

Children and Families Bill

AMENDMENTS
TO BE MOVED
IN GRAND COMMITTEE

Clause 2

BARONESS BUTLER-SLOSS
LORD McCOLL OF DULWICH

Page 1, line 15, at end insert—

- “() In subsection (4)(d), after “the child’s age, sex, background” insert “, religious persuasion, racial origin and cultural and linguistic background”.”

After Clause 9

BARONESS BUTLER-SLOSS
LORD McCOLL OF DULWICH

Insert the following new Clause—

“Provision of accommodation for children

In section 20 of the Children Act 1989 (provision of accommodation for children: general), after subsection (1) insert—

- “(1A) Where a local authority provides accommodation for a child identified as a victim of human trafficking who has been trafficked into England or Wales, that local authority shall have parental responsibility for that child during the period that child remains in the accommodation of the local authority or until the arrangements for the child have been completed, or both.
- (1B) Where another local authority provides accommodation for that child, that local authority shall have parental responsibility for the child during the period that child remains in the accommodation of that local authority or until the arrangements for the child have been completed, or both.””

Clause 10

BARONESS BUTLER-SLOSS
LORD McCOLL OF DULWICH

Page 9, line 23, leave out “mediation”

Page 9, line 27, leave out “mediation”

Page 9, line 31, leave out “mediation”

Page 9, line 38, leave out “mediation”

Clause 11

BARONESS BUTLER-SLOSS
LORD McCOLL OF DULWICH

Page 10, line 17, leave out “presume, unless the contrary is shown, that” and insert “pay particular regard, unless the contrary is shown, to the importance of the”

Schedule 2

BARONESS BUTLER-SLOSS
LORD McCOLL OF DULWICH

Page 136, line 8, leave out paragraph 48 and insert—

“48 In section 27 of the Child Abduction and Custody Act 1985 (interpretation) insert—

“(6) For the purposes of the 1980 Hague Convention on the Civil Aspects of International Child Abduction—

(a) subject to any order of a court for the time being in force, a person with whom a child is to live under a child arrangements order made by a court in England and Wales (as defined by section 8 of the Children Act 1989) should be regarded as having rights of custody in respect of the child;

(b) subject to any order of a court for the time being in force, a person—

(i) with whom a child is to spend time under a child arrangements order, or

(ii) with whom a child is to otherwise have contact under a child arrangements order

should be regarded as having a right of access to the child.

(7) This section is not intended to be a complete statement of the circumstances in which, under the law of England and Wales, a person has for the purposes of the Convention, custody of, or access to, a child, or a right or rights of custody or access in relation to a child.””

After Clause 73

BARONESS HOWE OF IDLICOTE

Insert the following new Clause –

“Inclusive and accessible education, health and social care provision

- (1) In exercising a function under Part 3, a local authority and NHS bodies in England must promote and secure inclusive and accessible education, health and social care provision to support children, young people and their families.
- (2) Regulations will set out requirements on an authority and its partner NHS commissioning bodies to promote and secure inclusive and accessible education, health and social care provision in its local area, in particular through –
 - (a) the planning;
 - (b) the design;
 - (c) the commissioning or funding;
 - (d) the delivery; and
 - (e) the evaluationof such services.”

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