

GOVERNMENT WHIPS' OFFICE
HOUSE OF LORDS

TODAY'S LISTS
TUESDAY 1 MAY 2018

[Notes about this document are set out at the end]

Business in the Chamber at 2.30pm

Prayers by the Bishop of Portsmouth (5 mins)

Oral Questions (30 mins)

- * Baroness Finn to ask Her Majesty's Government what are their plans, if any, for the Swansea Tidal Lagoon, following the Hendry Review published in January 2017. **(Lord Henley, BEIS)**
- * Baroness Kennedy of The Shaws to ask Her Majesty's Government what steps they are taking to ensure that non-disclosure agreements are not used to cover up criminal behaviour or silence victims, and that there are no financial or other consequences imposed when a breach of an agreement is in the public interest. **(Lord Keen of Elie, MoJ)**
- * Baroness Randerson to ask Her Majesty's Government what is their policy on procurement of the Government's fleet of vehicles. **(Lord Young of Cookham, CO)**
- * Lord Kennedy of Southwark to ask Her Majesty's Government what action they are taking to ensure the safety of the public in the light of the Association of British Insurers' report, published on 25 April, on fire safety testing of building materials following the Grenfell Tower fire. **(Lord Bourne of Aberystwyth, MHCLG)**

Senior Deputy Speaker's Business

Motion to approve the 1st Report from the Privileges and Conduct Committee

Urgent Question Repeat

Immediately after the Financial Guidance and Claims Bill Lord Henley will repeat an answer to an Urgent Question on the proposed merger of Sainsbury's and Asda; followed by 10 minutes of Q and A.

Followed immediately by Baroness Williams of Trafford repeating an answer to an Urgent Question on Windrush; followed by 10 minutes of Q and A.

Main Business

Financial Guidance and Claims Bill [HL] – Consideration of Commons Amendments – Baroness Buscombe

Grouping of amendments:

g1, g4, g7, g8, g35, g36

g2, 2A, g3, g5, g10, 10A, g11

g6, g9, g12, g13, g14, g15, g22-g34, g37-g43

g16, g17, g18, g19, g20

g21, 21A

Licensing Act 2003 (Royal Wedding Licensing Hours) Order 2018 – approval motion – Baroness Williams of Trafford

Combined Authorities (Borrowing) Regulations 2018 – approval motion – Lord Bourne of Aberystwyth

Transport Levying Bodies (Amendment) Regulations 2018 – approval motion – Baroness Sugg

Employment Rights Act 1996 (NHS Recruitment – Protected Disclosure) Regulations 2018 – approval motion – Baroness Manzoor

Legislative Reform (Constitution of the Council of the Royal College of Veterinary Surgeons) Order 2018 – approval motion – Lord Gardiner of Kimble

Enterprise Act 2002 (Share of Supply Test) (Amendment) Order 2018 – approval motion – Lord Henley

Estimated rising time

The House is expected to rise at 7.30pm

Notes:

- This document sets out the matters for the day's business which the Government Whips' Office coordinates: Speakers' Lists (Companion 4.26), ministerial statements (Companion 6.02) and the grouping of amendments (Companion 8.70). It is not the formal order paper, which is produced by the Clerk of the Parliaments and is available from the Printed Paper Office and www.parliament.uk/lords
- Time estimates are best endeavours: there is no certainty other than for formally time-limited business. It is the duty of individual members to observe the rules on attendance at debate (Companion 4.32) and, in particular, to ensure that they are present for the start of business in which they wish to take part.
- The number of sessions shown for a stage of a bill represents the Government's assessment of reasonable time given the balance of bills and remaining days to the likely end of the session. Progress remains in the hands of the House. Report stage is usually half the length of Committee.
- The grouping of amendments is informal. Although every effort is made to secure agreement to groupings, any peer may speak to an amendment in its place on the Marshalled List. "g" before an amendment indicates a Government amendment.
- Speaking in debates (Companion 4.34): A member of the House who is taking part in a debate (including general debates and debates on amendments or motions) should attend the start, end and greater part of that debate. In addition, it is considered discourteous for members not to be present for at least the opening speeches, the speeches before and after their own, and for the winding-up speeches. Ministers may decide not to answer, orally or in writing, points made by a speaker who does not stay to hear the Minister's closing speech. Members who believe that they are unlikely to be able to stay until the end of a debate should not seek to participate in it (and if the debate has a speakers' list, should remove their names from the list).