

HOUSE OF LORDS BUSINESS

No. 124

Items marked † are new or have been altered.

Wednesday 1 March 2023 at 3.00pm

Oral questions (40 minutes)

***Baroness Parminter** to ask His Majesty's Government what steps they are taking to improve men's access to eating disorder services.

***Lord Moylan** to ask His Majesty's Government what progress they have made in developing a new action plan for prisoners serving an indeterminate Imprisonment for Public Protection (IPP) sentence.

***Lord Bird** to ask His Majesty's Government what steps they are taking to prevent homeless people who are living in hostels or supported homes in England from being pushed back on to the streets; and what progress they have made with their target to end rough sleeping by 2024.

***The Lord Bishop of St Albans** to ask His Majesty's Government what recent discussions they have had with water companies regarding water pollution.

Radio Equipment (Amendment) (Northern Ireland) Regulations 2023 Lord Evans of Rainow to move that the draft Regulations laid before the House on 17 January be approved. *27th Report from the Secondary Legislation Scrutiny Committee. Considered in Grand Committee on 27 February*

Code of Practice for the Forensic Science Regulator Lord Sharpe of Epsom to move that the draft Code of Practice laid before the House on 26 January be approved. *Considered in Grand Committee on 27 February*

Non-Domestic Rating (Rates Retention: Miscellaneous Amendments) Regulations 2023 Baroness Bloomfield of Hinton Waldrist to move that the draft Regulations laid before the House on 9 February be approved. *Considered in Grand Committee on 27 February*

National Security Bill Report [Lord Sharpe of Epsom] *20th Report from the Delegated Powers Committee, 5th Report from the Joint Committee on Human Rights*

Lord Dodds of Duncairn to move that an Humble Address be presented to His Majesty praying that the Official Controls (Northern Ireland) Regulations 2023 (SI 2023/17), made on 11 January and laid before the House on 12 January, be annulled because (1) they are injurious to the integrity of the United Kingdom's Internal Market given that the Protocol on Ireland/Northern Ireland has not been replaced by new arrangements, (2) they thereby violate the New Decade, New Approach agreement, by giving effect to a customs and sanitary and phytosanitary border that divides the UK and treats Northern Ireland like a foreign country, (3) they seek to protect the integrity of a legal regime resulting from the imposition of laws in 300 different areas by a polity of which Northern Ireland is not a part and in which it has no representation, (4) they protect the integrity of a legal regime that undermines the 1998 Belfast Agreement, as amended by the St Andrews Agreement, which affords the people of Northern Ireland the right "to pursue democratically national and political aspirations", given that the people of Northern Ireland can no longer stand for election to pursue democratically national and political aspirations in relation to the said 300 areas of law. *Special attention drawn to the instrument by the Secondary Legislation Scrutiny Committee, 26th Report (Dinner break business)*

Grand Committee in the Moses Room at 4.15pm

Financial Services and Markets Bill Committee (day 6) [Baroness Penn] *23rd Report from the Delegated Powers Committee*