

Public Order Bill

MARSHALLED
LIST OF AMENDMENTS
TO BE MOVED
ON THIRD READING

[Amendments marked ★ are new or have been altered]

Amendment
No.

Clause 10

BARONESS SUGG

1★ Clause 10, page 11, line 14, at end insert “at an abortion clinic”

Member's explanatory statement

This amendment and the following amendments in the name of Baroness Sugg clarify that in order for an offence to be committed under subsection (1) of Clause 10, the person mentioned in paragraph (a), (b) or (c) of that subsection must be in the safe access zone for the abortion clinic in relation to which they are accessing, providing or facilitating the provision of abortion services.

BARONESS SUGG

2★ Clause 10, page 11, line 16, after “services” insert “at an abortion clinic”

Member's explanatory statement

See the amendment in the name of Baroness Sugg at page 11, line 14.

BARONESS SUGG

3★ Clause 10, page 11, line 19, at end insert “at an abortion clinic”

Member's explanatory statement

See the amendment in the name of Baroness Sugg at page 11, line 14.

BARONESS SUGG

- 4★ Clause 10, page 11, line 19, at end insert –
 “where the person mentioned in paragraph (a), (b) or (c) is within the safe access zone for the abortion clinic.””

Member's explanatory statement

See the amendment in the name of Baroness Sugg at page 11, line 14.

BARONESS SUGG

- 5★ Clause 10, page 11, line 36, leave out “not exceeding level 5 on the standard scale”

Member's explanatory statement

A level 5 fine in England and Wales is unlimited. This amendment clarifies that this is the intended effect of this provision by bringing the drafting in line with current Ministry of Justice practice to refer only to “a fine”, as is done in other places in this Bill.

Clause 12

LORD SHARPE OF EPSOM

- 6 Leave out Clause 12

Member's explanatory statement

This amendment is consequential on the removal at Report stage of what was clause 11 (powers to stop and search without suspicion).

Clause 13

LORD SHARPE OF EPSOM

- 7 Leave out Clause 13

Member's explanatory statement

This amendment is consequential on the removal at Report stage of what was clause 11 (powers to stop and search without suspicion).

Clause 14

LORD SHARPE OF EPSOM

- 8 Leave out Clause 14

Member's explanatory statement

This amendment is consequential on the removal at Report stage of what was clause 11 (powers to stop and search without suspicion).

Clause 20

LORD SHARPE OF EPSOM

9 Clause 20, page 21, line 28, at end insert –

“(c) P’s conduct mentioned in paragraph (a) has not been taken into account when making any previous serious disruption prevention order in respect of P.”

Member's explanatory statement

This amendment clarifies an uncertainty in the Bill regarding the conditions for making a serious disruption prevention order. It clarifies that a previous conviction or breach may not be taken into account if that conviction or breach has already been taken into account in respect of the making of any earlier serious disruption prevention order.

Clause 21

LORD SHARPE OF EPSOM

10 Clause 21, page 23, line 7, leave out from “20(5)” to end of line 8

Member's explanatory statement

This amendment is consequential on the removal at Report stage of what was clause 20 (serious disruption prevention order made otherwise than on conviction).

LORD SHARPE OF EPSOM

11 Clause 21, page 23, line 37, leave out from “of” to end of line 38 and insert “section 20(6)”

Member's explanatory statement

This amendment is consequential on the removal at Report stage of what was clause 20 (serious disruption prevention order made otherwise than on conviction).

Clause 27

LORD SHARPE OF EPSOM

12 Clause 27, page 27, line 12, leave out paragraph (d)

Member's explanatory statement

This amendment is consequential on the removal at Report stage of what was clause 20 (serious disruption prevention order made otherwise than on conviction).

LORD SHARPE OF EPSOM

13 Clause 27, page 27, leave out lines 17 to 22

Member's explanatory statement

This amendment is consequential on the removal at Report stage of what was clause 20 (serious disruption prevention order made otherwise than on conviction).

LORD SHARPE OF EPSOM

- 14 Clause 27, page 28, line 40, leave out “or a constable within subsection (3)”

Member's explanatory statement

This amendment is consequential on the removal at Report stage of what was clause 20 (serious disruption prevention order made otherwise than on conviction).

Clause 28

LORD SHARPE OF EPSOM

- 15 Clause 28, page 29, line 12, leave out subsections (2) and (3)

Member's explanatory statement

This amendment is consequential on the removal at Report stage of what was clause 20 (serious disruption prevention order made otherwise than on conviction).

LORD SHARPE OF EPSOM

- 16 Clause 28, page 29, leave out lines 31 and 32

Member's explanatory statement

This amendment is consequential on the removal at Report stage of what was clause 20 (serious disruption prevention order made otherwise than on conviction).

Clause 33

LORD SHARPE OF EPSOM

- 17 Clause 33, page 31, line 35, leave out “sections 8 and 13” and insert “section 8”

Member's explanatory statement

This amendment is consequential on the amendment in the name of Lord Sharpe of Epsom that leaves out Clause 13.

Public Order Bill

MARSHALLED
LIST OF AMENDMENTS
TO BE MOVED
ON THIRD READING

20 February 2023

PUBLISHED BY AUTHORITY OF THE HOUSE OF LORDS