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HOUSE OF LORDS
PUBLIC BILL SESSIONAL STATISTICS FOR SESSION 2019-2021

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Table I: Summary

	Total	Total receiving Royal Assent	Total amended in the House of Lords
Bills brought from House of Commons			
Government Bills	38	38	20
Private Members' Bills	7	7	0
Total Commons Bills	45	45	20
Bills introduced in the House of Lords			
Government Bills	10	9	6
Private Members' Bills	86	0	0
Total Lords Bills	96	9	6
Total	141	54	26

Table 2: Government Bills brought from the House of Commons

Title	Amendments tabled	Amendments made	Government defeats
Agriculture	471	55	6
Business and Planning	171	42	0
Contingencies Fund	0	0	0
Contingencies Fund (No. 2)	0	0	0
Coronavirus Bill	14	0	0
Corporate Insolvency and Governance	260	120	0
Counter-Terrorism and Sentencing	137	81	1
Covert Human Intelligence Sources (Criminal Conduct)	146	16	5
Direct Payments to Farmers (Legislative Continuity)	0	0	0
Domestic Abuse	326	91	9
European Union (Future Relationship)	0	0	0
European Union (Withdrawal Agreement)	97	5	5
Finance	0	0	0
Financial Services	189	22	2
Fire Safety	40	5	3
High Speed Rail (West Midlands - Crewe) (<i>hybrid – revived</i>)	32	2	1
Immigration and Social Security Co-Ordination (Withdrawal)	140	11	6
Medicines and Medical Devices	238	104	3
Ministerial and other Maternity Allowances	32	14	0
National Security and Investment	146	15	1
NHS Funding	0	0	0
Non-Domestic Rating (Lists) (No. 2)	9	0	0
Non-Domestic Rating (Public Lavatories)	21	0	0
Overseas Operations (Service Personnel and Veterans)	107	8	4
Parliamentary Constituencies	45	8	5
Prisoners (Disclosure of Information About Victims)	36	1	1
Social Security (Up-rating of Benefits)	4	0	0
Stamp Duty Land Tax (Temporary Relief)	0	0	0
Supply and Appropriation (Anticipation and Adjustments)	0	0	0
Supply and Appropriation (Anticipation and Adjustments) (No. 2)	0	0	0
Supply and Appropriation (Main Estimates)	0	0	0
Taxation (Post-Transition Period)	0	0	0
Telecommunications Infrastructure (Leasehold Property)	31	2	2
Terrorist Offenders (Restriction of Early Release)	5	0	0
Trade	188	34	9
Trade (Disclosure of Information)	0	0	0
United Kingdom Internal Market	303	64	9
Windrush Compensation Scheme (Expenditure)	0	0	0
Total	3188	700	72

Note: This table includes proceedings in Grand Committee (see Table 12) but excludes proceedings on Consideration of Commons Amendments (see Table 11). In these statistics, “amendments tabled” refers to amendments which have been both tabled and called in the House, as well as those tabled and then withdrawn from the marshalled list. It also includes notices of intention to debate Clause or Schedule Stand Part. It does not include amendments tabled but withdrawn before marshalling.

Table 3: Private Members' Bills brought from the House of Commons

Title	Amendments tabled	Amendments made
Animal Welfare (Sentencing)	0	0
Botulinum Toxin and Cosmetic Fillers (Children)	0	0
British Library Board (Power of Borrow)	0	0
Education (Guidance about Costs of School Uniforms)	1	0
Education and Training (Welfare of Children)	0	0
Forensic Science Regulator	0	0
Prisons (Substance Testing)	0	0
Total	1	0

Note: In these statistics, "amendments tabled" refers to amendments which have been both tabled and called in the House, as well as those tabled and then withdrawn from the marshalled list. It also includes notices of intention to debate Clause or Schedule Stand Part. It does not include amendments tabled but withdrawn before marshalling.

Table 4: Money and Supply Bills (invariably introduced in the House of Commons)

Contingencies Fund
 Contingencies Fund (No. 2)
 Direct Payments to Farmers (Legislative Continuity)
 Finance
 NHS Funding
 Stamp Duty Land Tax (Temporary Relief)
 Supply and Appropriation (Anticipation and Adjustments)
 Supply and Appropriation (Anticipation and Adjustments) (No. 2)
 Supply and Appropriation (Main Estimates)
 Taxation (Post-Transition Period)
 Windrush Compensation Scheme (Expenditure)

Table 5: Government Bills introduced in the House of Lords

Title	Amendments tabled	Amendments made	Government defeats
Air Traffic Management and Unmanned Aircraft	90	36	0
Birmingham Commonwealth Games	27	0	0
Divorce, Dissolution and Separation	43	2	0
Extradition (Provisional Arrest)	28	3	2
Fisheries	201	39	4
Non-Domestic Rating (Lists) Bill	0	0	0
Pension Schemes	195	77	4
Private International Law (Implem. of Agree.)	37	10	1
Sentencing (<i>Consolidation</i>)	162	162	0
Sentencing (Pre-consolidation Amendments) (<i>Law Commission</i>)	0	0	0
Total	783	329	11

Note: This table includes proceedings in Grand Committee (see Table 12) and in Joint Committee on Consolidation Bills (Sentencing only) but excludes proceedings on Consideration of Commons Amendments (see Table 11). Privilege amendments are not included. In these statistics, “amendments tabled” refers to amendments which have been both tabled and called in the House, as well as those tabled and then withdrawn from the marshalled list. It also includes notices of intention to debate Clause or Schedule Stand Part. It does not include amendments tabled but withdrawn before marshalling.

Table 6: Private Members' Bills introduced in the House of Lords

Note: ballot bills are noted below. Ballot results are here [House of Lords Private Members' Bills ballot results December 2019 - UK Parliament](#)

Title	Amendments tabled	Amendments made
Abortion Bill [HL] (Ballot)	0	0
Access to Palliative Care and Treatment of Children Bill [HL] (Ballot)	0	0
Age of Criminal Responsibility Bill [HL] (Ballot)	0	0
Anonymity (Arrested Persons) Bill [HL] (Ballot)	0	0
Armed Forces (Posthumous Pardons) Bill [HL] (Ballot)	0	0
Assisted Dying Bill [HL] (Ballot)	0	0
Asylum Support (Prescribed Period) Bill [HL] (Ballot)	0	0
Automated Facial Recognition Technology (Moratorium and Review) Bill [HL] (Ballot)	0	0
Buses (Zero Emissions) Bill [HL] (Ballot)	0	0
Certificate of Loss Bill [HL] (Ballot)	0	0
Clean Air (Human Rights) Bill [HL] (Ballot)	0	0
Cohabitation Rights Bill [HL] (Ballot)	0	0
Constitutional Privileges Bill [HL] (Ballot)	0	0
Contracts for Difference and Onshore Wind Bill [HL] (Ballot)	0	0
Coroners (Determination of Suicide) Bill [HL] (Ballot)	0	0
Cosmetic Surgery (Standards) Bill [HL] (Ballot)	0	0
Criminal Records Bill [HL] (Ballot)	0	0
Data Protection (Independent Complaint) Bill [HL] (Ballot)	0	0
Department of Health (Northern Ireland) Bill [HL] (Ballot)	0	0
Devolution in England Bill [HL] (Ballot)	0	0
Digital Economy Act 2017 (Commencement of Part 3) Bill [HL] (Ballot)	0	0
Divorce (Financial provision) Bill [HL] (Ballot)	0	0
Domestic Premises (Energy Performance) Bill [HL] (Ballot)	0	0
Duchy of Cornwall Bill [HL] (Ballot)	0	0
Duty to Plan for Terrorism (Consultation) Bill [HL] (Ballot)	0	0
Education (Assemblies) Bill [HL] (Ballot)	0	0
Elections (Candidates' Expenditure and Nominations) Bill [HL] (Ballot)	0	0
Electric Vehicle Trading Scheme and Road Usage Duty (Consultation) Bill [HL] (Ballot)	0	0
Emissions Reduction (Local Authorities in London) Bill [HL] (Ballot)	0	0
Equal Pay Bill [HL] (Ballot)	0	0
European Union (Information, etc.) Bill [HL] (Ballot)	0	0
Extension of Franchise (House of Lords) Bill [HL] (Ballot)	0	0
Financial Services Duty of Care Bill [HL] (Ballot)	0	0
Fixed-term Parliaments Act 2011 (Repeal) Bill [HL] (Ballot)	0	0
Genocide Determination Bill [HL] (Ballot)	0	0
Goods Mortgages Bill [HL] (Ballot)	0	0
Hares Preservation Bill [HL] (Ballot)	0	0
Hereditary Peerages and Baronetcies (Equality of Inheritance) Bill [HL] (Ballot)	0	0
Heritage Railways and Tramways (Voluntary Work) Bill [HL] (Ballot)	0	0
Higher Education Cheating Services Prohibition Bill [HL] (Ballot)	0	0
House of Lords (Elections and Reform) Bill [HL] (Ballot)	0	0
House of Lords (Hereditary Peers) (Abolition of By-Elections) Bill [HL] (Ballot)	0	0
House of Lords (Removal of Bishops) Bill [HL] (Ballot)	0	0
Immigration Control (Gross Human Rights Abuses) Bill [HL] (Ballot)	0	0
Inheritance Tax Act 1984 (Amendment) (Siblings) Bill [HL] (Ballot)	0	0
Joint Committee on Nominations to the Supreme Court Bill [HL] (Ballot)	0	0
Local Authorities (Transport Powers) Bill [HL] (Ballot)	0	0
Mandatory Training on Learning Disabilities and Autism Bill [HL] (Ballot)	0	0
Marriage (Approved Organisations) Bill [HL] (Ballot)	0	0

Marriage Act 1949 (Amendment) Bill [HL] (Ballot)	0	0
Marriage and Civil Partnership (Minimum Age) Bill [HL] (Ballot)	0	0
Modern Slavery (Victim Support) Bill [HL] (Ballot)	0	0
Office for Science Quality Assessment Bill [HL]	0	0
Office of the Whistleblower Bill [HL] (Ballot)	0	0
Online Harms Reduction Regulator (Report) Bill [HL] (Ballot)	0	0
Organ Tourism and Cadavers on Display Bill [HL] (Ballot)	0	0
Pavement Parking Bill [HL] (Ballot)	0	0
Pensions (Amendment) Bill [HL] (Ballot)	0	0
Period Products (Free Provision) Bill [HL] (Ballot)	0	0
Petroleum (Amendment) Bill [HL] (Ballot)	0	0
Police Conduct (Operation Conifer) Inquiry Bill [HL] (Ballot)	0	0
Policing Resources Bill [HL] (Ballot)	0	0
Property Boundaries (Resolution of Disputes) Bill [HL] (Ballot)	0	0
Provision of Personal Care Bill [HL]	0	0
Public Advocate Bill [HL] (Ballot)	0	0
Public Contracts (Modern Slavery) Bill [HL] (Ballot)	0	0
Referendums Criteria Bill [HL] (Ballot)	0	0
Refugees (Family Reunion) Bill [HL] (Ballot)	0	0
Regulation of Political Opinion Polling Bill [HL] (Ballot)	0	0
Rented Homes Bill [HL] (Ballot)	0	0
Right to Die at Home Bill [HL] (Ballot)	0	0
Road Traffic Offences (Cycling) Bill [HL] (Ballot)	0	0
School Admissions for Children Adopted from Overseas Bill [HL]	0	0
School Holiday Open Days Bill [HL] (Ballot)	0	0
Schools (Mental Health and Wellbeing) Bill [HL] (Ballot)	0	0
Small Business Commissioner and Late Payments etc Bill [HL] (Ballot)	0	0
Storage Period for Gametes Bill [HL] (Ballot)	0	0
Traffic Management (Amendment) Bill [HL] (Ballot)	0	0
Traffic Management (Approved Devices) Bill [HL] (Ballot)	0	0
Unaccompanied Asylum Seeking Children (Legal Advice and Appeals) Bill [HL] (Ballot)	0	0
Unconscionable Conduct in Commerce Bill [HL] (Ballot)	0	0
Unpaid Work Experience (Prohibition) Bill [HL] (Ballot)	0	0
Victims of Crime (Rights, Entitlements, and Notification of Child Sexual Abuse) Bill [HL] (Ballot)	0	0
Video Gaming Health and Wellbeing Strategy Bill [HL] (Ballot)	0	0
Wellbeing of Future Generations Bill [HL] (Ballot)	0	0
Workforce Information Bill [HL] (Ballot)	0	0
Total	0	0

Table 7: Consolidation and Law Commission Bills (invariably introduced in the House of Lords)

Sentencing (Consolidation)

Sentencing (Pre-consolidation Amendments) (Law Commission)

**Table 8:
Amendments by stage**

	Amendments tabled	Amendments made	Government defeats
Committee of the Whole House			
Commons Bills (Government)	1768	197	7
Commons Bills (Private Members' Bills)	1	0	0
Lords Bills (Government)	253	7	0
Lords Bills (Private Members' Bills)	-	-	-
Total	2022	204	7
Grand Committee			
Commons Bills (Government)	395	24	0
Commons Bills (Private Members' Bills)	-	-	-
Lords Bills (Government)	121	8	0
Lords Bills (Private Members' Bills)	-	-	-
Total	516	32	0
Joint Committee on Consolidation Bills			
Lords Bills (Government)	162	162	0
Report			
Commons Bills (Government)	983	440	65
Commons Bills (Private Members' Bills)	0	0	0
Lords Bills (Government)	237	147	9
Lords Bills (Private Members' Bills)	-	-	-
Total	1220	587	74
Third Reading			
Commons Bills (Government)	42	39	0
Commons Bills (Private Members' Bills)	-	-	-
Lords Bills (Government)	10	10	2
Lords Bills (Private Members' Bills)	-	-	-
Total	52	49	2
Consideration of Commons Amendments etc.			
Commons Bills (Government)	178	130	23
Commons Bills (Private Members' Bills)	-	-	-
Lords Bills (Government)	16	7	0
Lords Bills (Private Members' Bills)	-	-	-
Total	194	137	23
Totals	4166	1171	106

Note: In these statistics, “amendments tabled” refers to amendments which have been both tabled and called in the House, as well as those tabled and then withdrawn from the marshalled list. It also includes notices of intention to debate Clause or Schedule Stand Part. It does not include amendments tabled but withdrawn before marshalling.

**Table 9:
Divisions**

Divisions by Bill

Title	Number of Divisions
Agriculture	12
Air Traffic Management and Unmanned Aircraft	1
Business and Planning	2
Corporate Insolvency and Governance	3
Counter-Terrorism and Sentencing	4
Covert Human Intelligence Sources (Criminal Conduct)	14
Domestic Abuse	14
European Union (Future Relationship)	2
European Union (Withdrawal Agreement)	5
Extradition (Provisional Arrest)	3
Financial Services	4
Fire Safety	7
Fisheries	4
High Speed Rail (West Midlands - Crewe) (<i>hybrid – revived</i>)	4
Immigration and Social Security Co-Ordination (EU Withdrawal)	12
Medicines and Medical Devices	4
National Security and Investment	3
Overseas Operations (Service Personnel and Veterans)	5
Parliamentary Constituencies	6
Pensions Schemes	4
Prisoners (Disclosure of Information About Victims)	2
Private International Law (Implementation of Agreements)	1
Telecommunications Infrastructure (Leasehold Property)	2
Terrorist Offenders (Restriction of Early Release)	1
Trade	15
United Kingdom Internal Market	19
Total	153

Divisions by Stage

Stage	Number of Divisions
Second Reading	2
Committee of the Whole House	3
Report	109
Third Reading	4
Bill do now pass	2
Consideration of Commons Amendments	33
Total	153

**Table 10:
Government defeats**

Title	No. of defeats	Stage name	Subject matter	Voting figures	Reversed by HC
Agriculture	8	Report	Amdt 31: Baroness Jones of Whitchurch moved amendment 31, in clause 4, page 5, line 14, at end to insert— “() The Secretary of State must have regard to the current environmental improvement plan when setting out strategic priorities for giving financial assistance during the plan period.”	C 258; NC 208	Y (LA 1)
			Amdt 58: Lord Krebs moved amendment 58, after clause 17, to insert the new clause National Food Strategy.	C 280; NC 218	Y (LA 9)
			Amdt 78: Lord Whitty moved amendment 78, after clause 34, to insert the new clause Application of pesticides: limitations on use to protect human health	C 276; NC 228	Y (LA 11)
			Amdt: 89ZA: Lord Grantchester moved in clause 35, page 32, line 45, at end to insert— “() where a product is imported, a statement of compliance with the relevant domestic standards and regulations specified under section (Requirement for agricultural and food imports to meet domestic standards).”	C 307; NC 212	Y (LA 12)
			Amdt 100: Baroness Jones of Whitchurch moved amendment 100, after clause 42, to insert the new clause Contribution of agriculture and associated land use to climate change targets.	C 249; NC 200	Y (LA 17)
			Amdt 101: Lord Curry of Kirkharle moved amendment 101, after clause 42, to insert the new clause Trade and Agriculture Commission.	C 266; NC 159	Y (LA 18)
		Consideration of Commons Amendments	Amdt 16B (Motion E1): Lord Grantchester moved Motion E1, as an amendment to Motion E, at end to insert “but do propose Amendment 16B in lieu— Insert the following new Clause—	C 282; NC 244	AMDTS IN LIEU (LA 16B, CA 18C & 18D)

			Duty to seek equivalence on agri-food standards in relation to future trade		
			Amdt 18B (Motion G1): Lord Curry of Kirkharle moved Motion G1, as an Amendment to Motion G, at end to insert “but do propose Amendment 18B in lieu— Insert the following new Clause— Trade and standards	C 278; NC 200	AMDTS IN LIEU (LA 18B, CA 18C & 18D)
Counter-Terrorism and Sentencing	1	Report	Amdt 16: Lord Anderson of Ipswich moved amendment 16, in clause 35, page 29, line 28, to leave out “one or more” and insert “up to three”.	C 316; NC 267	AMDTS IN LIEU (LA 18, CA 18A-E)
Covert Human Intelligence Sources (Criminal Conduct)	5	Report	Amdt 6: Baroness Hamwee moved amendment 6, in clause 1, page 2, line 17, after “person” insert “reasonably”.	C 282; NC 259	Y (LA 1)
			Amdt 15: Baroness Massey of Darwen moved amendment 15, in clause 1, page 3, line 2, at end to insert— “(8A) A criminal conduct authorisation may not authorise any criminal conduct— (a) intentionally causing death or grievous bodily harm to an individual or being reckless as to whether such harm is caused; (b) involving an attempt in any manner to obstruct or pervert the course of justice; (c) amounting to an offence under the Sexual Offences Act 2003, the Sexual Offences (Scotland) Act 2009 or any offence listed in Schedule 3 to the Sexual Offences Act 2003; (d) subjecting an individual to torture or to inhuman or degrading treatment or punishment, within the meaning of Article 3 of Part I of Schedule 1 to the Human Rights Act 1998; or (e) depriving a person of their liberty, within the meaning of Article 5 of Part I of Schedule 1 to the Human Rights Act 1998.”	C 299; NC 284	Y (LA2)
			Amdt 22: Lord Anderson of Ipswich moved amendment 22, in clause 1, page 3, line 16, at end to	C 331; NC 240	Y (LA 3) but HMG proposed Amdt in

			insert— “() Notwithstanding section 27, injury sustained by any person shall not be excluded from the scope of the Schemes provided for by the Criminal Injuries Compensation Act 1985 and the Criminal Injuries Compensation (Northern Ireland) Order 2002 by virtue of the fact that the conduct causing such injury was authorised under this section.”		Lieu in Lords (LA 3B)
			Amdt 24: Baroness Kidron moved amendment 24, in clause 1, page 3, line 16, at end to insert the new sub-clause 29C Criminal conduct authorisations: granting to children and vulnerable sources.	C 339; NC 235	Y (LA 4) but HMG proposed Amdts in Lieu in Lords (LA 4B-4))
			Amdt: 34: Lord Thomas of Cwmgiedd moved amendment 34, as an amendment to amendment 33, at end to insert— “(6) If upon notification under subsection (3) a Judicial Commissioner determines that the authorisation should not have been granted, the person who granted the authorisation must be immediately informed and all further activities that will or might be undertaken pursuant to the authorisation must cease forthwith, subject to the power of the Judicial Commissioner to allow actions specified by the Judicial Commissioner to continue for the purpose of discontinuing the activities for which authorisation had been granted.”	C 298; NC 259	Y (LA 5, CA 5A)
Domestic Abuse	13	Report	Amdt 4: Baroness Campbell of Surbiton moved amendment 4, in clause 2, page 2, line 29, at end to insert— “() A is a carer for B who is a disabled person.”	C 318; NC 234	Y (LA 1)
			Amdt 21: Baroness Finlay of Llandaff moved amendment 21, in clause 55, page 35, line 28, at end to insert— “() ensure all child contact centres and organisations that offer child contact services are accredited in accordance with national standards in relation to safeguarding and preventing domestic abuse as specified in regulations made by the Secretary of	C 311; NC 237	Y (LA 9)

			State.”		
			Amdt 44: Baroness Helic moved amendment 44, after clause 64, to insert the new clause Training	C 286; NC 252	Y (LA 33)
			Amdt 50: Baroness Kennedy of The Shaws moved amendment 50, after clause 68, to insert the new clause Reasonable force in domestic abuse cases.	C 298; NC 241	Y (LA 37)
			Amdt 51: Baroness Kennedy of The Shaws moved amendment 51, after clause 68, to insert the new clause Defence for victims of domestic abuse who commit an offence	C 283; NC 245	Y (LA 38)
			Amdt 67: Baroness Meacher moved amendment 67, after clause 72, to insert the new clause Victims of domestic abuse: data-sharing for immigration purposes	C 321; NC 262	Y (LA 40)
			Amdt 70: The Lord Bishop of Gloucester moved amendment 70, after clause 72, to insert the new clause Victims of domestic abuse: leave to remain and the destitution domestic violence concession (DDVC).	C 318; NC 269	Y (LA 41)
			Amdt 73: Baroness Royall of Blaisdon moved amendment 73, after clause 72, to insert the new clause Monitoring of serial and serious harm domestic abuse and stalking perpetrators under Multi-Agency Public Protection Arrangements	C 327; NC 232	AMDTS IN LIEU (LA 42, CA 42A-42C)
			Amdt 87: Baroness Hamwee moved amendment 87, after clause 72, to insert the new clause Effective protection and support for all victims of domestic abuse	C 310; NC 232	Y (LA 43)
		Consideration of Commons Amendments	Amdt 9B (Motion B1): Baroness Finlay of Llandaff moved, as an amendment to Motion B, at end to insert “and do propose Amendment 9B in lieu of Amendment 9—In Clause 55, page 35, line 19, at end insert— “() ensure all child contact centres and organisations that offer child contact services regularly check their employees, agency workers and volunteers for compliance with national standards in relation to safeguarding and preventing domestic abuse as specified in regulations made by the Secretary of	C 298; NC 240	Amdts in lieu (LA 9B, CA 9C-9E)

			State.””		
			Amdts 40B & 40C (Motion E1): Baroness Meacher moved an amendment to Motion E. Text of amendment is too large to fit on the spreadsheet. See Minutes of Proceedings for 21 April 2021	C 307; NC 253	Amdts in lieu (LA 40B & 40C, CA 40D-40K)
			Amdt 41B (Motion F1): The Lord Bishop of Gloucester moved an amendment to Motion F. Text of amendment is too large to fit on the spreadsheet. See Minutes of Proceedings for 21 April 2021	C 292; NC 233	Y (LA 41B)
			Amdts 42D-42F (Motion G1): Baroness Royall of Blaisdon moved and amendment to Motion G. Text of amendment is too large to fit on the spreadsheet. See Minutes of Proceedings for 21 April 2021	C 291; NC 228	Amdts in lieu (LA 42D-42F, CA 42G-42J)
European Union (Withdrawal Agreement)	5	Report	Amdt 1: Lord Oates moved amendment 1, to leave out clause 7 and insert the new clause Rights related to residence.	C 270; NC 229	Y (LA 1)
			Amdt 12: Lord Beith moved amendment 12, in clause 26, page 30, line 13, to leave out paragraph (b).	C 241; NC 205	Y (LA 2)
			Amdt 14: Lord Mackay of Clashfern moved amendment 14, in clause 26, page 30, line 20, to leave out paragraph (d) and insert: “(d) after subsection (5) insert: “(5A) Where a court or tribunal other than the Supreme Court or the High Court of Justiciary is of the opinion that any retained EU case law that is relevant to an issue before it should be departed from, that court or tribunal must: (i) in its judgment set out the reasons for that opinion, and (ii) refer the case to the Supreme Court or, as appropriate, the High Court of Justiciary, and if the Supreme Court or High Court of Justiciary grants leave for the case to proceed, it must decide whether to depart from the EU case law on the issue	C 206; NC 186	Y (LA 3)

			before it.”, and”		
			Amdt 18: Lord Dubs moved amendment 18, to leave out clause 37.	C 300; NC 220	Y (LA 4)
			Amdt 20: Baroness Hayter of Kentish Town moved amendment 20, in clause 38, page 37, line 27, after “Kingdom” insert “, acting in accordance with the conventions relating to devolved power set out in: (a) section 28(8) of the Scotland Act 1998, and (b) section 107(6) of the Government of Wales Act 2006,”	C 239; NC 235	Y (LA 5)
Extradition (Provisional Arrest)	2	Third reading	Amdt 2: Lord Kennedy of Southwark moved amendment 2, in the Schedule, page 4, line 38, at end to insert— “() The Secretary of State may only make regulations under subsection (7) if the following conditions are first met— (a) the Secretary of State has consulted on the merits of the change with— (i) each devolved administration, and (ii) non-governmental organisations which, in the opinion of the Secretary of State, have a relevant interest, (b) the Secretary of State has laid an assessment before each House of Parliament on the risks of the change, and (c) if the regulations are to add a reference to a territory to Schedule A1, the Secretary of State has laid a statement before each House of Parliament confirming that the territory does not abuse the Interpol Red Notices system.”	C 275; NC 256	Y (CA3)
			Amdt 3: Baroness Hamwee moved amendment 3, in the Schedule, page 4, line 38, at end to insert— “() Regulations made under subsection (7)(a) shall designate no more than one territory.”	C 314; NC 230	Y (CA4)
Financial Services	2	Report	Amdt 1: Lord Stevenson of Balmacara moved amendment 1, before clause 1, to insert the new clause Duty of care for financial service providers.	C 296; NC 255	Amdt in lieu (LA 1, CA 1A)

			Amdt 21: Lord Sharkey moved amendment 21, after clause 40, to insert the new clause Interest rates for mortgage prisoners.	C 273; NC 235	Y (LA 8)
Fire Safety	6	Report	Amdt 8: Lord Kennedy of Southwark moved amendment 8, after clause 2, to insert the new clause Duties of owner or manager.	C 269; NC 250	Y (LA 2)
			Amdt 10: Baroness Pinnock moved amendment 10, after clause 2, to insert the new clause Public register of fire risk assessments	C 284; NC 267	Y (LA 3)
			Amdt 13: Baroness Pinnock moved amendment 13, after clause 2, to insert the new clause Prohibition on passing remediation costs on to leaseholders and tenants	C 275; NC 262	Y (LA 4)
		Consideration of Commons Amendments	Amdts 4B-4E (Motion C1): The Lord Bishop of St Albans moved an amendment to Motion C. Text of amendment is too large to fit on the spreadsheet. See Minutes of proceedings for 17 March 2021	C 326; NC 248	Y (LA 4B-4E)
			Amdt 4J (Motion A1): The Lord Bishop of St Albans moved, as an amendment to Motion A, at end to insert “but do propose Amendment 4J in lieu— After Clause 2, insert the following new Clause— “Prohibition on passing remediation costs on to leaseholders and tenants pending operation of a statutory scheme (1) The owner of a building may not pass the costs of any remedial work attributable to the provisions of this Act on to leaseholders or tenants of that building. (2) This section has effect only until a statutory scheme is in operation which ensures that leaseholders and tenants of dwellings do not have to pay for remedial work attributable to the provisions of this Act. (3) Subsections (1) and (2) do not apply to a leaseholder who is also the owner or part owner of the freehold of the building.”	C 322; NC 236	Y (LA 4J)
			Amdt 4L (Motion A1): Lord Kennedy of Southwark moved, as an amendment to Motion A, at end to insert	C 329; NC 247	Y (LA 4L)

			<p>“but do propose Amendment 4L in lieu— 4L After Clause 2, insert the following new Clause— “Legislative proposals relating to prohibition on passing remediation costs on to leaseholders and tenants (1) The owner of a building may not pass the costs of any remedial work attributable to the provisions of this Act on to leaseholders or tenants of that building. (2) Subsection (1) has effect only until a statutory scheme is in operation which ensures that leaseholders and tenants of dwellings do not have to pay for remedial work attributable to the provisions of this Act. (3) Within 90 days of the passing of this Act, the Secretary of State must publish draft legislation to ensure that leaseholders and tenants of dwellings do not have to pay the costs of any remedial work attributable to the provisions of this Act, and must also publish a statement on a proposed timetable for the passage of the draft legislation. (4) Within 120 days of the passing of this Act, the Secretary of State must publish a statement confirming whether the draft legislation mentioned in subsection (3) has progressed.””</p>		
Fisheries	4	Report	<p>Amdt 2: Lord Krebs moved amendment 2, in clause 1, page 1, line 12, to leave out subsection (2) and insert— “(2) The “sustainability objective” is that— (a) fish and aquaculture activities do not compromise environmental sustainability in either the short or the long term; (b) subject to subsection (2)(a), fishing fleets must— (i) be managed to achieve economic, social and employment benefits and contribute to the availability of food supplies, and (ii) have fishing capacity that is economically viable but does not overexploit marine stocks. (2A) The sustainability objective is the prime fisheries objective.”</p>	C 310; NC 251	Y (CA1)

			Amdt 22: Baroness Jones of Whitchurch moved amendment 22, after clause 17, to insert the new clause National landing requirement.	C 281; NC 263	Y (CA3)
			Amdt 29: Lord Grantchester moved amendment 29, after clause 25, to insert the new clause Reservation of English fishing opportunities for new entrants and boats under 10 metres.	C 291; NC 249	Y (CA4)
			Amdt 52: Lord Teverson moved amendment 52, after clause 45, to insert the new clause Regulatory enforcement and data collection scheme.	C 289; NC 230	Y (CA10)
High Speed Rail (West Midlands - Crewe) (<i>hybrid – revived</i>)	1	Report	Amdt 4: Lord Rosser moved amendment 4, after clause 58, to insert the new clause Consultation with residents and stakeholders in relation to Phase 2a of High Speed 2 and associated works.	C 276; NC 259	N (LA 3, became s60 of Act)
Immigration and Social Security Co-Ordination (EU Withdrawal)	8	Report	Amdt 3: Lord Rosser moved amendment 3, after clause 1, to insert the new clause Impact of section 1 on the social care sector.	C 304; NC 224	Y (LA 1)
			Amdt 11: Baroness Hamwee moved amendment 11, in clause 4, page 3, line 8, at end to insert— “(5A) Regulations made under subsection (1) must make provision to enable UK citizens falling within the personal scope of— (a) the Withdrawal Agreement, (b) the EEA EFTA separation agreement, or (c) the Swiss citizens’ rights agreement, to return to the United Kingdom accompanied by, or to be joined in the United Kingdom by, close family members. (5B) Regulations under subsection (1) may not impose any conditions on the entry or residence of close family members of UK citizens which could not have been imposed under EU law relating to free movement, as on the day on which this Act comes into force. (5C) For the purposes of subsection (5A)— “close family members” means— (a) children (including adopted children), and (b) other close family members where that relation	C 312; NC 223	Y (LA 2)

			subsisted on or before 31 January 2020 and has continued to subsist; “Withdrawal Agreement”, “EEA EFTA separation agreement” and “Swiss citizens’ rights agreement” have the meaning given in section 39 of the European Union (Withdrawal Agreement) Act 2020 (interpretation).”		
			Amdt 14: Lord Dubs moved amendment 14, after clause 4, to insert the new clause Children in care and children entitled to care leaving support: entitlement to remain.	C 323; NC 227	Y (LA 3)
			Amdt 15: Lord Dubs moved amendment 15, after clause 4, to insert the new clause Leave to enter: family unity and claims for asylum.	C 317; NC 223	Y (LA 4)
			Amdt 18: Lord Oates moved amendment 18, after clause 4, to insert the new clause EU Settlement Scheme: physical documented proof.	C 298; NC 192	Y (LA 5)
			Amdt: 20: Baroness Hamwee moved amendment 20, after clause 4, to insert the new clause Time limit on immigration detention for EEA and Swiss nationals.	C 184; NC 156	Y (LA 6)
			Amdt 27: Lord McColl of Dulwich moved amendment 27, after clause 4, to insert the new clause Grant of leave to remain for confirmed victims of modern slavery who are EEA nationals.	C 312; NC 211	Y (LA 9)
		Consideration of Commons Amendments	Amdt 4B (Motion D1): Lord Dubs moved Motion D1, as an amendment to Motion D, at end to insert “but do propose Amendment 4B in lieu—Insert the following new Clause—Leave to enter: family unity and claims for asylum	C 320; NC 242	AMDTS IN LIEU (LA 4B, CA 4C-4E)
Medicines and Medical Devices	3	Report	Amdt 2: Baroness Thornton moved amendment 2, in clause 1, page 1, line 8, at end to insert “for a period of three years beginning with the day on which this Act is passed.”	C 324; NC 241	AMDTS IN LIEU (CA 50A, 50B, 50C)
			Amdt 3: Lord Sharkey moved amendment 3, in clause 1, page 1, line 8, at end to insert— “() Regulations made under subsection (1) that introduce significant new policy or significant changes	C 320; NC 236	AMDTS IN LIEU (CA 50A, 50B, 50C)

			to existing policy are subject, in relation to regulations made by the Secretary of State, to the superaffirmative procedure set out in section (Super-affirmative procedure), in relation to regulations made by a Northern Ireland department, to section (Super-affirmative procedure: Northern Ireland), and, in relation to regulations of the Secretary of State and a Northern Ireland department acting jointly, to both.”		
			Amdt 18: Baroness Thornton moved amendment 18, in clause 7, page 4, line 38, at end to insert— “() Where information is disclosed in accordance with subsection (2) such disclosure will only be permitted where— (a) it is required as part of international cooperation for pharmacovigilance; or (b) it is in the public interest.”	C 312; NC 249	N amdt (LA 11, CA 11A-11D)
National Security and Investment	2	Report	Amdt 24: Lord West of Spithead moved amendment 24, in clause 61, page 36, line 15, at end to insert “, except for any confidential annex prepared under subsection (2A)”.	C 296; NC 232	Y (LA 11)
		Consideration of Commons Amendments	Amdts 11B & 11C (Motion A1): Lord West of Spithead moved, as an amendment to Motion A, at end to insert “and do propose Amendments 11B and 11C in lieu— 11B Page 36, line 15, at end insert “, except for any confidential annex prepared under subsection (2B) while that subsection is in force” 11C Page 36, line 33, at end insert— “(2A) Until the condition in subsection (2C) is met, each report must also provide, in respect of final notifications given, and final orders made, varied or revoked— (a) a summary of the decision of the Secretary of State under section 26(1), and (b) a summary provided by the Security Services of any national security risk assessment provided under section 26(3)(a)(ii) relating to each decision under section 26(1).	C 318; NC 241	Y (LA 11B & 11C)

			<p>(2B) Until the condition in subsection (2C) is met, where the Secretary of State considers that publication of any information listed in subsection (2A) would be contrary to the interests of national security, those details may be excluded from publication and instead must be included in a confidential annex to the report provided to the Intelligence and Security Committee of Parliament on the same day that the rest of the report is laid before each House of Parliament.</p> <p>(2C) Subsections (2A) and (2B) have effect only until a revised memorandum of understanding between the Prime Minister and the Intelligence and Security Committee of Parliament under section 2 of the Justice and Security Act 2013 has been laid before Parliament which provides for oversight by the Intelligence and Security Committee of the activities of the Secretary of State under section 26 of this Act.””</p>		
Overseas Operations (Service Personnel and Veterans)	5	Report	<p>Amdt 3: Lord Robertson of Port Ellen moved amendment 3, in clause 6, page 4, line 11, at end to insert—</p> <p>“() An offence is not a “relevant offence” if it amounts to—</p> <p>(a) torture, within the meaning of section 134 of the Criminal Justice Act 1988 (torture); or</p> <p>(b) genocide, a crime against humanity or a war crime as defined in section 50 of the International Criminal Court Act 2001 (meaning of “genocide”, “crime against humanity” and “war crime”).”</p>	C 333; NC 228	Amdts in lieu (LA 1, CA 1A-1Q)
			<p>Amdt 6: Lord Thomas of Gresford moved amendment 6, after clause 7, to insert the new clause Investigation of allegations related to overseas operations</p>	C 308; NC 249	Y (LA2)
			<p>Amdt 13: Lord Tunnicliffe moved amendment 13, after clause 12, to insert the new clause Restrictions on time limits: actions brought against the Crown by service personnel.</p>	C 300; NC 225	Y (LA 4)
			<p>Amdt 14: Lord Dannatt moved amendment 14, after clause 12, to insert the new clause Duty of care to</p>	C 303; NC 223	Y (LA 5)

			service personnel.		
		Consideration of Commons Amendments	Amdt 5B (Motion E1): Lord Dannatt moved an amendment to Motion E. Text of amendment is too large to fit on the spreadsheet. See Minutes of proceedings for 26 April 2021	C 312; NC 243	Y (LA 5B)
Parliamentary Constituencies	5	Report	Amdt 2: Lord Foulkes of Cumnock moved amendment 2, in clause 1, page 1, line 12, to leave out “2031” and insert “2033”.	C 261; NC 240	Y (LA 1)
			Amdt 3: Lord Foulkes of Cumnock moved amendment 3, in clause 1, page 1, line 13, to leave out “eighth” and insert “tenth”.	C 251; NC 214	Y (LA 2)
			Amdt 11: Lord Thomas of Cwmgiedd moved amendment 11, after clause 4, to insert the new clause The Boundary Commissions: constitution.	C 319; NC 224	Y (LA 6)
			Amdt: 13: Baroness Hayter of Kentish Town moved amendment 13, after clause 4, to insert the new clause Electorate per constituency.	C 269; NC 235	Y (LA 7)
			Amdt 16: Lord Shutt of Greetland moved amendment 16, after clause 6, to insert the new clause Improving completeness of electoral registers for purposes of boundary reviews etc.	C 293; NC 215	Y (LA 8)
Pensions Schemes	4	Report	Amdt 32: Lord Sharkey moved amendment 32, in clause 27, page 18, line 10, to leave out “The notice” and insert “Any such notice must include the requirement that trustees make an assessment of the extent to which the scheme is operating in a manner fair to all members and”.	C 270; NC 246	Y (CA1)
			Amdt 52: Baroness Drake moved amendment 52, in clause 118, page 105, line 9, at end to insert— “() Requirements prescribed under subsection (2) must include a requirement that a pensions dashboard service may not include a facility for engaging in financial transaction activities.”	C 281; NC 244	Y (CA2)
			Amdt: 63 Baroness Drake moved amendment 63, as an amendment to amendment 62, in clause 122, after	C 270; NC 236	Y (CA3)

			<p>inserted subsection (A2) to insert—</p> <p>“(A3) Before any other pension dashboard services can qualify under section 238A of the Pensions Act 2004 (qualifying pensions dashboard service)—</p> <p>(a) the pensions dashboard service under subsection (A1) must have been established for at least one year, and</p> <p>(b) the Secretary of State must lay before Parliament a report on the operation and effectiveness of the pensions dashboard service under subsection (A1) in its first year.”</p>		
			<p>Amdt 71: Baroness Bowles of Berkhamsted moved amendment 71, in clause 123, page 118, line 4, at end to insert—</p> <p>“(2) In exercising any powers to make regulations, or otherwise to prescribe any matter or principle, under Part 3 of the Pensions Act 2004 (scheme funding) as amended by Schedule 10, the Secretary of State must ensure that—</p> <p>(a) schemes that are expected to remain open to new members, either indefinitely or for a significant period of time, are treated differently from schemes that are not;</p> <p>(b) scheme liquidity is balanced with scheme maturity;</p> <p>(c) there is a correlation between appropriate investment risk and scheme maturity;</p> <p>(d) affordability of contributions to employers is maintained;</p> <p>(e) affordability of contributions to members is maintained;</p> <p>(f) the closure of schemes that are expected to remain open to new members, either indefinitely or for a significant period of time, is not accelerated; and</p> <p>(g) trustees retain sufficient discretion to be able to comply with their duty to act in the best interests of their beneficiaries.”</p>	C 263; NC 227	Y (CA4)
Prisoners (Disclosure of Information About Victims)	I	Report	<p>Amdt 17: Baroness Kennedy of Cradley moved amendment 17, after clause 2, to insert the new clause</p>	C 267; NC 241	Y (LA 1)

			Parole board database.		
Private International Law (Implementation of Agreements)	1	Report	Amdt 2: Lord Falconer of Thoroton moved to leave out clause 2	C 320; NC 233	Y (CAs 1, 2 & 4)
Telecommunications Infrastructure (Leasehold Property)	2	Report	Amdt 1: Lord Clement-Jones moved amendment 1, in clause 1, page 1, line 11, after “premises” to insert “(which include premises where a tenant is in exclusive possession)”.	C 294; NC 234	AMDTS IN LIEU (LA 1, CA 1A & 1B)
			Amdt 7: Lord Stevenson of Balmacara moved amendment 7, after clause 2, to insert the new clause Review of this Act’s impact on the Electronic Communications Code.	C 279; NC 227	Y (LA 3)
Trade	14	Report	Amdt 6: Lord Purvis of Tweed moved amendment 6, after clause 2, to insert the new clause Parliamentary approval of trade agreements.	C 308; NC 261	Y (LA 1)
			Amdt 8: Lord Collins of Highbury moved amendment 8, after clause 2, to insert the new clause Free trade agreements: determination on compliance with international obligations and state actions.	C 297; NC 221	Y (LA 2)
			Amdt 9: Lord Alton of Liverpool moved amendment 9, after clause 2, to insert the new clause Agreements with states accused of committing genocide.	C 287; NC 161	Y (LA 3)
			Amdt 11: Baroness Thornton moved amendment 11, after clause 2, to insert the new clause, International trade agreements: health, care or publicly funded data processing services and IT systems in connection with the provision of health and care.	C 232; NC 143	Y (LA 4)
			Amdt 12: Lord Lansley moved amendment 12, after clause 2, to insert the new clause Ratification of international trade agreements and treaties.	C 274; NC 209	Y (LA5)
			Amdt 22: Lord Grantchester moved amendment 22, after clause 2, to insert the new clause Standards affected by international trade agreements.	C 290; NC 274	Y (LA6)
			Amdt: 23: Baroness Kidron moved amendment 23, after clause 2, to insert the new clause Protection of children online.	C 340; NC 248	Y (LA7)

			Amdt 26: Lord Hain moved amendment 26, after clause 2, to insert the new clause Northern Ireland: non-discrimination in goods and services.	C 298; NC 252	Y (LA8)
			Amdt: 31A: Lord Grantchester moved amendment 31A, as an amendment to Amendment 31, after subsection (3)(d) to insert— “(e) public health and health inequalities.”	C 285; NC 258	Y (LA9, CAs 9A & 9B)
		Consideration of Commons Amendments	Amdt IB (Motion AI): Lord Lansley moved, as an amendment to Motion A, at end to insert “and do propose Amendment IB in lieu— After Clause 2, insert the following new Clause— “Parliamentary approval of international trade agreements and treaties (1) If a decision has been made by the Secretary of State to commence negotiations towards a free trade agreement, a statement must be made to both Houses of Parliament. (2) Negotiations for that trade agreement may not proceed until the Secretary of State has laid draft negotiating objectives in respect of that agreement before Parliament, and an amendable motion endorsing the draft negotiating objectives has been approved by a resolution of the House of Commons. (3) Prior to the draft negotiating objectives being laid, the Secretary of State must consult each devolved authority on the content of the draft negotiating objectives, and seek their consent. (4) The Constitutional Reform and Governance Act 2010 is amended as follows. (5) In section 20 (treaties to be laid before Parliament before ratification), after subsection (1)(b) insert— “(ba) where the treaty is an international trade agreement as defined in the Trade Act 2021, a Minister of the Crown has published an analysis of the requirement for the treaty to be implemented through changes to domestic legislation, and (bb) where the treaty is an international trade agreement as defined in the Trade Act 2021, the	C 304; NC 260	Y (LA IB)

		<p>House of Commons has resolved, within period A, that the treaty should be ratified, and”</p> <p>(6) In section 21 (extension of 21 sitting day period), after subsection (2) insert—</p> <p>“(2A) Where a relevant Committee of either House of Parliament has recommended that a treaty constituting an international trade agreement as defined by the Trade Act 2021 should be debated in that House, the Minister of the Crown must ensure that the period does not expire before that debate has taken place.””</p>		
		<p>Amdt 2B (Motion B1): Lord Collins of Highbury moved as an amendment to Motion B, at end to insert “and do propose Amendment 2B in lieu—</p> <p>After Clause 2, insert the following new Clause—</p> <p>“Free trade agreements: determination on state actions</p> <p>(1) Before a trade agreement can be laid before Parliament under section 20(1) of the Constitutional Reform and Governance Act 2010, Ministers of the Crown must determine whether another signatory to the relevant agreement has committed crimes against humanity, or if the agreement is compliant with the United Kingdom’s human rights and international obligations. Such a determination must be published and made available to the relevant Committees in both Houses of Parliament at the same time as they are requested to consider a signed trade agreement.</p> <p>(2) The Government must present an annual report to the relevant Committees in both Houses of Parliament which examines any crimes against humanity committed or alleged to have been committed by another signatory to the relevant agreement since it was signed. If such crimes have taken place, Ministers of the Crown must make a determination on the continuation of a trade agreement.””</p>	C 327; NC 229	Amdts in lieu (LA 2B, CA 3C & 3D)
		<p>Amdt 3B (Motion C1): Lord Alton of Liverpool moved an amendment to Motion C.</p>	C 359; NC 188	Amdts in lieu (LA 3B, CA 3C & 3D)

			Text of amendment is too large to fit on the spreadsheet. See Minutes of proceedings for 2 February 2021		
			<p>Amdt 6B (Motion E1): Lord Grantchester moved as an amendment to Motion E, at end to insert “and do propose Amendment 6B in lieu—</p> <p>After Clause 2, insert the following new Clause—</p> <p>“Standards affected by international trade agreements</p> <p>(1) If regulations under subsection (1) of section 2 of this Act, or any other provisions of primary or subordinate legislation to implement an international trade agreement as defined in section 2(2), include provision in any of the areas listed in subsection (2), the provision must be consistent with maintaining United Kingdom levels of statutory protection in that area.</p> <p>(2) The areas referred to in subsection (1) are—</p> <p>(a) the protection of human, animal or plant life or health;</p> <p>(b) animal welfare;</p> <p>(c) environmental protection;</p> <p>(d) employment and labour;</p> <p>(e) online protections for children and vulnerable users;</p> <p>(f) health and care, and publicly funded data processing services and IT systems in connection with the provision of health and care; and</p> <p>(g) human rights and international obligations.</p> <p>(3) “United Kingdom levels of statutory protection” means levels of protection provided for, by or under any—</p> <p>(a) primary legislation,</p> <p>(b) subordinate legislation, or</p> <p>(c) retained direct EU legislation, which has effect in the United Kingdom, or the part of the United Kingdom in which the regulations or other provisions have effect, on the date on which a draft of the regulations is laid or (as the case may be) the</p>	C 277; NC 257	Amdts in lieu (LA 6B, CA 6C-6E)

			provisions are first published.”		
			Amdt 3E (Motion B1): Lord Alton of Liverpool moved an amendment to Motion B. Text of amendment is too large to fit on the spreadsheet. See Minutes of proceedings for 23 February 2021	C 367; NC 214	Y (CAs 3C & 3D, LA 3E)
United Kingdom Internal Market	16	Second Reading	Motion of Regret: Lord Judge moved, as an amendment to the motion that the bill be now read a second time, at end to insert “but that this House regrets that Part 5 of the bill contains provisions which, if enacted, would undermine the rule of law and damage the reputation of the United Kingdom.”	C 395; NC 169	N/A
		Committee	Lord True moved that clause 42 stand part of the bill.	C 165; NC 433	Y (LA 42)
			Lord True moved that clause 44 stand part of the bill.	C 148; NC 407	Y (LA 44)
		Report	Amdt 1: Lord Hope of Craighead moved amendment 1, after clause 1, to insert the new clause Common frameworks process	C 367; NC 209	Y (LA 1)
			Amdt 7: Baroness Andrews moved amendment 7, in clause 6, page 5, line 23, to leave out subsections (5) to (7).	C 327; NC 223	Y (LA 8)
			Amdt 15: Baroness Hayter of Kentish Town moved amendment 15, in clause 8, page 7, line 4, at end to insert— “(8A) Before making regulations under subsection (7) the Secretary of State must obtain the consent of the Scottish Ministers, the Welsh Ministers, and the Department for the Economy in Northern Ireland. (8B) But the Secretary of State may make regulations under subsection (7) without the consent required by subsection (8A) if that consent is not given within the period of one month beginning with the day on which the Secretary of State requests it. (8C) If the Secretary of State makes regulations without the consent required by subsection (8A), the Secretary of State must publish a statement explaining why the Secretary of State has proceeded with making the regulations.”	C 319; NC 242	Y (LA 11)

			Amdt 54: Lord Thomas of Cwmgiedd moved amendment 54, in Schedule 3, page 47, line 26, at end to insert— “(2A) After sub-paragraph (1)(b) insert— “(c) one person appointed to membership of the CMA Board by each of— (i) the Scottish Ministers, (ii) the Welsh Ministers, and (iii) the Department for the Economy in Northern Ireland.””	C 285; NC 224	Y (LA 57) but in Lords HMG proposed LA 50B in lieu
			Amdt 64: Lord Thomas of Cwmgiedd moved amendment 64, to leave out clause 42.	C 323; NC 241	Y (LA 48)
			Amdt 69: Lord Thomas of Cwmgiedd moved amendment 69, to leave out clause 44.	C 315; NC 230	Y (LA 51) but in Lords HMG proposed LA 51B in lieu
			Amdt 68A: Baroness Bowles of Berkhamsted moved amendment 68A, after clause 43, to insert the new clause State aid and the Office for the Internal Market.	C 298; NC 257	Y(LA 50) but in Lords HMG proposed LA 50B in lieu
		Consideration of Commons Amendments	Amdts 1B-1D (Motion A1) Lord Hope of Craighead moved an amendment to Motion A. Text of amendment is too large to fit on the spreadsheet. See Minutes of proceedings for 9 December 2020.	C 320; NC 215	Y (LA 1B-1D)
			Amdts 8B-8D & 8F-8L (Motion B1): Lord Stevenson of Balmacara moved an amendment to Motion B. Text of amendment is too large to fit on the spreadsheet. See Minutes of proceedings for 9 December 2020.	C 295; NC 250	Amdt in lieu (LA 8L, CA 15C)
			Amdts 48B & 48C (Motion K1): Lord Thomas of Cwmgiedd moved, as an amendment to Motion K, at end to insert “and do propose Amendments 48B and 48C to the words restored to the Bill by the Commons disagreement to Amendment 48— 48B After subsection (1) insert— “(1A) The powers in subsection (1) may only be	C 305; NC 236	Y (LA 48B & 48C)

		<p>exercised—</p> <p>(a) after consultation with the relevant authority on the principles under which financial assistance may be provided by a Minister of the Crown;</p> <p>(b) after publication of such principles; and</p> <p>(c) with the consent of the relevant authority where the financial assistance is assistance that could be given by a relevant authority.”</p> <p>48C In subsection (2), after the definition of “providing” insert—</p> <p>““relevant authority” means the Welsh Ministers in respect of Wales, the Scottish Ministers in respect of Scotland, and the Northern Ireland Executive in respect of Northern Ireland.””</p>		
		<p>Amdts 50B & 50C (Motion L2): Lord Thomas of Cwmgiedd moved, as an amendment to Motion L, to leave out “Amendment 50B” and insert “Amendments 50B and 50C—</p> <p>50C Before subsection (1) insert—</p> <p>“(A1) Subsections (1), (2) and (3) shall take effect when the Welsh Ministers, the Scottish Ministers and the Northern Ireland Executive have agreed with the Secretary of State a common framework applicable to the United Kingdom to regulate the provision of subsidies by a public authority to persons supplying goods or services in the course of a business or, if agreement cannot be reached, three years after the passing of this Act.””</p>	C 313; NC 236	Y (Commons agreed 50B and disagreed 50C)
		<p>Amdts IF-IL (Motion A1): Lord Hope of Craighead to moved an amendment to Motion A.</p> <p>Text of amendment is too large to fit on the spreadsheet. See Minutes of proceedings for 14 December 2020.</p>	C 332; NC 229	Y (LA IF-IL) but in Lords HMG proposed CA 8P-8U in lieu
		<p>Amdt 8M (Motion B1): Lord Stevenson of Balmacara moved Motion B1, as an amendment to Motion B, at end to insert “and do propose Amendment 8M as an amendment to the words restored to the Bill by non-</p>	C 302; NC 254	Y (LA 8M) but in Lords HMG proposed CA 8P-8U in lieu

		<p>insistence on Amendments 8L, 13 and 56— 8M Page 48, line 47, at end insert— “5A (1) The United Kingdom market access principles do not apply to, and sections 2(3) and 5(3) do not affect the operation of, any requirements which— (a) make a contribution to the achievement of— (i) environmental standards and protection, or (ii) protection of public health, (b) are a proportionate means of achieving that aim, and (c) are not a disguised restriction on trade. (2) For the purposes of subparagraph (1)(b), a requirement is considered disproportionate if the aim being pursued in the destination part of the United Kingdom is already achieved to the same or a higher extent by requirements in the originating part of the United Kingdom.””</p>		
Total	108			

Table 11: Proceedings on Consideration of Commons Amendments etc.

Lords Government Bills

Title	Motions and amendments tabled in the Lords	Lords Motions and amendments agreed to	Government defeats
Air Traffic Management and Unmanned Aircraft	-	-	-
Extradition (Provisional Arrest)	1	0	0
Fisheries	4	0	0
Pension Schemes	2	0	0
Private International Law (Implementation of Agreements)	9	7	0
Total	16	7	0

Note: Motions to agree with Commons amendments are not included.

Commons Government Bills

Title	Motions and amendments tabled in the Lords	Lords Motions and amendments agreed to	Government defeats
Agriculture	15	10	2
Counter-Terrorism and Sentencing	2	1	0
Covert Human Intelligence Sources (Criminal Conduct)	7	5	0
Domestic Abuse	19	15	4
European Union (Withdrawal Agreement)	5	5	0
Financial Services	3	2	0
Fire Safety	18	11	3
Immigration and Social Security Co-Ordination (EU Withdrawal)	17	12	1
Medicines and Medical Devices	4	4	0
National Security and Investment	3	3	1
Overseas Operations (Service Personnel and Veterans)	11	9	1
Parliamentary Constituencies	7	5	0
Prisoners (Disclosure of Information About Victims)	1	1	0
Telecommunications Infrastructure (Leasehold Property)	2	2	0
Trade	30	18	5
United Kingdom Internal Market	34	27	6
Total	178	130	23
Totals	194	137	23

Table 12: Grand Committee proceedings

Title	Amendments tabled	Amendments made
Financial Services	119	0
High Speed Rail (West Midlands - Crewe) (<i>hybrid – revived</i>)	15	0
Medicines and Medical Devices	150	22
National Security and Investment	40	2
Parliamentary Constituencies	26	0
Trade	38	0
Extradition (Provisional Arrest)	18	1
Pension Schemes	103	7
Total	516	32

Note: In these statistics, “amendments tabled” refers to amendments which have been both tabled and called in the House, as well as those tabled and then withdrawn from the marshalled list. It also includes notices of intention to debate Clause or Schedule Stand Part. It does not include amendments tabled but withdrawn before marshalling.

Table 13: Bills receiving Royal Assent

Title of Act	Chapter no.
European Union (Withdrawal Agreement)	1 (2020)
Direct Payments to Farmers (Legislative Continuity)	2
Terrorist Offenders (Restriction of Early Release)	3
Supply and Appropriation (Anticipation and Adjustments)	4
NHS Funding)	5
Contingencies Fund	6
Coronavirus	7
Windrush Compensation Scheme (Expenditure)	8
Sentencing (Pre-consolidation Amendments)	9
Birmingham Commonwealth Games	10
Divorce, Dissolution and Separation	11
Corporate Insolvency and Governance	12
Supply and Appropriation (Main Estimates)	13
Finance	14
Stamp Duty Land Tax (Temporary Relief)	15
Business and Planning	16
Sentencing	17
Extradition (Provisional Arrest)	18
Prisoners (Disclosure of Information About Victims)	19
Immigration and Social Security Co-ordination (EU Withdrawal)	20
Agriculture	21
Fisheries	22
Social Security (Up-rating of Benefits)	23
Private International Law (Implementation of Agreements)	24
Parliamentary Constituencies	25
Taxation (Post-transition Period)	26
United Kingdom Internal Market	27
Trade (Disclosure of Information)	28
European Union (Future Relationship)	29
Pension Schemes	1 (2021)
High Speed Rail (West Midlands - Crewe)	2
Medicines and Medical Devices	3
Covert Human Intelligence Sources (Criminal Conduct)	4
Ministerial and other Maternity Allowances	5
Supply and Appropriation (Anticipation and Adjustments)	6
Telecommunications Infrastructure (Leasehold Property)	7
Non-Domestic Rating (Lists)	8
Contingencies Fund	9
Trade	10
Counter-Terrorism and Sentencing	11
Air Traffic Management and Unmanned Aircraft	12
Non-Domestic Rating (Public Lavatories)	13
Forensic Science Regulator	14
British Library Board (Power to Borrow)	15
Education and Training (Welfare of Children)	16
Domestic Abuse	17
Prisons (Substance Testing)	18
Botulinum Toxin and Cosmetic Fillers (Children)	19
Education (Guidance about Costs of School Uniforms)	20

Animal Welfare (Sentencing)	21
Financial Services	22
Overseas Operations (Service Personnel and Veterans)	23
Fire Safety	24
National Security and Investment	25

Table 14: Bills not receiving Royal Assent

Lords Government Bills

Non-Domestic Rating (Lists) Bill [HL]	Not proceeded with after Second Reading
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Lords Private Members' Bills

Abortion	Not proceeded with after First Reading
Access to Palliative Care and Treatment of Children	Not proceeded with after Second Reading
Age of Criminal Responsibility	Not proceeded with after First Reading
Anonymity (Arrested Persons)	Not proceeded with after First Reading
Armed Forces (Posthumous Pardons)	Not proceeded with after First Reading
Assisted Dying	Not proceeded with after First Reading
Asylum Support (Prescribed Period)	Not proceeded with after First Reading
Automated Facial Recognition Technology (Moratorium and Review)	Not proceeded with after First Reading
Buses (Zero Emissions)	Not proceeded with after First Reading
Certificate of Loss	Not proceeded with after First Reading
Clean Air (Human Rights)	Not proceeded with after First Reading
Cohabitation Rights	Not proceeded with after First Reading
Constitutional Privileges	Not proceeded with after First Reading
Contracts for Difference and Onshore Wind	Not proceeded with after First Reading
Coroners (Determination of Suicide)	Not proceeded with after First Reading
Cosmetic Surgery (Standards)	Not proceeded with after First Reading
Criminal Records	Not proceeded with after First Reading
Data Protection (Independent Complaint)	Not proceeded with after First Reading
Department of Health (Northern Ireland)	Not proceeded with after First Reading
Devolution in England	Not proceeded with after First Reading
Digital Economy Act 2017 (Commencement of Part 3)	Not proceeded with after First Reading
Divorce (Financial provision)	Not proceeded with after First Reading
Domestic Premises (Energy Performance)	Not proceeded with after Second Reading
Duchy of Cornwall	Not proceeded with after First Reading
Duty to Plan for Terrorism (Consultation)	Not proceeded with after First Reading
Education (Assemblies)	Not proceeded with after First Reading
Elections (Candidates' Expenditure and Nominations)	Not proceeded with after First Reading
Electric Vehicle Trading Scheme and Road Usage Duty (Consultation)	Not proceeded with after First Reading
Emissions Reduction (Local Authorities in London)	Not proceeded with after First Reading
Equal Pay	Not proceeded with after First Reading
European Union (Information, etc.)	Not proceeded with after First Reading
Extension of Franchise (House of Lords)	Not proceeded with after Second Reading
Financial Services Duty of Care	Not proceeded with after First Reading
Fixed-term Parliaments Act 2011 (Repeal)	Not proceeded with after First Reading

Genocide Determination	Not proceeded with after First Reading
Goods Mortgages	Not proceeded with after First Reading
Hares Preservation	Not proceeded with after First Reading
Hereditary Peerages and Baronetcies (Equality of Inheritance)	Not proceeded with after First Reading
Heritage Railways and Tramways (Voluntary Work)	Not proceeded with after First Reading
Higher Education Cheating Services Prohibition	Not proceeded with after First Reading
House of Lords (Elections and Reform)	Not proceeded with after First Reading
House of Lords (Hereditary Peers) (Abolition of By-Elections)	Not proceeded with after Second Reading
House of Lords (Removal of Bishops)	Not proceeded with after First Reading
Immigration Control (Gross Human Rights Abuses)	Not proceeded with after First Reading
Inheritance Tax Act 1984 (Amendment) (Siblings)	Not proceeded with after First Reading
Joint Committee on Nominations to the Supreme Court	Not proceeded with after First Reading
Local Authorities (Transport Powers)	Not proceeded with after First Reading
Mandatory Training on Learning Disabilities and Autism	Not proceeded with after First Reading
Marriage (Approved Organisations)	Not proceeded with after First Reading
Marriage Act 1949 (Amendment)	Not proceeded with after First Reading
Marriage and Civil Partnership (Minimum Age)	Not proceeded with after First Reading
Modern Slavery (Victim Support)	Not proceeded with after First Reading
Office for Science Quality Assessment	Not proceeded with after First Reading
Office of the Whistleblower	Not proceeded with after First Reading
Online Harms Reduction Regulator (Report)	Not proceeded with after First Reading
Organ Tourism and Cadavers on Display	Not proceeded with after First Reading
Pavement Parking	Not proceeded with after First Reading
Pensions (Amendment)	Not proceeded with after First Reading
Period Products (Free Provision)	Not proceeded with after First Reading
Petroleum (Amendment)	Not proceeded with after First Reading
Police Conduct (Operation Conifer) Inquiry	Not proceeded with after First Reading
Policing Resources	Not proceeded with after First Reading
Property Boundaries (Resolution of Disputes)	Not proceeded with after First Reading
Provision of Personal Care	Not proceeded with after First Reading
Public Advocate	Not proceeded with after First Reading
Public Contracts (Modern Slavery)	Not proceeded with after First Reading
Referendums Criteria	Not proceeded with after First Reading
Refugees (Family Reunion)	Not proceeded with after First Reading
Regulation of Political Opinion Polling	Not proceeded with after First Reading
Rented Homes	Not proceeded with after First Reading
Right to Die at Home	Not proceeded with after First Reading
Road Traffic Offences (Cycling)	Not proceeded with after First Reading
School Admissions for Children Adopted from Overseas	Not proceeded with after First Reading
School Holiday Open Days]	Not proceeded with after First Reading
Schools (Mental Health and Wellbeing)	Not proceeded with after First Reading
Small Business Commissioner and Late Payments etc	Not proceeded with after First Reading
Storage Period for Gametes	Not proceeded with after First Reading
Traffic Management (Amendment)	Not proceeded with after First Reading
Traffic Management (Approved Devices)	Not proceeded with after First Reading
Unaccompanied Asylum Seeking Children (Legal Advice and Appeals)	Not proceeded with after First Reading
Unconscionable Conduct in Commerce	Not proceeded with after First Reading
Unpaid Work Experience (Prohibition)	Not proceeded with after First Reading
Victims of Crime (Rights, Entitlements, and Notification of Child Sexual Abuse)	Not proceeded with after First Reading
Video Gaming Health and Wellbeing Strategy	Not proceeded with after First Reading
Wellbeing of Future Generations	Not proceeded with after Second Reading
Workforce Information	Not proceeded with after First Reading

Table 15: Special features

Note: Standing Orders were republished with new numbering on 22 Feb 2021. All references are to the number at the time.

Title	Special features
Agriculture Bill	Lords Amendment 18 rejected by Commons under SO No. 78(3) (“unprofitable” - no Money cover). 09/11/20: Queen’s Consent signified at LCCA.
Air Traffic Management and Unmanned Aircraft Bill [HL]	Previously introduced in Session 2019-19 but had fallen awaiting 2 nd reading.
Birmingham Commonwealth Games Bill [HL]	Previously introduced in Session 2017-19. Carried over to Session 2019-19 but fell in Commons while awaiting 2 nd reading. 25/02/20: Committee Stage and Report received immediately on same day.
Business and Planning Bill	14/07/20: SO 46 dispensed with the bill to conclude report stage and 3 rd reading on one day. SO 48 <u>not</u> dispensed with, thereby preventing amdts at 3 rd reading. 20/07/20: Day 2 of Report stage and formal 3 rd reading on same day.
Contingencies Fund	Bill not printed in the Lords.
Contingencies Fund (No.2) Bill	12/03/21: Second reading and remaining stages on a sitting Friday. Bill not printed in the Lords. Enacted as Contingencies Fund Act 2021.
Coronavirus Bill	23/03/20: SO 40(1) dispensed with on 24/03/20 and 25/03/20 to enable proceedings before oral questions; SO 46 dispensed with to allow 2 or more stages on one day; SO 48 dispensed with to allow manuscript amendments to be tabled and moved at 3 rd Reading. 24/03/20: Bill and Ex Notes printed under SO 50(1) 25/03/20: CWH, Report received immediately, 3 rd reading on same day.
Corporate Insolvency and Governance Bill	04/06/20: SO 46 dispensed with on 23/06/20 to allow 2 or more stages to be taken on one day. SO 48 <u>not</u> dispensed with thereby preventing amdts at 3 rd reading. 09/06/20: First Bill stage in Hybrid House – second reading 23/06/20: Report stage and 3 rd reading on same day.
Covert Human Intelligence Sources (Criminal Conduct) Bill	13/01/21 Scottish Parliament refused Legislative Consent. So Minister not-moved amendments relating to Scotland at Report and gave an undertaking to move amendments to remove Scottish provisions at Third Reading.

	21/01/21: B. Jones of Moulsecoomb moved a fatal amendment to the motion that the Bill do now pass. Disagreed to.
Divorce, Dissolution and Separation Bill [HL]	Previously introduced in Session 2019-19.
Domestic Abuse Bill	17/03/21: Deferred division from 15/03/21.
European Union (Future Relationship) Bill	30/12/20: Parliament recalled to pass bill. 30/12/20: SOs 46 and SO 47 dispensed with to allow bill to be taken through all stages on one day and for the Committee to be negatived, thereby ruling out amendments altogether; 2 amdots tabled by L. Adonis to the Business of the House motion, I moved and disagreed to. 30/12/20: B. Hayter of Kentish Town moved regret amendment to the motion that the bill be now read a second time. Disagreed to. 30/12/20: Committee negatived, though not a Supply or Money Bill. 30/12/20: L. Newby moved fatal amendment to the motion that the Bill do now pass. Disagreed to. Bill not printed in the Lords.
European Union (Withdrawal Agreement) Bill	09/01/20: SO 40(1) dispensed with on 15/01/20 and 21/01/20 to enable proceedings to be taken before oral questions. 09/01/20: SO 40(4) (so far as it relates to Thursdays) and (5) dispensed with on 16/01/20 to allow proceedings to have precedence over other motions and orders that day; 09/01/20: SO 46 and SO 48 dispensed with to allow the Report stage and 3rd Reading to be taken on the one day and to allow manuscript amdots to be tabled and moved on 3rd Reading. 14/01/20 to 16/01/20: CWH stage over 3 consecutive days. 20/01/20 to 21/01/20: Report stage over 2 consecutive days. 21/01/20: Day 2 of Report stage and 3rd Reading on same day. Amendments agreed at Report published, rather than Bill as amended (HL Bill 48).
Extradition (Provisional Arrest) Bill [HL]	Previously introduced in Session 2019-19 15/06/20: 3rd Reading was the first amending stage in Hybrid Proceedings.
Finance Bill	17/07/20: Second reading and remaining stages on a sitting Friday
Financial Services Bill	24/03/21: Equality of votes on Report Stage Amdt 3. 15/04/21: SO 44 dispensed with to allow the bill to conclude report stage and 3rd reading on one day. SO 47 <u>not</u> suspended, thereby preventing amdots at 3rd reading . 19/04/21: Bill concluded report stage and formal 3rd reading on same day.
Fire Safety Bill	27/04/21: L. Adonis moved an amendment to the motion that the Commons reason be considered, seeking to delay

	debate until the Commons Hansard was available. Amdt withdrawn.
High Speed Rail (West Midlands–Crewe) Bill – Hybrid Bill	08/07/2020: Motion instructing Select Committee that the provisions of Private Business Standing Order 110 that parties are entitled to be heard are satisfied by virtual proceedings; and that the Committee may decline to hear the petition of any petitioner who declines to be heard by virtual proceedings. Agreed to. 30/11/2020: L. Berkeley moved an amdt to the motion that the report be received, seeking to delay until a Select Committee had been appointed to consider the bill further. Withdrawn. 14/12/2020 L. Adonis moved a take note amdt to the motion that the Bill do now pass. Withdrawn.
Immigration and Social Security Co-ordination (EU Withdrawal) Bill	16/09/20: Business of the House motion that if the bill's Committee stage was not concluded by the rise of the House that day, the bill would be reported from CWH in respect of proceedings up to that date; and for the remainder of the bill to be committed to GC. Agreed to. Bill concluded Committee stage that day. 30/09/20: Divisions on Amdts 3, 11 and 14 of the Report stage were deferred
Ministerial and other Maternity Allowances Bill	09/02/21: Business of the House motion: (1) dispensing with SO 46 to allow 2 or more stages to be taken on one day; (2) requiring Report stage to be taken forthwith and preventing tabling of amendments; and (3) SO 48 <u>not</u> dispensed with thereby preventing amendments at 3 rd reading. Agreed to. 22/02/21: B. Noakes moved a regret amdt to the motion that the bill be now read a second time. Withdrawn. 25/02/21: Report received immediately and 3 rd Reading taken formally.
National Security and Investment Bill	15/03/2021: L. Ashton of Hyde moved that the bill be reported from GC in respect of proceedings up to and including 09/03/21; and for the remainder of the bill to be committed to CWH. Agreed to.
Non-Domestic Rating (Lists) Bill [HL]	A Commons starting bill of the same title, but not identical, fell awaiting Committee Stage in the House of Lords at the end of the 2017-19 session.
Non-Domestic Rating (Lists) (No. 2) Bill	Enacted as Non-Domestic Rating (Lists) Act 2021
Non-Domestic Rating (Public Lavatories) Bill	09/02/21: Order of Commitment to GC discharged and then committed to CWH.
Parliamentary Constituencies Bill	08/10/20: First Committee Stage of a Bill in Hybrid Grand Committee.
Pension Schemes Bill [HL]	Previously introduced in Session 2019-19.

Prisoners (Disclosure of Information About Victims) Bill	14/05/20 Bill committed to a Virtual Committee. 20/05/20: Bill considered in Virtual Committee.
Private International Law (Implementation of Agreements) Bill [HL]	06/05/20: Order of commitment to CWH discharged and then committed to a Virtual Committee. 13/05/20: First Committee stage taken in Virtual Committee. 03/06/20: Day 2 in Virtual Committee
Sentencing (Pre-consolidation Amendments) Bill [HL] – Law Commission Bill	Previously introduced in Session 2017-19, carried over to Session 2019-19 and had fallen while awaiting Third Reading. Having been through Special Public Bill Committee in July 2019, this time it was committed to CWH.
Sentencing Bill [HL] – Law Commission Bill	25/06/20: Referred to the Joint Committee on Consolidation Bills. 20/07/20: Report from JCCB, printed as HL Paper 108. 20/07/20: Bill reported from JCCB with amendments and recommitted to CWH. 29/07/20: Order of recommitment discharged.
Social Security (Up-rating of Benefits) Bill	12/10/20: Bill referred to GC for debate before Second Reading. 13/10/20: Bill considered in GC before second reading. 15/10/20: Formal second reading. 12/11/20: SO 46 dispensed with to enable two or more stages on one day. SO 48 was <u>not</u> suspended, thereby preventing amdts at 3 rd Reading. 17/11/20: Report stage and 3 rd reading on same day.
Stamp Duty Land Tax (Temporary Relief) Bill	17/07/20: Second reading and remaining stages on a sitting Friday.
Supply and Appropriation (Main Estimates) Bill	14/07/20: Second reading and remaining stages on a sitting Friday.
Supply and Appropriation (Anticipation and Adjustments) (No.2) Bill	12/03/21: Second reading and remaining stages on a sitting Friday. Enacted as Supply and Appropriation (Anticipation and Adjustments) Act 2021
Taxation (Post-transition Period) Bill	Bill not printed in the Lords.
Telecommunications Infrastructure (Leasehold Property) Bill	14/05/20: Bill committed to a Virtual Committee. 19/05/20 & 02/06/20: Virtual Committee Stage
Terrorist Offenders (Restriction of Early Release) Bill	13/02/20: SO 46 dispensed with to allow 2 or more stages to be taken on one day. 24/02/20: L Marks of Henley-on-Thames moved a regret amdt to the motion that the bill be now read a second time. Withdrawn. 24/02/20: CWH, Report received immediately, and 3 rd reading on the same day.

Trade (Disclosure of Information) Bill	<p>16/12/20: SOs 46 and 47 dispensed with allow 2 or more stages to be taken on one day and for the Committee to be negatived, thereby ruling out amendments altogether.</p> <p>17/12/20: Committee negatived, though not a Supply or Money Bill.</p> <p>Bill not printed in the Lords.</p>
Trade Bill	<p>12/10/20: L. Ashton of Hyde moved that the bill be reported from GC in respect of proceedings up to and including 08/10/20; and for the remainder of the bill be committed to CWH. Agreed to.</p>
United Kingdom Internal Market Bill	<p>19/10/20 & 20/10/20: Second reading debate took place over 2 days; Lord Judge moved a regret amdt to the motion that the bill be now read a second time. Agreed to.</p> <p>09/11/20: Unusually, clauses were left out following divisions in CWH.</p> <p>25/11/20: Report stage Amdt 34 agreed on 23/11/20 was voided owing to pre-emption.</p> <p>02/12/20: 3rd Reading Amdt 2, tabled by B. Ritchie of Downpatrick, breached guidance. Leader intervened, Amdt not moved.</p> <p>02/12/2020 L. Callanan made the first Legislative Consent Statement under new procedure ahead of 3rd reading.</p> <p>07/12/2020 Lords Amendment 50 rejected by Commons under SO No. 78(3) ("unprofitable" - no Money cover).</p> <p>Lords Amendments 10 &c rejected "Because a number of the Lords Amendments were inconsistent ..." (Reason 10A).</p>

NOTES

The following acronyms and shorthand terms are used:

CWH	Committee of the whole House
GC	Grand Committee
Amdt(s)	Amendment(s)
SO	Standing Order
C	Contents
NC	Not Contents
HC	House of Commons
HL	House of Lords

Please note: in these statistics, “amendments tabled” refers to amendments which have been both tabled and called in the House, as well as those tabled and then withdrawn from the marshalled list. It also includes notices of intention to debate Clause or Schedule Stand Part. It does not include amendments tabled but withdrawn before marshalling.

Any enquiries about these statistics or related matters should be addressed to:

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