

Crime and Policing Bill

AMENDMENTS
TO BE MOVED
IN COMMITTEE OF THE WHOLE HOUSE

[Supplementary to the Seventh Marshalled List]

Clause 124

LORD LEIGH OF HURLEY
LORD WALNEY
LORD MENDELSONH

Clause 124, page 151, line 18, after “worship” insert “, faith school or faith community centre”

LORD LEIGH OF HURLEY
LORD WALNEY
LORD MENDELSONH

Clause 124, page 151, line 22, after “activities,” insert—

“(ia) accessing that faith school or faith community centre,”

LORD LEIGH OF HURLEY
LORD WALNEY
LORD MENDELSONH

Clause 124, page 151, line 29, after “worship” insert “, faith school or faith community centre”

LORD LEIGH OF HURLEY
LORD WALNEY
LORD MENDELSONH

Clause 124, page 151, line 33, after “activities,” insert—

“(ia) accessing that faith school or faith community centre,”

LORD LEIGH OF HURLEY
LORD WALNEY
LORD MENDELSOHN

Clause 124, page 152, line 2, after “worship” insert “, faith school or faith community centre”

LORD LEIGH OF HURLEY
LORD WALNEY
LORD MENDELSOHN

Clause 124, page 152, line 6, after “activities,” insert –

“(ia) accessing that faith school or faith community centre,”

After Clause 144

EARL ATTLEE

After Clause 144, insert the following new Clause –

“Police charges for escorting vehicles: deconfliction

In section 25 of the Police Act 1996 (provision of special services), after subsection (1), insert –

“(1A) Where the chief officer of police is considering whether the provision of a special police service involving the escorting of an abnormal load is essential, the chief officer must ensure that any individual making the decision, or the office or department they work for, is not liable not gain or lose financially from the outcome of that decision.””

Crime and Policing Bill

AMENDMENTS
TO BE MOVED
IN COMMITTEE OF THE WHOLE HOUSE

[Supplementary to the Seventh Marshalled List]

2 January 2026

PUBLISHED BY AUTHORITY OF THE HOUSE OF LORDS