

TENANT FEES BILL

Consideration of Lords Amendments

Wednesday 23 January 2019

GROUPING OF LORDS AMENDMENTS
PROPOSED BY SECRETARY JAMES BROKENSHIRE AND PROVISIONAL SELECTION
OF AMENDMENTS BY MR SPEAKER

None of the Lords Amendments engages financial privilege

Designation of relevant person, contracts with letting agents, interest on payments, client money protection schemes, definition of excluded licence, tenancy deposits and permitted payments, holding deposits and permitted payments, payments in the event of defaults, payments of damages for breach of tenancy agreement, requirement to repay holding deposit

1 + 2 to 35 + 36 + (a)[Onn] in lieu of 36 + (a)[Onn] + (b)[Onn] to 37 + 37
+ 38 to 47 + (a)[Onn] to 48 + 48 + 49 to 60

Question put 3 hours after the commencement of proceedings (if Programme Motion No. 3 is agreed to)

23 January 2019

By order of Mr Speaker

 #TenantFeesBill

Notes:

The Speaker will certify any motions on the Lords Amendments as relating to England only and within devolved legislative competence. Any divisions on motions to disagree to any of the Lords Amendments will require a double majority, of Members representing constituencies in England and of the House as a whole (Standing Order No. 830).