Parliamentary Voting System and Constituencies Bill

THIRD
MARSHALLED
LIST OF AMENDMENTS
TO BE MOVED
ON REPORT

The amendments have been marshalled in accordance with the revised Order of 8th February 2011, as follows—

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<th>Amendment No.</th>
<th>Clause</th>
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<td>11</td>
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</tbody>
</table>

[Amendments marked ★ are new or have been altered]

Clause 11

LORD PANNICK
LORD WILLIAMSON OF HORTON
BARONESS O’NEILL OF BENGARVE
LORD ARMSTRONG OF ILMINSTER

22D Page 10, line 37, at end insert—

“Exceptional circumstances

5A If, but only if, a Boundary Commission is satisfied that—

(a) it is necessary to do so in order to achieve a viable constituency, and

(b) such necessity arises from special geographical considerations or local ties, as defined in rule 5(1)(a) or (d) above, of an exceptionally compelling nature, the Boundary Commission may decide that the electorate of the constituency shall be—

(c) no less than 92.5% of the United Kingdom electoral quota; and

(d) no more than 107.5% of that quota.”
Clause 11—continued

LORD BROOKE OF SUTTON MANDEVILLE

22E Page 10, line 37, at end insert—

“Special authorities

(1) The geographical area of a special authority shall, so far as is practicable having regard to the rules of this Schedule as they apply to England, form part of not more than one constituency at any time.

(2) Where the geographical area of a special authority forms part of not more than one constituency, the name by which that constituency is known shall refer to that area.

(3) In this rule, “special authority” has the same meaning as in section 144(6) of the Local Government Finance Act 1988.”

23 [Withdrawn]

LORD McAVOY

23A Page 10, line 38, leave out from beginning to end of line on page 11, and insert—

“Whole numbers of constituencies

The following shall be allocated a whole number of constituencies by the Boundary Commission responsible—

(a) South Lanarkshire Council;
(b) Glasgow City Council.”

LORD LIPSEY

24 Page 11, line 5, at end insert—

“( ) a constituency named Brecon and Radnor, comprising the present constituency of Brecon and Radnor”

LORD KENNEDY OF SOUTHWARK

24A Page 11, line 5, at end insert—

“( ) a constituency named Ynys Môn comprising the whole of the island of Anglesey”

LORD GROCOTT

24B Page 11, line 5, at end insert—

“( ) 5 constituencies wholly within the county of Shropshire”

LORD McAVOY

24C Page 11, line 5, at end insert—

“( ) a constituency named Rutherglen and Hamilton West”

24D Page 11, line 5, at end insert—

“( ) 3 constituencies wholly within South Lanarkshire Council”
Amendment No. 25

Clause 11—continued

LORD TEVERSON
LORD BERKELEY
LORD MYNERS
LORD GREENWAY

Page 11, line 10, at end insert—

“Cornwall and the Isles of Scilly
(1) All parts of Cornwall and the Isles of Scilly must be included in constituencies which are wholly in Cornwall and the Isles of Scilly.
(2) Rule 2 does not apply to these constituencies.”

LORD McAVOY

25ZA

Page 11, line 10, at end insert—

“Rutherglen, Cambuslang and Halfway
(1) All parts of Rutherglen, Cambuslang and Halfway must be included in one constituency wholly within South Lanarkshire Council.
(2) Rule 2 does not apply to these constituencies.”

LORD FALCONER OF THOROTON
LORD BACH

25ZB

Page 12, line 13, at end insert—

“(6) The total number of seats to be allocated to any part of the UK shall not be more than ten per cent fewer than the current number of constituencies; and if the number of seats allocated by the process described in sub-paragraphs 1 to 5 of rule 9 exceeds that limit in any part of the UK then additional constituencies shall be allocated to that part to bring its allocation within ten per cent of the current number of constituencies.
(7) This number of seats shall then be the allocation for that part of the UK for the purposes of rule 9.
(8) Any reallocation to one or more parts of the UK made under the terms of sub-paragraphs (6) and (7) above shall not result in any change to the allocation already alloted to any other parts of the UK.”

LORD FOULKES OF CUMNOCK

25A

Page 12, leave out lines 16 to 26 and insert—

“( ) The “electorate” for the purpose of this Act shall be the best estimate of those entitled to vote based on the figures obtained in the 2011 Census together with any other relevant figures available to the Boundary Commission to enable them to make the most accurate and up to date assessment.”
Amendment
No. Clause 11—continued

LORD CAMPBELL-SAVOURS
LORD FOULKES OF CUMNOCK

26 Page 12, line 16, leave out from “electorate” to end of line 20 and insert “for the purpose of this Act shall be deemed to be all those eligible to vote in relation to the United Kingdom”

LORD LIPSEY

27 Page 12, leave out lines 28 to 36 and insert “the boundaries of wards, electoral areas and electoral divisions”

LORD McNALLY

27A Page 12, line 28, leave out from “of” to end of line 31 and insert “counties and their electoral divisions, districts and their wards, and London boroughs and their wards,”

LORD HOWARTH OF NEWPORT

[As an amendment to Amendment 27A]

27AA Line 3, at end insert “and all other unitary local authorities and their wards,”

LORD FALCONER OF THOROTON
LORD BACH

27B Page 12, leave out lines 29 to 36 and insert—

“(i) each county for which there is a county council and electoral divisions thereof,
(ii) each district that is not in such a county and electoral wards thereof, and
(iii) each London borough and electoral wards thereof,
(b) in Wales, the boundaries of counties and county boroughs and electoral wards thereof,
(c) in Scotland, the boundaries of the areas of councils and electoral wards thereof,
(d) in Northern Ireland, the boundaries of wards”

LORD HOWARTH OF NEWPORT

[As an amendment to Amendment 27B]

27BA Line 6, at end insert—

“(iv) each other unitary local authority and electoral wards thereof,”

LORD HOWARTH OF NEWPORT

27BB Page 12, line 31, at end insert—

“(iv) all other unitary local authorities,”
Amendment No. 27C

Clause 11—continued

LORD McNALLY

Page 12, line 32, leave out “and county boroughs” and insert “, county boroughs, electoral divisions, communities and community wards”

LORD FALCONER OF THOROTON
LORD BACH

Page 12, line 33, leave out from first “of” to “, and” in line 35 and insert “local government areas and the electoral wards into which they are divided under section 1 of the Local Governance (Scotland) Act 2004”

LORD FALCONER OF THOROTON
LORD BACH

Page 13, line 1, leave out “ten” and insert “six”

After Clause 11

LORD FALCONER OF THOROTON
LORD BACH

Insert the following new Clause—

“Variation in limit of number of holders of ministerial offices

(1) The House of Commons Disqualification Act 1975 is amended as follows.

(2) For section 2(1) substitute—

“(1) The number of holders of offices specified in Schedule 2 to this Act (in this section referred to as Ministerial offices) entitled to sit and vote in the House of Commons at any one time, whether paid or unpaid, must not exceed 95 if the number of constituencies in the United Kingdom is 650.”

(3) After section 2(1) insert—

“(1A) If the number of constituencies in the United Kingdom decreases below 650, the limit on the number of holders of Ministerial offices entitled to sit and vote in the House of Commons referred to in section 2(1) must be decreased by at least a proportionate amount.”

(4) In subsection (2), after “subsection (1)”, insert “or subsection (1A)”.

LORD HOWARTH OF NEWPORT

Insert the following new Clause—

“Variation in number of parliamentary private secretaries

If the number of constituencies in the United Kingdom decreases below 650, the number of parliamentary private secretaries entitled to sit and vote in the House of Commons shall be decreased by at least a proportionate amount.”
Amendment No. 28A

After Clause 13

LORD McNALLY

Insert the following new Clause—

"Review of reduction in number of constituencies"

(1) The Minister must make arrangements—

(a) for a committee to carry out a review of the effects of the reduction in the number of constituencies brought about by section 11; 
(b) for the findings of the review to be published.

(2) A majority of the members of the committee are to be Members of the House of Commons.

(3) Arrangements under subsection (1)(a) are to be made no earlier than 1 June 2015 and no later than 30 November 2015.

(4) In this section “the Minister” means the Lord President of the Council or the Secretary of State.”

LORD FALCONER OF THOROTON

LORD BACH

[Amendments 28B and 28C are amendments to Amendment 28A]

28B★ Line 4, after “the” insert “anticipated”

28C★ Line 9, leave out from “than” until end of line 10 and insert “1 March 2011 and no later than 1 November 2011”

Clause 14

LORD LIPSEY

Page 15, line 14, at end insert “by the affirmative resolution procedure”

LORD HOWARTH OF NEWPORT

29ZA Page 15, line 14, at end insert “and in the case of an order under section 8(1) shall be subject to annulment in pursuance of a resolution of either House of Parliament.”

LORD KENNEDY OF SOUTHWARK

29A Leave out Clause 14 and insert the following new Clause—

"Orders"

(1) Any order laid under this Act must first be laid in draft and is subject to a super-affirmative procedure as follows.

(2) The Minister must have regard to—

(a) any representations,
(b) any resolution of either House of Parliament, and
(c) any recommendations of a committee of either House of Parliament charged with reporting on the draft order, made during the 60-day period with regard to the draft order.
Amendment No. Clause 14—continued

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

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

(b) if any representations were so made, giving details of them.

(4) The Minister may after the laying of such a statement make an order in the terms of the draft if it is approved by a resolution of each House of Parliament.

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

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

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

(a) a revised draft order; and

(b) a statement giving details of—

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

(ii) the revisions proposed.

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

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

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

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

(12) In this section the “60-day period” means the period of 60 days beginning with the day on which the draft order was laid before Parliament.
Amendment No. 30

Clause 18

LORD TOUHIG

LORD ANDERSON OF SWANSEA

Page 15, line 34, at end insert—

“( ) Notwithstanding any provision of this or any other Act, there shall be no change to the number or boundaries of constituencies in Wales unless the Assembly Act provisions as defined in Part 4 of the Government of Wales Act 2006 have come into force.”

LORD FORSYTH OF DRUMLEAN

Page 15, line 34, at end insert—

“( ) Section 11 shall not come into force until legislation has been introduced into either House of Parliament limiting the number of members of the House of Lords.”

Schedule 1

LORD LIPSEY

Page 17, line 8, at end insert—

“( ) The minimum period between the passing of this Act and the date of the referendum shall be six months.”

LORD LOW OF DALSTON

Page 19, line 26, at end insert—

“( ) directions about the discharge of their functions in relation to voters with disabilities”

Page 19, line 26, at end insert—

“( ) directions as to their policy and procedures for the handling of complaints from persons entitled to vote in the referendum on any matter connected with the discharge of their functions”

LORD FALCONER OF THOROTON

LORD BACH

Page 21, line 3, at end insert “subject to the approval of the Speaker’s Committee on the Electoral Commission”

LORD LIPSEY

Page 21, line 6, at end insert—

“(1A) Those steps must include the preparation of an explanatory pamphlet.

(1B) The leaflet shall be distributed, so far as is practicable, to all households in the United Kingdom.”
Amendment No. 32A

Schedule 1—continued

LORD HOWARTH OF NEWPORT
[As an amendment to Amendment 32]

32A Line 4, at end insert—

“(1C) In preparing the explanatory pamphlet under sub-paragraph (1A), the Chief Counting Officer must take account of any relevant report of any Select Committee of either House of Parliament.”

LORD LIPSEY

33 Page 21, line 9, at end insert—

“( ) These steps shall include measures to ensure that all those wishing to vote and arriving at the polling station within the appointed hours are able to do so.”

34 Page 21, line 9, at end insert—

“( ) Anyone arriving within the precincts of the polling station within the prescribed hours of opening who has not been able to cast their vote by the expiry of those prescribed hours shall nevertheless be permitted to cast their vote.”

Schedule 2

LORD McNALLY

34A Page 35, line 27, after “entry” insert “1A,”

34B Page 35, line 30, after “entry” insert “1A,”

34C Page 35, line 33, at end insert—

“( ) in the case of a peer within entry 1A of the table, state that the peer’s entitlement to vote by proxy in the referendum arises by virtue of the peer’s inclusion in the list of proxies for a specified poll mentioned in that entry;”

Schedule 3

LORD McNALLY

34D Page 80, line 17, at end insert—

“1A A person who—

(a) is entitled to vote in the referendum and in a poll that is taken together with the referendum,
(b) is included in the postal voters list for that poll, and
(c) is not within entry 1 in this table or entry 1 in the table insub-paragraph (3).

Address provided in the application that gave rise to the person being included in the postal voters list or, if the person is included in more than one, the address provided in the latest of those applications.”
### Amendment No.

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<thead>
<tr>
<th>Amendment No.</th>
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<td>34E</td>
<td>Page 80, line 23, after “1” insert “or 1A”</td>
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<td>34F</td>
<td>Page 80, line 24, after “1” insert “or 1A”</td>
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<td>34G</td>
<td>Page 80, line 37, after “1” insert “or 1A”</td>
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<td>34H</td>
<td>Page 80, line 38, after “1” insert “or 1A”</td>
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<td>34J</td>
<td>Page 81, line 14, after “1” insert “or 1A”</td>
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<td>34K</td>
<td>Page 81, line 15, after “1” insert “or 1A”</td>
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<tr>
<td>34L</td>
<td>Page 81, line 23, at end insert—</td>
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<tr>
<td>“1A”</td>
<td>A person who—</td>
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<td>(a) is entitled to vote in the referendum and in a poll that is taken together with the referendum,</td>
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<td></td>
<td>(b) is included in the list of proxies for that poll, and</td>
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<td></td>
<td>(c) is not within entry 1 in this table or entry 1 or 1A in the table in sub-paragraph (2).</td>
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<tr>
<td>Proxy appointed for the purposes of that poll or, if there is more than one, the proxy appointed for the poll in respect of which the latest of the person’s applications to vote by proxy was made.</td>
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<tr>
<td>34M</td>
<td>Page 81, line 29, after “1” insert “or 1A”</td>
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<td>34N</td>
<td>Page 81, line 30, after “1” insert “or 1A”</td>
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<td>34P</td>
<td>Page 81, line 43, after “1” insert “or 1A”</td>
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<td>34Q</td>
<td>Page 81, line 44, after “1” insert “, 1A”</td>
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<td>34R</td>
<td>Page 82, line 14, after “1” insert “or 1A”</td>
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<td>34S</td>
<td>Page 82, line 15, after “1” insert “, 1A”</td>
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<tr>
<td>34T</td>
<td>Page 83, line 9, at end insert—</td>
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<td>“( ) in relation to a principal who is included in the list of proxies by virtue of entry 1A in that table, the appointment of the person mentioned in column 3 of that entry;”</td>
</tr>
<tr>
<td>34U</td>
<td>Page 84, line 2, leave out from “paragraph” to “, and” in line 3 and insert “7(2)(a)”</td>
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<tr>
<td>34V</td>
<td>Page 84, line 7, after “7(2)” insert “(b), (c) or (d)”</td>
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<tr>
<td>34W</td>
<td>Page 84, line 28, at end insert—</td>
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<tr>
<td>“1A”</td>
<td>A proxy who—</td>
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<td></td>
<td>(a) was appointed as mentioned in column 3 of entry 1A in the table in paragraph 5(3) for a person mentioned in column 2 of that entry, and</td>
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<tr>
<td></td>
<td>(b) is included in the proxy postal voters list for the poll in respect of which that appointment was made.</td>
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<tr>
<td>Address provided in the proxy’s application to vote by post as proxy in that poll.</td>
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</tbody>
</table>
Schedule 3—continued

34X  Page 85, line 41, after “3(9)” insert “, 4(6)”

34Y  Page 85, line 43, at end insert—

“( ) articles 8(9), 9(6) and 12(13) of the National Assembly for Wales (Representation of the People) Order 2007 (S.I. 2007/236) (dates of birth and signatures of certain electors and proxies) in relation to persons entitled to vote in the referendum,

( ) articles 8(9), 9(8) and 11(12) of the Scottish Parliament (Elections etc.) Order 2010 (dates of birth and signatures of certain electors and proxies) in relation to persons entitled to vote in the referendum,”

34Z  Page 89, line 27, at end insert—

“A person who—
(a) is entitled to vote in the referendum and in a poll that is taken together with the referendum,
(b) is shown in the absent voters list for that poll as voting by post, and
(c) is not within entry 1 in this table or entry 1 in the table in sub-paragraph (3).”

34AA Page 89, line 33, after “1” insert “or 1A”

34AB  Page 89, line 34, after “1” insert “or 1A”

34AC  Page 90, line 14, after “1” insert “or 1A”

34AD  Page 90, line 15, after “1” insert “or 1A”

34AE  Page 90, line 29, after “1” insert “or 1A”

34AF  Page 90, line 30, after “1” insert “or 1A”

34AG  Page 90, line 38, at end insert—

“A person who—
(a) is entitled to vote in the referendum and in a poll that is taken together with the referendum,
(b) is shown in the absent voters list for that poll as voting by proxy, and
(c) is not within entry 1 in this table or entry 1 or 1A in the table in sub-paragraph (2).”

34AH  Page 90, line 44, after “1” insert “or 1A”

34AJ  Page 90, line 45, after “1” insert “or 1A”

34AK  Page 91, line 14, after “1” insert “or 1A”

34AL  Page 91, line 15, after “1” insert “, 1A”
Schedule 3—continued

34AM  Page 91, line 29, after “1” insert “or 1A”

34AN  Page 91, line 30, after “1” insert “, 1A”

34AP  Page 92, line 15, at end insert—

“( ) in relation to a principal who is included in the list of proxies by virtue of entry 1A in that table, the appointment of the person mentioned in column 3 of that entry;”

34AQ  Page 93, line 9, leave out from “paragraph” to the end of line 10 and insert “18(2)(a),”

34AR  Page 93, line 24, after “18(2)” insert “(b), (c) or (d)”

34AS  Page 93, line 45, at end insert—

“1A  A person who—

(a) was appointed as mentioned in column 3 of entry 1A in the table in paragraph 16(3) for a person mentioned in column 2 of that entry, and

(b) is included in the proxy postal voters list for the poll in respect of which that appointment was made.

Address provided in the proxy’s application to vote by post as proxy in that poll.”

Schedule 4

LORD McNALLY

34AT  Page 135, leave out lines 16 to 20 and insert—

“For “returning officer” (in each place) substitute “counting officer”.

In paragraph (2), for the words from “and endorse” to the end substitute “, endorse the packet as mentioned in paragraph (1)(a) and retain the packet”.

For paragraph (3) substitute—

“(3) Rules 51 and 52 of the referendum rules shall apply to any packet or document retained under this regulation.””

Schedule 5

LORD McNALLY

34AU  Page 159, line 6, after “entry” insert “1A,”

34AV  Page 159, line 10, after “entry” insert “1A,”
Schedule 6

LORD McNALLY

34AW Page 194, line 26, after “entry” insert “1A,”

34AX Page 194, line 30, after “entry” insert “1A,”

Schedule 7

LORD LIPSEY

35 Page 226, line 17, at end insert—

“( ) Priority shall be given to counting the ballots cast in the local, Scottish Parliament and Welsh Assembly elections over the counting of ballots in the referendum.”

LORD McNALLY

36 Page 235, line 26, after “entry” insert “1A,”

37 Page 235, line 30, after “entry” insert “1A,”

Schedule 10

LORD McNALLY

38 Page 304, line 24, at end insert—

“Parliamentary Constituencies Act 1986

In Schedule 2A to the Parliamentary Constituencies Act 1986 (public hearings about Boundary Commission proposals), in the definition of “qualifying party” in paragraph 9, for “votes” there is substituted “first-preference votes”.

After Schedule 10

LORD McNALLY

39 Insert the following new Schedule—

“SCHEDULE Section 12

3 PUBLIC HEARINGS ABOUT BOUNDARY COMMISSION PROPOSALS

The Schedule referred to in section 12(1A) is as follows—

“SCHEDULE 2A Section 5

6 PUBLIC HEARINGS ABOUT BOUNDARY COMMISSION PROPOSALS

7 Purpose of hearings

8 1 The purpose of a public hearing is to enable representations to be made about any of the proposals with which the hearing is concerned.

10
Parliamentary Voting System and Constituencies Bill

Amendment No. 11

**After Schedule 10—continued**

**Number of hearings**

2 (1) In relation to any particular report under section 3(1)(a) of this Act—

(a) the Boundary Commission for England shall cause at least two and no more than five public hearings to be held in each English region;

(b) the Boundary Commission for Scotland shall cause at least two and no more than five public hearings to be held in Scotland;

(c) the Boundary Commission for Wales shall cause at least two and no more than five public hearings to be held in Wales;

(d) the Boundary Commission for Northern Ireland shall cause at least two and no more than five public hearings to be held in Northern Ireland.

26 (2) The public hearings in an English region shall be concerned with proposals for that region, and shall between them cover the whole region.

29 (3) The public hearings in Scotland shall be concerned with proposals for Scotland, and shall between them cover the whole of Scotland.

32 (4) The public hearings in Wales shall be concerned with proposals for Wales, and shall between them cover the whole of Wales.

34 (5) The public hearings in Northern Ireland shall be concerned with proposals for Northern Ireland, and shall between them cover the whole of Northern Ireland.

**Chair of hearings**

3 For each public hearing the Boundary Commission concerned shall appoint a person to chair the hearing.

**Length of hearings**

4 A public hearing shall be completed within two days.

**Procedure at hearings**

5 It is for the chair of each public hearing to determine the procedure that is to govern that hearing.

6 The chair shall make arrangements for a public hearing to begin with an explanation of—

(a) the proposals with which the hearing is concerned;

(b) how written representations about the proposals may be made (as mentioned in section 5(1)(a), (4)(b) or (5)(c) of this Act).
After Schedule 10—continued

52  7 The chair of a public hearing must allow representations to be made—
     (a) by each qualifying party;
     (b) by any other persons (whether individuals or organisations) considered by the chair to have an interest in any of the proposals with which the hearing is concerned.

Paragraph (b) above has effect subject to sub-paragraph (3)(b) below.

(2) The chair may restrict the amount of time allowed for representations—
     (a) by qualifying parties, and
     (b) by other persons,
     and need not allow the same amount to each.

(3) The chair may determine—
     (a) the order in which representations are made, and
     (b) if necessary because of shortage of time, which of those wishing to make representations are not allowed to do so,

in whatever way the chair decides.

8  (1) The chair may put questions, or allow questions to be put, to a person present at the hearing.

(2) If questions are allowed to be put, the chair may regulate the manner of questioning or restrict the number of questions a person may ask.

Interpretation

9  In this Schedule—
   “the chair” means the person appointed under paragraph 3 above;
   “English region” means an electoral region specified in Schedule 1 to the European Parliamentary Elections Act 2002 (ignoring paragraph 2(2) of that Schedule and the references to Gibraltar) as it has effect on the day referred to in rule 5(2) of Schedule 2 to this Act;
   “public hearing” means a hearing under section 5(1)(b) of this Act;
   “qualifying party” means a party that is registered under Part 2 of the Political Parties, Elections and Referendums Act 2000 and either—
     (a) has at least one Member of the House of Commons representing a constituency in the region, or (as the case may be) the part of the United Kingdom, in which the hearing is held, or
     (b) received at least 10% of the votes cast in that region or part in the most recent parliamentary general election.”
Amendment No.

After Schedule 10—continued

LORD FALCONER OF THOROTON
LORD BACH

[Amendments 40 to 68 are amendments to Amendment 39]

40 Line 3, leave out “HEARINGS ABOUT” and insert “INQUIRIES INTO”

LORD FALCONER OF THOROTON
LORD BACH

41 Line 6, leave out “HEARINGS ABOUT” and insert “INQUIRIES INTO”

42 Line 7, leave out “hearings” and insert “inquiries”

43 Line 8, leave out from “purpose” to end of line 10 and insert “of a public inquiry is to enable everyone with a view on the proposals of a Boundary Commission to have the opportunity to be heard, to make objections and counter-proposals; to see and understand all the objections and counter-proposals that have been made by others; and to have these arguments heard in front of an independent legally qualified Assistant Commissioner empowered to adjudicate between the arguments and to make a final recommendation on proposed boundary changes”

44 Line 11, leave out “hearings” and insert “inquiries”

45 Line 15, leave out “hearings” and insert “inquiries”

46 Line 18, leave out “hearings” and insert “inquiries”

47 Line 21, leave out “hearings” and insert “inquiries”

48 Line 24, leave out “hearings” and insert “inquiries”

49 Line 26, leave out “hearings” and insert “inquiries”

50 Line 29, leave out “hearings” and insert “inquiries”

51 Line 32, leave out “hearings” and insert “inquiries”

52 Line 34, leave out “hearings” and insert “inquiries”

53 Line 37, leave out “hearing” and insert “inquiry”

54 Line 38, leave out from “public” to end of line 39 and insert “inquiry the Boundary Commissions concerned shall appoint a legally qualified person from the panel of independent Assistant Commissioners to chair the inquiry.”

55 Line 40, leave out “hearings” and insert “inquiries”

56 Line 41, leave out “hearing” and insert “inquiry”

57 Line 41, leave out “two days” and insert “four months”

58 Line 42, leave out “hearings” and insert “inquiries”

59 Line 43, leave out “hearing” and insert “inquiry”

60 Line 44, leave out “hearing” and insert “inquiry”

61 Line 45, leave out “hearing” and insert “inquiry”

62 Line 47, leave out “hearing” and insert “inquiry”

63 Line 52, leave out “hearing” and insert “inquiry”

64 Line 58, leave out “hearing” and insert “inquiry”
<table>
<thead>
<tr>
<th>Amendment No.</th>
<th>After Schedule 10—continued</th>
</tr>
</thead>
<tbody>
<tr>
<td>65</td>
<td>Leave out lines 68 to 70</td>
</tr>
<tr>
<td>66</td>
<td>Line 86, leave out first “hearing” and insert “inquiry”</td>
</tr>
<tr>
<td>67</td>
<td>Line 86, leave out second “hearing” and insert “inquiry”</td>
</tr>
<tr>
<td>68</td>
<td>Line 94, leave out “hearing” and insert “inquiry”</td>
</tr>
</tbody>
</table>
Parliamentary Voting System and Constituencies Bill

THIRD

MARSHALLED

LIST OF AMENDMENTS TO BE

MOVED ON REPORT

8th February 2011

PUBLISHED BY AUTHORITY OF THE HOUSE OF LORDS
LONDON – THE STATIONERY OFFICE LIMITED
£3.50

HL Bill 44—III (9023)