## Border Security, Asylum and Immigration Bill

### **COMMONS REASON**

[The page and line references are to HL Bill 101, the Bill as first printed for the Lords]

#### **After Clause 41**

#### **LORDS AMENDMENT 37**

37 After Clause 41, insert the following new Clause –

# "Collection of data on overseas students subject to visa conditions and immigration rules

- (1) The Secretary of State must collate and publish—
  - (a) the number of overseas students who have had their student visas revoked as a result of the commission of criminal offences,
  - (b) the number of overseas students who have been deported following the revocation of their student visas, and
  - (c) the number of overseas students detained pending deportation following the revocation of their student visas.
- (2) Data published under subsection (1) must be broken down by nationality.
- (3) For the purposes of this section
  - "overseas students" means any person who is not a British citizen who has been granted leave to enter or remain in the United Kingdom for the purposes of partaking in an educational course;
  - "student visa" has the same meaning as in the Immigration Rules."

### **COMMONS REASON**

The Commons disagree to Lords Amendment 37 for the following Reason –

Because the Commons do not consider it appropriate for there to be a statutory requirement to publish the data listed in the Amendment, the release of which should be determined within the wider publication of official statistics on migration.

HL Bill 149 59/1

# Border Security, Asylum and Immigration Bill

COMMONS REASON
19 November 2025.

© Parliamentary copyright 2025, House of Lords
This publication may be reproduced under the terms of the Open Parliament Licence, which is published at www.parliament.uk/site-information/copyright

PUBLISHED BY THE AUTHORITY OF THE HOUSE OF LORDS

HL Bill 149 59/1