt of financial assistance', the words 'the Local Employment Act 1972, Part II of the Industry Act 1972 or' are omitted.

24. In the entry 'Director of a company-
(a) which, within the meaning of Part II of the Railways Act 1993, is a successor company wholly owned by the Crown, or
(b) which, within the meaning of that Act, is wholly owned by the Director of Passenger Rail Franchising, being a director nominated or appointed by a Minister of the Crown, the Director of Passenger Rail Franchising or any other person acting on behalf of the Crown.', paragraph (b) is omitted (together with the word 'or' preceding it).

25. In the entry beginning 'The Governor or Administrator', for 'dependent' there is substituted 'overseas'.

26. In the entry beginning 'Governor, Medical Officer or other officer', the words ', Medical Officer' are omitted.

27. For the entry 'Her Majesty's Chief Inspector of Schools in Wales' there is substituted 'Her Majesty’s Chief Inspector of Education and Training in Wales or Prif Arolygydd Ei Mawrhydi dros Addysg a Hyfforddiant yng Nghymru'.

28. In the entry 'Member of the Rail Passengers' Council in receipt of remuneration', the word 'Rail' is omitted.

29. In the entry beginning 'Member of the panel of persons appointed under Schedule 4 of the Rent (Scotland) Act 1984', for 'Member' there is substituted 'President or vice-president'.

30. In the entry 'Member appointed by the Secretary of State of the Scottish Agricultural Wages Board', for 'Secretary of State' there is substituted 'Scottish Ministers'.

31. In the entry 'Registration Officer appointed under section 8(2) or (3) of the Rent (Scotland) Act 1984', after '8(2)' there is inserted ', (2A)'.

32. Any entry in Part 3 which is amended by this Order shall (if necessary) be moved to the appropriate place.

IV. MEMBERS NOT DULY ELECTED:

Nil.

V. IMPRISONMENT OF MEMBERS:

Nil.

VI. MEMBERS’ INTERESTS AND CODE OF CONDUCT:

1. Registers:


Register of Members’ Financial Interests laid upon the Table, [2009–10], 216.

2. Resolutions relating to Members’ Interests, &c. [see also STANDING ORDERS]:

[2001–02]

Code of Conduct,—Resolution, That—

(1) this House approves the Ninth Report from the Committee on Standards and Privileges (House of Commons Paper No. 763), A new Code of Conduct and Guide to the Rules;

(2) the Resolution of the House of 6th November 1995 relating to Conduct of Members shall be amended, at the end, by adding the words ‘or any approach, whether oral or in writing, to Ministers or servants of the Crown’;

(3) the Resolution of the House of 6th November 1995 relating to Employment Agreements shall be redesignated ‘Agreements for the Provision of Services,’ and shall be amended, as follows:

(a) by leaving out the words ‘up to £1,000, £1,000–£5,000, £5,000–£10,000’ in each of paragraphs (1), (2) and (3) and inserting the words ‘up to £5,000, £5,001–£10,000’;

(b) after the word ‘inspection’ in each of paragraphs (1), (2) and (3), by inserting the words ‘and reproduction’;

(c) at the end, by adding the words—

‘Provided that the requirement to deposit a copy of an agreement with the Commissioner shall not apply—

(a) if the fees or benefits payable do not exceed one per cent. of the current parliamentary salary; nor

(b) in the case of media work (but in that case the Member shall deposit a statement of the fees or benefits payable in the bands specified above)’;

(4) the Code of Conduct and the Guide to the Rules relating to the Conduct of Members (House of Commons Paper No. 688 (1995–96)) shall be amended as proposed in Annex 2 to the Report; and

(5) the registration forms submitted for the next published Register of Members’ Interests shall comply with
the new rules on the registration of Members’ interests; and any requirement under the new rules to register an interest which is not registrable now shall come into force on the publication of the next Register, 557.

Code of Conduct and Guide to the Rules to be printed [No. 841], 557.

Standards and Privileges,—Resolution, That this House approves the Sixth Report of the Committee on Standards and Privileges (House of Commons Paper No. 624), Registration of Interests by Members who have not taken their seat, and resolves that its provisions should come into force three months after the date of this Resolution, 442.

[2003–04]

Standards and Privileges: Amendment to Standing Orders,—Ordered, That—

(1) Standing Order (Committee on Standards and Privileges) be amended in line 39, after second ‘time’, by inserting ‘, to appoint legal advisers’; and

(2) Standing Order (Parliamentary Commissioner for Standards) be amended as follows:

(a) line 33, at end add ‘unless the provisions of paragraph (2A) apply.

(2A) No report shall be made by the Commissioner if, in any case where the Member concerned has agreed that he has failed to register or declare an interest, it is the Commissioner’s opinion that the interest involved is minor, or the failure was inadvertent, and the Member concerned has taken such action by way of rectification as the Commissioner may have required within any procedure approved by the Committee for this purpose.

(2B) The Commissioner may at any time in the course of investigating a complaint, and if so requested by the Committee on Standards and Privileges shall, appoint an Investigatory Panel to assist him in establishing the facts relevant to the investigation.

(2C) An Investigatory Panel shall—

(a) consist of the Commissioner, who shall be Chairman of the Panel, and two assessors, one of whom shall be a legally qualified person appointed by the Commissioner and the other shall be a Member, who shall not be a member of the Committee on Standards and Privileges, appointed by the Speaker; and

(b) meet in private.

(2D) The Commissioner—

(a) shall determine the procedures of the Panel, subject to the provisions of this Order; and

(b) may appoint counsel for the purpose of assisting the Panel.

(2E) Any report that the Commissioner may have made to the Committee on Standards and Privileges in relation to the complaint before the appointment of the Panel shall be made available to the Panel by the Committee.

(2F) Any Member who is the subject of the complaint under investigation shall, if he so requests, be heard by the Panel; may call witnesses; and may examine other witnesses.

(2G) When the Panel has completed its proceedings—

(a) the Commissioner shall report as in paragraph (2)

(e);

(b) the legal assessor shall report to the Committee on Standards and Privileges his opinion as to the extent to which its proceedings have been consistent with the principles of natural justice; and

(c) the Member assessor may report to the Committee on Standards and Privileges his opinion as to the extent to which its proceedings have had regard to the customs and practice of the House and its Members.

(2H) The Commissioner shall report each year to the House on the exercise by him of his functions.’.

(b) line 34, leave out paragraph (3) and add—

‘(3) The Commissioner may be dismissed only following a resolution of the House, moved for by a Member of the House of Commons Commission, after the Committee on Standards and Privileges has reported to the House that it is satisfied that the Commissioner is unfit to hold his office or unable to carry out his functions; and any such report shall include a statement of the Committee’s reasons for its conclusion.’, 489.

Parliamentary Commissioner for Standards: Term of Office,—Resolution,

That this House agrees with the proposals of the House of Commons Commission in paragraphs 8 to 10 of its response to the Eighth Report from the Committee on Standards in Public Life (House of Commons Paper No. 422), that—

(a) any future appointment to the office of Parliamentary Commissioner for Standards shall be for a period of five years, and shall not be renewable; and

(b) notwithstanding the Resolution of the House of 13th February 2002, the appointment of the current Commissioner shall expire on 25th June 2008, and shall not be renewable, 489.

[2005–06]

Standards and Privileges,—Resolution,

That this House takes note of the Fourth Report of the Committee on Standards and Privileges, Session 2004–05 (House of Commons Paper No. 472), and approves the revised Code of Conduct set out in the Annex to the Report, 127.

Code of Conduct and Guide to the Rules to be printed [No. 351], 127.

Parliamentary Commissioner for Standards,—Order,

That Standing Order (Parliamentary Commissioner for Standards) be amended by leaving out paragraph (3) and inserting the following—

‘(3) No report shall be made by the Commissioner:

(a) in any case where the Member concerned has agreed that he has failed to register or declare an interest, if it is the Commissioner’s opinion that the interest involved is minor, or the failure was inadvertent, and the Member concerned has taken such action by way of rectification as the Commissioner may have required
within any procedure approved by the Committee for this purpose; and

(b) in any case involving parliamentary allowances, or
the use of facilities or services, if the Commissioner has
with the agreement of the Member concerned referred the
matter to the relevant Officer of the House for the purpose
of securing appropriate financial reimbursement, and the
Member has made such reimbursement within such peri-
od of time as the Commissioner considers reasonable.

[2008–09]

Guide to the Rules Relating to the Conduct of Mem-
bers,—Resolution,

(1) That, subject to paragraphs (2) and (3) below, this
House approves the Fourth Report of the Committee on
Standards and Privileges (House of Commons Paper No.
208) and the revised Guide to the Rules Relating to the
Conduct of Members annexed thereunto;

(2) That the revised Guide be amended, in page 27,
by leaving out the words “After receiving a donation or
loan over £200 in value a Member has 30 days to check
and confirm it is from a permissible source before either
accepting it or returning it.” and by inserting in their place
the words “After receiving a donation over £200 in value
a Member has 30 days to check and confirm it is from a
permissible source before either accepting it or returning
it. Before entering into a loan a Member must check and
confirm the lender is permissible.”;

(3) That the threshold for registering interests under
category 4 (Sponsorships) shall be the statutory threshold
for the time being applying to the reporting of donations
by hon. Members to the Electoral Commission;

(4) That the revised Guide shall take effect on such
date as section 59 of the Electoral Administration Act
2006 shall come into force;

(5) That the Register of Members’ Interests shall be
renamed the Register of Members’ Financial Interests and
the Registrar of Members’ Interests shall be known as the
Registrar of Members’ Financial Interests;

(6) Accordingly, in each place where they occur in any
Standing Order, Order or Resolution of the House:

(a) for “Register of Members’ Interests” there shall be
substituted “Register of Members’ Financial Interests”;
and

(b) for “Registrar of Members’ Interests” there shall be
substituted “Registrar of Members’ Financial Interests”.

Registration of Members’ Financial Interests,—Reso-
lution,

(1) That, for the purpose of complying with the
Resolution of the House of 22 May 1974 relating to
Registration of Members’ Financial Interests, in respect
of interests falling within Category 1 (Directorships),
Category 2 (Remunerated employment, office, profession,
etc) or Category 3 (Clients), hon. Members shall furnish
the Registrar with the following particulars—

(a) the precise amount of each individual payment
made in relation to any interest,

(b) the nature of the work carried out in return for that
payment,

(c) the number of hours worked during the period to
which the payment relates, and

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(d) except where disclosure of the information would
be contrary to any legal or established professional duty
of privacy or confidentiality, the name and address of the
person, organisation or company making the payment;

(2) That such interests shall be registered whether or
not their value in any given year exceeds one per cent. of
the current Parliamentary salary;

(3) That the provisions of this Resolution shall apply
whether or not the interest in question depends essentially
upon, or arises out of, the hon. Member’s position as a
Member of Parliament; and

(4) That the provisions of this Resolution shall come
into effect on 1 July 2009, 329.

3. Miscellaneous

Speaker’s Statement: Members’ financial interests,

VII. MEMBERS’ SALARIES, PENSIONS, ALLOWANCES, &C.:

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IX. MEMBERS REPRIMANDED AND SUSPENDED:

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[Nil]

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That they agree without Amendment to Amendments proposed by the Commons to a Bill in lieu of Commons Amendments to which the Lords had disagreed and agree without Amendment to the consequential Amendments, [2004–05] 272.

That they agree with Commons Amendments in lieu:
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— and to Commons Amendment to a Lords Amendment, and do not insist on remaining Lords Amendments, [2001–02] 811.

That they have agreed, without Amendment, to the Commons Amendment made to one of their Amendments, [2007–08] 720.

That they agree to a consequential Amendment proposed by the Commons, [2009–10] 426.

That they agree, without Amendment, to the Amendment proposed by the Commons in lieu of a Lords Amendment, [2006–07] 364; [2008–09] 140.

That they agree to Commons Amendment to Lords Amendment, with an Amendment, and do not insist on their remaining Lords Amendment, [2003–04] 211.

That they agree without Amendment to the Amendments in lieu made by the Commons, [2006–07] 591.

That they agree to Commons Amendments to Lords Amendments; do not insist on their Amendments to which the Commons have disagreed but propose Amendments in lieu; agree with an Amendment to Commons Amendments in lieu, and do not insist on the remaining Lords Amendments to which the Commons have disagreed, [2003–04] 614.

That they agree to Commons Amendment to Lords Amendment; do not insist on their Amendments disagreed to by the Commons and agree to the Amendments in lieu, and propose an Amendment in lieu of one of their Amendments to which the Commons have disagreed, [2003–04] 624.

That they agree, without Amendment, to certain Commons Amendments; they agree to a Commons Amendment with an Amendment; they agree to a Commons Amendment, with Amendments in lieu of the words so left out of the Bill; and they disagree to certain other Commons Amendments, but propose Amendments in lieu thereof, [2007–08] 696.

That they agree to one of the Commons Amendments, with an Amendment in lieu of the words left out of the Bill; they agree to another of the Commons Amendments with an Amendment; and they agree, without Amendment, to the remaining Commons Amendments, [2007–08] 701.

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That they disagree to certain Commons Amendments to Lords Amendments, do not insist on one of their Amendments, and agree to Commons Amendments to remaining Lords Amendments, [2001–02] 816.

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—with Amendments in lieu and Amendments to other Lords Amendments and to the Bill in lieu of words left out by a Lords Amendment, [2002–03] 692.

—with an Amendment in lieu and an Amendment in lieu of the words left out by a Lords Amendment, [2002–03] 466.

That they disagree to Commons Amendment to Lords Amendment and insist on Lords Amendment, [2003–04] 202.

That they insist on a Lords Amendment to a Commons Amendment, [2003–04] 250.

That they insist on an Amendment to a Bill to which the Commons have disagreed and disagree with Amendments proposed in lieu thereof, they do not insist on an Amendment to which the Commons have disagreed and disagree to an Amendment in lieu but propose an Amendment in lieu thereof, they do not insist on certain other Amendments to which the Commons have disagreed and agree without Amendment to Amendments proposed by the Commons in lieu, [2004–05] 241.

That they insist on certain Amendments to which the Commons have disagreed:

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—do not insist on the remaining Amendments to which the Commons has disagreed; agree to Commons Amendments proposed by to the words so restored to the Bill; agree to the consequential Amendment proposed by the Commons; agree to the Commons Amendments proposed in lieu of certain of their Amendments; and agree to the
Commons Amendments proposed by to certain of their Amendments, [2007–08] 372.
—do not insist on certain of their Amendments and propose Amendments in lieu; they agree without Amend- ment to the Commons Amendments to some of the Lords’ Amendments; and they do not insist on their remaining Amendments to which the Commons have disagreed, [2005–06] 665.
—do not insist on certain other Amendments to which the Commons have disagreed but propose an Amendment in lieu to which they desire the agreement of the Com- mons; agree to the Amendment which the Commons have proposed in lieu of certain other Amendments; and do not insist on the remaining Amendment to which the Com- mons have disagreed, [2008–09] 713.
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—do not insist on others, and agree with the Commons Amendments to the words so restored to the Bill, and agree with Commons Amendments to Lords Amend- ments, [2002–03] 708.
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— and agree to an Amendment in lieu and to a conse-quential Amendment, [2008–09] 720.
That they do not insist on their Amendments to which the Commons have disagreed:
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— and agree to an Amendment in lieu and consequen- tial Amendments, [2002–03] 553.
— and agree to Amendments in lieu, [2001–02] 604;
— and agree to Amendments in lieu and Commons Amendments to a Lords Amendment, [2002–03] 702.
— and agree to Amendments in lieu and to Amend- ments to Lords Amendments, [2003–04] 420.
— and agree to Amendments in lieu and to a conse-quential Amendment, [2007–08] 708.
— and agree to Amendments in lieu of certain of those Amendments; to Commons Amendments to certain Lords Amendments; and to the consequential Amendment made by the Commons, [2006–07] 531.
— and agree to consequential Amendments and Amendments to words so restored, [2002–03] 715.
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— and agree to Commons Amendments to Lords Amend- ments, [2001–02] 719.
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—but propose an Amendment in lieu of one of them, [2003–04] 585.

—but propose Amendments in lieu of some of them, [2001–02] 714.


—but propose an Amendment in lieu, and agree to Commons Amendments to Lords Amendments, Commons Amendments in lieu, and Commons Amendments to words so restored to the Bill, [2001–02] 811.

—but propose Amendment in lieu of one of them, and agree to Commons Amendment to Lords Amendments, with a further Amendment to one of the Lords Amendments, [2002–03] 289.

That they do not insist on their Amendment in lieu, and agree with Commons Amendments in lieu, [2001–02] 816.

That they do not insist on a Lords Amendment to a Commons Amendment but propose another Amendment (to the Commons Amendment) in lieu, [2003–04] 241.

That they do not insist on their disagreement and agree to the Amendments in lieu, [2001–02] 816.

That they do not insist on their Amendments to which the Commons have disagreed but disagree to the Amendments proposed by the Commons in lieu of those Amendments, and propose Amendments in lieu to which they desire the agreement of the Commons, [2008–09] 572.

That they do not insist on some of their Amendments to which the Commons have disagreed:

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— and agree without Amendment to the Commons Amendments in lieu of certain Lords Amendments, but insist on their remaining Amendments, [2005–06] 471.

— and agree to the Amendments proposed by the Commons in lieu of those Amendments; they insist on their remaining Amendments to which the Commons has disagreed and they disagree with the Amendments proposed by the Commons to the words restored to the Bill by the Commons disagreement with one of their Amendments, for which insistence and disagreement they assign their Reasons, [2006–07] 473.

— and do not insist on their disagreement to Commons Amendments and agree without Amendment to the remaining Commons Amendment, [2005–06] 876.

That they do not insist on some of their Amendments to which the Commons have insisted on their disagreement; and agree without Amendment to Commons Amendments proposed in lieu; and agree to the Commons Amendment made to the remaining Lords Amendment, [2005–06] 845.

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2. Committees, Joint:

That it is expedient to appoint a Joint Committee on:


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—draft Communications Bill, [2001–02] 518.


—draft Gambling Bill (Regional Casinos), [2003–04] 379.


That they have appointed a Select Committee to join with a Committee appointed by the Commons as the Joint Committee on:


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1. Bills, Private:

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That the Lords have given a Joint Committee to power to travel outside the United Kingdom, [2002–03] 643.

3. Delegated Legislation:

The Lords communicate that, in declining to approve the draft Gambling (Geographical Distribution of Casino Premises Licences) Order 2007, they have come to the following Resolution:

That, taking account of the 13th Report from the Merits of Statutory Instruments Committee, the Lords consider it desirable that Lords be appointed to join with a Committee of the Commons as a Joint Committee to consider the process by which a decision was reached on which licensing authority should issue the regional casino premises licence, and to report by 1st June 2007; and that the Lords call upon Her Majesty’s Government to take account of the recommendations of any such Joint Committee and to lay regulations including the licensing authorities as set out in the draft Order whose responsibility it is to issue the eight large and eight small casino premises licences, [2006–07] 279.

4. Amendments to Standing Orders

The Lords communicate that their Standing Order relating to the Joint Committee on Statutory Instruments has been amended as follows: In paragraph (1), leave out from the words ‘but excluding any Order in Council’ to the end and insert the words ‘but excluding any remedial order or draft remedial order under Schedule 2 to the Human Rights Act 1998, and any draft order proposed to be made under Part 1 of the Legislative and Regulatory Reform Act 2006 and any subordinate provisions order made or proposed to be made under the Regulatory Reform Act 2001; and’; and

The Lords have made a further Amendment to their Standing Order in paragraph (2) to leave out the words ‘any statutory instrument made by a member of the Scottish Executive or by the National Assembly for Wales’ and insert the words ‘any statutory instrument made by the Scottish Ministers or otherwise under an Act or Act of the Scottish Parliament or by the Welsh Ministers’, [2006–07] 499.

In Standing Order 52, relating to the Joint Committee on Consolidation, &c., Bills, leave out paragraph (6);

In Standing Order 74, relating to the Joint Committee on Statutory Instruments, in paragraph (2), leave out the words ‘any statutory instrument made by the Scottish Ministers or otherwise under an Act or Act of the Scottish Parliament or by the Welsh Ministers’ and insert the words ‘any Scottish statutory instrument or any statutory instrument made by the Welsh Ministers’, [2007–08] 49.

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To concur with the Lords in referring the Statute Law (Repeals Bill) Bill [Lords] be referred to the Joint Committee on Consolidation, &c., Bills, [2007–08] 300.


3. Committees, Joint:

To acquaint the Lords that the Commons have appointed Members to be members of the Select Committee appointed to join with a Committee of the Lords as the Joint Committee on:
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To acquaint the Lords:
— That the Commons concur with the Resolution on House of Lords Reform (Joint Committee) and have appointed a Committee, [2002–03] 33; To meet the Lords Committee as proposed by the Lords, [2002–03] 42.

— That the Commons concur with the Lords that, notwithstanding the Resolution of this House of 17th May, it be an instruction to the Joint Committee on Conventions that it should report by the end of this session of Parliament, [2005–06] 725.

— That the Commons have appointed a Select Committee of seven Members to join with the Committee of the Lords as the Joint Committee on the Tax Law Rewrite Bill, [2002–03] 49.

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Commons concur with Resolution relating to Joint Committee on House of Lords Reform and appoint Committee accordingly, [2001–02] 619.

To acquaint the Lords that the Commons have amended the Standing Order relating to the Joint Committee on Human Rights, [2001–02] 282.

To concur with appointment of Joint Committee and appoint a committee:
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— draft Children (Contact) and Adoption Bill, [2004–05] 152.
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Procedure—Resolution, That this House welcomes the First Report of the Procedure Committee on Public Petitions and Early Day Motions (House of Commons paper No. 513); and approves the proposals for changes in the procedures and practices of the House set out in the Government’s response to the report in Cm. 7193, [2006–07] c10.
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PRIVILEGE

[For the Committee on Standards and Privileges, the Speaker’s Committee on the Search of Offices on the Parliamentary Estate and the Committee on Issue of Privilege (Police Searches on Parliamentary Estate), see COMMITTEES, SELECT. See also MEMBERS]

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(2) The Conference shall consider and make recommendations for rectifying the disparity between the representation of women, ethnic minorities and disabled people in the House of Commons and their representation in the UK population at large; and may agree to consider other associated matters;

(3) Notwithstanding any Standing Order of this House, the Conference shall conduct its proceedings in such manner, and have such of those powers which the House may delegate to select committees, as the Speaker shall determine;

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*No. 63 (Committal of bills), 865, 866.

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*No. 85 (Chairmen of standing committees), 866 (Title changed to “Chairmen of general committees”).

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*No. 87 (Attendance of law officers and ministers in standing committees), 866 (Title changed to “Attendance of law officers and ministers in general committees”).

*No. 88 (Meetings of standing committees), 865, 866 (Title changed to “Meetings of general committees”).

*No. 89 (Procedure in standing committees), 866 (Title changed to “Procedure in general committees”).

*No. 90 (Second reading committees), 865.

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*No. 102 (Welsh Grand Committee (composition and business)), 866.

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*No. 118 (Standing Committees on Delegated Legislation), 866(2) (Title changed to “Delegated Legislation Committees”).

*No. 119 (European Standing Committees), 122, 705, 866.

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No. 119 (European Standing Committees), 188 (as amended) (Title changed to “European Committees”), 646†, 685†.
No. 124 (Quorum of select committees), 715.
No. 125 (Select committees (admission of the public)), 715.
No. 128 (Entry on formal minutes of select committee), 715.
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No. 137 (Select committees: adjournment of the House), 715.
No. 137A (Select committees: power to work with other committees), 715.
No. 139 (Administration Committee), 715.
No. 143 (European Scrutiny Committee), 188†, 715.
No. 145 (Liaison Committee), 715.
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No. 151 (Statutory Instruments (Joint Committee)), 253.
No. 152 (Select committees related to government departments), 253, 646†, 715.
No. 152A (Environmental Audit Committee), 715.
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No. 121 (Nomination of select committees), 379 (on Division).
No. 145 (Liaison Committee), 379 (on Division).
No. 152 (Select Committees related to government departments), 467.
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No. 152F (Regional Select Committees), 466 (on Division).

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*No. 152 (Select committees related to government departments), 240.
*(iii) Standing Orders repealed: [* indicates Standing Order repealed with effect from the commencement of the next Session.]
[2000–01]
No. 141 (Deregulation Committee), 339 (replaced by new Standing Order No. 141 (Deregulatory and Regulatory Reform Committee)).
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2. List of changes to Standing Orders relating to Public Business.
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No. 1A (Re-election of former Speaker)
No. 1B (Election of Speaker by secret ballot)
No. 2 (Deputy Chairmen) No change.
No. 2A (Election of the Deputy Speakers)
No. 3 ((Deputy Speaker)
No. 4 (Chairmen’s Panel)

No. 5 (Affirmation in lieu of oath) No change.

No. 6 (Time for taking the oath) No change.

No. 7 (Seats not to be taken before prayers) No change.

No. 8 (Seats secured at prayers) No change.

No. 9 (Sittings of the House)

No. 10 (Sittings in Westminster Hall)
Standing Order No. 141 (Wednesday sittings) repealed, [2001–02] 782.

* New Standing Order (Sittings in Westminster Hall) made, [2001–02], 782.

*Amended, [2004–05] 118.

No. 11 (Friday Sittings)

No. 12 (House not to sit on certain Fridays)

No. 13 (Earlier meeting of the House in certain circumstances) No change.

No. 14 (Arrangement of public business)

No. 15 (Exempted business)

No. 16 (Proceedings under an Act or on European Community documents) No change.

No. 17 (Delegated legislation (negative procedure))

No. 18 (Consideration of draft legislative reform orders)
Amended, [2000–01] 341 (Title changed to “Consideration of draft deregulation, etc. orders”). Further amended, [2001–02], 557 (Title changed to “Consideration of draft regulatory reform orders”).

Existing Standing Order (Consideration of draft regulatory reform orders) repealed and new Standing Order (Consideration of draft legislative reform orders) made, [2006–07] 461.

No. 19 (New writs) No change.

No. 20 (Time for taking private business)

No. 21 (Time for taking questions)

No. 22 (Notices of questions, motions and amendments)

No. 22A (Written statements by ministers)

No. 22B (Notices of Questions etc. during September)

No. 23 (Motions for leave to bring in bills, and nomination of select committees at commencement of public business) No change.

No. 24 (Adjournment on specific and important matter that should have urgent consideration)

No. 24A (Topical debates)

No. 24B (Amendments to motions to consider specified matters)

No. 25 (Periodic adjournments) No change.

No. 27 (Order of disposing of orders of the day) No change.

No. 28 (Anticipation) No change.

No. 29 (Powers of chair to propose question) No change.

No. 30 (Debate on motion for the adjournment of the House) No change.

No. 31 (Questions on amendments) No change.

No. 32 (Selection of amendments) No change.

No. 33 (Calling of amendments at the end of debate) No change.

No. 34 (Debate on dilatory motion) No change.

No. 35 (Dilatory motion in abuse of rules of House) No change.

No. 36 (Closure of debate) No change.

No. 37 (Majority for closure for proposal of question) No change.

No. 38 (Procedure on divisions) No change.

No. 39 (Voting) No change.

No. 40 (Division unnecessarily claimed) No change.

No. 41 (Quorum) No change.

No. 41A (Deferred divisions)
*Amended, [2004–05] 119.

No. 42 (Irrelevance or repetition) No change.

No. 42A (Sub judice)

No. 43 (Disorderly conduct) No change.

No. 44 (Order in debate) No change.

No. 45 (Members suspended, &c., to withdraw from precincts) No change.

No. 45 (Suspension of salary of Members suspended) No change.

No. 46 (Power of Speaker to adjourn House or suspend sitting) No change.

No. 47 (Time limits on speeches)

Existing Standing Order (Short speeches) repealed and new Standing Order (Time limits on speeches) made, [2006–07] 609.

No. 48 (Recommendation from Crown required on application relating to public money) No change.

No. 49 (Certain proceedings relating to public money) No change.

No. 50 (Procedure upon bills whose main object is to create a charge upon the public revenue) No change.

No. 51 (Ways and Means motions) No change.

No. 52 (Money resolutions and ways and means resolutions in connection with bills) No change.

No. 53 (Application of public money standing orders to private bills) No change.

No. 54 (Consideration of estimates)

No. 55 (Questions on Voting of Estimates, &c.)
Amended, [2001–02] 783.


No. 56 (Consolidated Fund Bills) No change.

No. 57 (Presentation and first reading)

No. 57A (Bills brought from the Lords)
New Standing Order (Bills brought from the Lords) made, [2002–03] 111.

No. 58 (Consolidation Bills) No change.

No. 60 (Tax law rewrite bills) formerly (Tax simplification bills)
Amended, [2001–02] 556.

No. 61 (Bills which are prima facie hybrid) No change.

No. 62 (Amendment on second or third reading) No change.

No. 63 (Committal of Bills)

No. 64 (Notices of amendments, &c., to bills) No change.

No. 65 (Amendments in committee) No change.

No. 66 (Committee of whole House on bill) No change.

No. 67 (Postponement of preamble) No change.

No. 68 (Debate on clause or schedule standing part) No change.

No. 69 (Procedure on offer of new clause) No change.

No. 70 (When chairman leaves chair without question put) No change.

No. 71 (Report of bill from committee of whole House) No change.

No. 72 (Consideration of bill as amended in committee of whole House) No change.

No. 73 (Report of bills committed to public bill committees) formerly (Report of bills committed to standing committees)

No. 74 (Re-committal of bill) No change.

No. 75 (Amendments on report) No change.

No. 76 (Debate on bill reported from public bill committee) formerly (Debate on bill reported from standing committee)

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No. 78 (Lords amendments)
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No. 80 (Privilege (bills brought from the Lords)) No change.

No. 80A (Carry-over of bills)


No. 81 (Temporary laws) No change.

No. 82 (Business Committee) No change.

No. 83 (Allocation of time to bills) No change.

No. 83A (Programme motions)


No. 83B (Programming committees)

No. 83C (Programming sub-committees)
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No. 83D  (Programme orders: conclusion of proceedings in public bill committee or in committee of the whole House)


No. 83E  (Programme orders: conclusion of proceedings on consideration or third reading)


No. 83F  (Programme orders: conclusion of proceedings on Lords amendments)


No. 83G  (Programme orders: conclusion of proceedings on further messages from the Lords)


No. 83H  (Programme orders: reasons committee)


No. 83I  (Programme orders: supplementary provisions)


*Amended, [2004–05] 119.

No. 84  (General committees)

*Following First Report from Select Committee on Modernisation of the House of Commons on the Legislative Process (HC 1097), existing Standing Order (Constitution of standing committees) repealed and new Standing Order (General committees) made, [2005–06] 865.

No. 84A  (Public bill committees)


No. 85  (Chairmen of general committees) formerly (Chairmen of standing committees)


No. 86  (Nominations of general committees) formerly (Nominations of standing committees)

*Amended, [2005–06] 865, 866(3).

No. 87  (Attendance of Law Officers and Ministers in general committees) formerly (Attendance of Law Officers and Ministers in standing committees)


No. 88  (Meetings of general committees) formerly (Meetings of standing committees)


No. 89  (Procedure in general committees) formerly (Procedure in standing committees)


No. 90  (Second Reading Committees)


No. 91  (Special Standing Committees) No change.

No. 92  (Consideration on report of certain bills by a general committee) formerly (Consideration on report of certain bills by a standing committee)


No. 93  (Scottish Grand Committee (Composition and Business))


No. 94  (Scottish Grand Committee (questions for oral answer))


No. 95  (Scottish Grand Committee (short debates)) No change.

No. 96  (Scottish Grand Committee (ministerial statements)) No change.

No. 97  (Scottish Grand Committee (bills in relation to their principle))

No. 98 (Scottish Grand Committee (delegated legislation))

No. 99 (Scottish Grand Committee (substantive motions for the adjournment))
*Amended, [2001–02], 783.

No. 100 (Scottish Grand Committee (sittings))
*Amended, [2001–02], 784; [2004–05] 119.

No 101 (Scottish Standing Committee) No change

No. 102 (Welsh Grand Committee (composition and business))

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No. 104 (Welsh Grand Committee short debates)) No change.

No. 105 (Welsh Grand Committee (ministerial statements)) No change.

No. 106 (Welsh Grand Committee (bills)) No change.

No. 107 (Welsh Grand Committee (matters relating exclusively to Wales)) No change.

No. 108 (Welsh Grand Committee (sittings))
*Amended, [2001–02], 784; [2004–05] 119.

No. 109 (Northern Ireland Grand Committee (composition and business))

No. 110 (Northern Ireland Grand Committee (questions for oral answer)) No change.

No. 111 (Northern Ireland Grand Committee (short debates)) No change.

No. 112 (Northern Ireland Grand Committee (ministerial statements)) No change.

No. 113 (Northern Ireland Grand Committee (bills in relation to their principle)) No change.

No. 114 (Northern Ireland Grand Committee (legislative proposals and other matters relating exclusively to Northern Ireland)) No change.

No. 115 (Northern Ireland Grand Committee (delegated legislation))

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No. 117 (Standing Committee on Regional Affairs)

No. 118 (Delegated Legislation Committees) formerly (Standing Committees on Delegated Legislation)

No. 119 (European Standing Committees)

No. 120 (Business sub-committees)

No. 121 (Nomination of select committees).

No. 122 (Lists of Members serving on select committees) No change.

No. 122A (Term limits for chairmen of select committees),

New Standing Order (Term limits for chairmen of select committees) made, [2001–02] 556.

No. 122B (Election of select committee chairs)
*New Standing Order (Election of select committee chairs) made, [2009–10] 291 (as amended, after amendment negatived on Division).

No. 122C (Resignation or Removal of Committee Chairs)
*New Standing Order (Resignation or Removal of Committee Chairs) made, [2009–10] 293.

No. 123 (Sittings of committees) No change.

No 124 (Quorum of select committees)

No. 125 (Select Committees (Admission of the public)) formerly (Strangers (Select Committees))

No. 126 (Withdrawal of Members from meetings of select Committees) No change.

No 127 (Withdrawal of documents before select committee) No change.

No. 128 (Entry on formal minutes of select committee) formerly (Entry on minutes of proceedings of select committee)

No. 129 (Formal minutes to be reported) formerly (Minutes of proceedings to be laid on the Table) Amended, [2007–08] 715.

No. 130 (Entry on minutes of evidence of select committee) No change.

No. 131 (Entry of questions asked)

No. 132 (Administration of oath in select committee) No change.

No. 133 (Power to report opinion and observations) No change.

No. 134 (Select committee (reports))
No. 135 (Witnesses and evidence (Select committees))
No change.
No. 136 (Publication of evidence (Select committees))
No change.
No. 137 (Select committees (adjournment of the House))
No. 137A (Select Committees: power to work with other committees)
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No. 138 (Members (attendance at Lords select committees))
No change.
No. 139 (Administration Committee)
Existing Standing Order (Select Committee on Broadcasting) repealed and new Standing Order (Administration Committee) made, [2005–06], 121.
No 140 (Joint Committee on Consolidation &c., Bills)
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No. 141 (Regulatory Reform Committee formerly (Deregulation and Regulatory Reform Committee)
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Existing Standing Order (Regulatory Reform Committee) repealed and new Standing Order (Regulatory Reform Committee) made, [2006–07] 462.
No. 142 (Domestic Committees)
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No. 143 (European Scrutiny Committee)
No. 144 (Finance and Services Committee)
No. 145 (Liaison Committee)
No. 146 (Select Committee on Public Administration)
No. 147 (Procedure Committee) No change.
No. 148 (Committee of Public Accounts)
No. 149 (Committee on Standards and Privileges)
No. 150 (Parliamentary Commissioner for Standards)
No. 151 (Statutory Instruments (Joint Committee))
No. 152 (Select committees related to government departments)
No. 152A (Environmental Audit Committee)
No. 152B Human Rights (Joint Committee)
New Standing Order (Human Rights (Joint Committee)) made, [2000–01] 69 (on deferred Division, Motion made and Question put, 61).
No. 152C (Tax law rewrite (Joint Committee) formerly (Tax Simplification (Joint Committee))
New Standing Order (Tax Simplification (Joint Committee)) made, [2000–01] 59 (on Division).
No. 152D (House of Commons Members Estimate Committee)
New Standing Order (House of Commons Members Estimate Committee) made, [2003–04], 106.
No. 152E (Members of the Intelligence and Security Committee)
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No. 152H (Planning: national policy statements)
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No. 153 (Public Petitions) No change.
No. 154 (Time and manner of presenting petitions)
No. 155 (Petition to present personal grievance) No change.
No. 156 (Printing of petitions and of ministerial replies)
No. 157 (Petitions against imposition of tax) No change.
No. 158 (Presentation of command papers) No change.
No. 159 (Presentation of statutory instruments) No change.

No. 160 (Notification in respect of certain statutory instruments) No change.

No. 161 (Duties of Serjeant at Arms with respect to the public) formerly (Duties of Serjeant at Arms with respect to strangers)

No. 162 (Places to which the public are not admitted) formerly (Places to which strangers are not admitted)

No. 163 (Motions to sit in private) (changed from Withdrawal of strangers from the House) No other change.

3. Temporary Standing Orders:
   (Liaison Committee (membership)) (temporary), Amended, [2002–03] 144, 593.
   No. 152F (Regional Select Committees) Temporary Standing Order (Regional Select Committees) made, [2007–08] 680.

4. Other proceedings on Standing Orders:
   Amendments to Questions relating to Standing Orders:
   —on Division, [2004–05] 117.

5. Orders to print Standing Orders:
   Standing Orders relating to Public Business to be printed,

   Particular Standing Orders to be printed:
   [2000–01]
   No.102 (European Standing Committees), 136, 491.
   [2002–03]
   No.18 (Notices of questions, motions and amendments), 853.
   No.130 (Select Committees related to government departments), 125.

6. Standing Orders (Revision):
   Order agreeing to proposals by the Procedure Committee on repeals and amendments etc. of the Public Business Standing Orders, [2006–07] 336.

II. SESSIONAL ORDERS RELATING TO PUBLIC BUSINESS:

   Sessional Orders renewed for the following Session:


III. STANDING ORDERS RELATING TO PRIVATE BUSINESS:


   2. Standing Orders Repealed:
      37 (Deposit of copy of plan, etc., in certain circumstances), [2004–05] 323 (new Standing Order made with same number).
      39 (Deposit of copies of bills), [2004–05] 323 (new Standing Order made with same number).
      80 (Daily list of cases before Examiners), [2002–03] 41.
      188B (Revival of bills), [2005–06] 160 (new Standing Order made with same number).

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