



SUPPLEMENT TO THE VOTES AND PROCEEDINGS

Monday 2 July 2012

REPORT STAGE PROCEEDINGS

FINANCE BILL, AS AMENDED

[FIRST DAY]

NEW CLAUSES, AMENDMENTS TO CLAUSES, NEW SCHEDULES AND AMENDMENTS TO SCHEDULES RELATING TO FUEL DUTIES

Fuel duties: rates of duty and rebates from 1 August 2012 to 31 December 2012

Mr Chancellor of the Exchequer

Added NC1

To move the following Clause:—

‘In relation to products charged with duty under HODA 1979 on or after 1 August 2012 but before 1 January 2013, that Act has effect as if the amendments made by section 20 of FA 2011 had never been made.’.

Biodiesel

Simon Hughes

Not called NC8

To move the following Clause:—

- ‘(1) With effect from 1 July 2012 the fuel duty payable under the Hydrocarbon Oil Duties Act 1979 on biodiesel produced from waste cooking oil shall be 10 pence per litre less than would be payable apart from this section.
 - (2) The Commissioners for Her Majesty’s Revenue and Customs may by order made by Statutory Instrument repeal subsection (1) on or after 1 January 2014 or when the Renewable Transport Fuel Obligation has come into effect, whichever is the earlier.’.
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Finance Bill, continued*Taxes on road fuel*

Ed Balls
 Rachel Reeves
 Catherine McKinnell
 Chris Leslie
 Cathy Jamieson

Not called NC9

To move the following Clause:—

‘The Chancellor of the Exchequer shall conduct a review into the relationship between fuel duty, other taxes charged on road fuel and the cost of road fuel, and lay a copy of the report before the House of Commons before 1 August 2012.’.

Fuel duties: rates

Ed Balls
 Rachel Reeves
 Catherine McKinnell
 Chris Leslie
 Cathy Jamieson

Not called NC11

To move the following Clause:—

- ‘(1) The Hydrocarbon Oil Duties Act 1979 shall have effect as if the amendments made to it by section 20 of the Finance Act 2011 (*Fuel duties: rates of duty and rebates from 1 January 2012*) had not been enacted.
 - (2) This section will have effect from 1 August 2012.
 - (3) The Treasury may by order made by Statutory Instrument repeal subsection (1), and any such order shall be subject to annulment in pursuance of a resolution of the House of Commons.’.
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AMENDMENTS TO CLAUSES 1 TO 4 AND NEW CLAUSES AND NEW SCHEDULES RELATING TO INCOME TAX RATES, RATE LIMITS AND PERSONAL ALLOWANCES

Mr Frank Field
 Mr John McDonnell
 Mr David Blunkett

Not moved 3

Page 1, line 10 [Clause 1], at end insert—

- ‘(1A) Any public sector employee whose earned income did not exceed £21,000 in the tax years 2010-11 or 2011-12 and did not receive a £250 pay increase in either or both of those tax years shall be entitled to a £250 reduction in tax liability for each tax year.’.
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Finance Bill, *continued*

Ed Balls
Rachel Reeves
Chris Leslie
Cathy Jamieson
Catherine McKinnell

Negatived on division 1

Page 2, line 6 [Clause 1], leave out paragraph (c).

Ed Balls
Rachel Reeves
Chris Leslie
Cathy Jamieson
Catherine McKinnell

Not called 2

Page 2, line 7 [Clause 1], leave out subsections (3) to (6).

Ed Balls
Rachel Reeves
Catherine McKinnell
Chris Leslie
Cathy Jamieson

Negatived on division 23

Page 2, line 36, leave out Clause 4.

NEW CLAUSES, AMENDMENTS TO CLAUSES, NEW SCHEDULES AND AMENDMENTS TO SCHEDULES RELATING TO CHILD BENEFIT

Ed Balls
Rachel Reeves
Catherine McKinnell
Chris Leslie
Cathy Jamieson

Negatived on division 24

Page 5, line 4, leave out Clause 8.

Ed Balls
Rachel Reeves
Catherine McKinnell
Chris Leslie
Cathy Jamieson

Not called 25

Page 134, line 2, leave out Schedule 1.

Finance Bill, continued

Ed Balls
Rachel Reeves
Cathy Jamieson
Catherine McKinnell
Chris Leslie

Not called **21**

Page **138**, line **10** [*Schedule 1*], leave out ‘in relation to the payments’ and insert ‘equal to 100 per cent of any amounts in relation to which one or both of conditions A and B are met under section 681B of ITEPA 2003’.

Ed Balls
Rachel Reeves
Cathy Jamieson
Catherine McKinnell
Chris Leslie

Not called **22**

Page **139**, line **10** [*Schedule 1*], leave out ‘in relation to the payments’ and insert ‘equal to 100 per cent of any amounts in relation to which one or both of conditions A and B are met under section 681B of ITEPA 2003’.
