

Meeting with the Prime Minister at the House of Commons  
at 10 pm on Wednesday 2nd July 1980

The following will be present:

1. Secretary of State for Employment
2. Lord Gowrie
3. Mr Patrick Mayhew QC MP
4. Lord Denham
5. Cross Bench Peers  
Lord Spens (Chairman)  
Lord Harris of High Cross  
Lord Halsbury
6. Independent Unionist Peers

Lord De L'Isle  
Lord Renton  
Lord Orr-Ewing

①



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Lord SPENS

1. CLAUSE 7

NOT FAR ENOUGH - EUROPEAN COMMISSION.  
- Amendment would allow political officials  
access for at least a year.

2. CLAUSE 17

Very worried by restrictions

Can contact manufacturers call be part  
of Security Blanket.

Clause 17 covers every nationalised industry  
All suppliers of customers could suffer from  
Security Blanket.

No conflict.

3. ADDITION TO CLAUSE 18.

Call blank will refer.

2



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It can't magnify itself

DE LUSSE

(a) Grant is sought because it is a High Contracting Party.

(b) Political Affiliation ought to be a valid reason for not giving a Union.

PH10A

Easy to see how we could go further  
on Clause 7 or Clause 17.

We want to do nothing that will unite the  
whole of the Trade Union Movement against us.

Prize to be granted here if we can keep  
them on the move. They are in a  
weak position. They are longer than  
to give them a stab as they  
can beat us.



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PA.10A

If you try to go too far, you will  
lose the whole lot. Vain for Parliamentary  
Democracy.

Stop by stop approach.  
Proposed to go further.

no danger than there is paper myths.  
We do have to test reality.

Could we enforce legislative networks.  
We had the deeply held fundamental we  
can the political system.

MA.11A.4

Clause 7 is in accordance with the Parliament.  
Rept of Commission: no Integrity of UK.

Clause 7 does not politicise a Parliamentary function.

Common said Article 11 has the right to  
a man to choose with them to join.

Look forward min not necessary.



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ON GENUINE OBJECTS TO A POLITICAL  
AFFILIATION

Defeated but what says political system are  
ruled out.

DE LISLE DISAGREE WITH MATHEW  
IF BILL GOES THROUGH UNMINDING WE ARE IN  
BREAK OF CONVENTION.  
MATHEW SAID RELIGIOUS CONVICTION WAS  
THE SAME THING.

JONES NO DEBATE IN COMMONS ABOUT CAUSE?  
SINCE COMMISSION RECALLED.  
COMMONS MUST BE ABLE TO DISCUSS THIS.

P.M. What chance of (2) when you see how  
you became of a Union political system  
became I think it wrong.

MATHEW I'll wait except and a system from  
Newbury.

DE LISLE CONVICTION OR VISITS  
PRISON We think it covers it.



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Stems

IT OUGHT TO GO BACK TO COMMONS

CLAUSE 17

ORA - F.WINE

no doubt of water industry.

Call laws for sufficient affected & secondary  
acts.

Confirms should not

£2000 - 1 split among.

LUCAS OR CLAYTON DE WINDRA

Employment managers can't identify that  
our amendments would make it work.

Stems

We want to take all secondary acts

I would in many ways like to do it.

Prior

That would make the work.

I think (on 3-2-88).

It would not work.

WIDESPREAD DE FRANCE

more primary DISPOSE.

WE ARE APPROXIMATE THE MEMBERS

17 31a,



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PRISON

Been with C.B.I. the evening.

Security blanket depends on contract of  
labour force at place where action is taken  
Clause not defect.

We can't improve the working with all  
the policy.

AMENDMENTS

Substances  
3 - 6 are far too wide.

(3) Good found for the can single producer  
notice

(4) ASSOCIATED EMPLOYERS

AND THE COMPANY  
OR SUBSIDIARY COMPANY.

(3) is ENCLOSED BY (4)

(5) AND PERMISSIBLE PICKETING OR

ii) TIME EMPLOYERS OVER LAD  
WITH IMMUNITIES.

iii) USUAL KINDS OF SUBSIDIARY  
KINDS ARE STILL ALLOWED.



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Question

MANIFESTO

SANCTION - LEAKAGE BLACKING AND  
BLOCKADING

Sub Clause 5 - AND PERSONAL PICKETING:

Answer

We put in it his own place of work.

Question

Part of 147 is to give immunity to  
assaulted employees.

We have adopted T.U.C.R.A 1974 definition

If we need legislation what strikes, we will  
follow this wording.

Question

We are going far beyond the T.U.C. point

(c) Enlarges us at the

ANSWER

How can we HARROW WITHOUT INJURY -  
ABUSE

I DON'T BELIEVE IS IS PARTIAL

THAT IS WHY WE HAVE PROMISED  
GARDEN PARK.



(S)



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Palmer

We had to take action about Mr. Shore.  
We would have liked to have done more.  
Great danger: going further.

Roads 90% of steel things

If we took action, all in people would  
go on strike

We don't believe that Unions will take them  
unless we get into steel despite which.

NEEDON

GOWRIE

(a) N1615 report. Position having got into committee  
in the first place. Would not start from  
committee. Do not see how you could  
attest these abuses by creating a legal  
revolution. Clause 17 "will we not be  
illegal for compulsory strike".

J. Adams. Demanding. There is nothing will  
go on. 2 miles 200 1500 500 04.



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60mins

Blasphemy does not happen in court.

PR109

Green Paper does not count as the  
further legislation; but it does not count as  
not the legislation.

Ministers have told us they will try to work  
within an new law.

3  
2

Clared Ship by Fair Link is the 41000.

Prin Cold make all contracts with  
Still Better THAN WORKS.

SPEERS

CONCLUSION

ALLOW TREE VOTE.

P. 4. SPOKE TO L.C. - IT LOSS  
AT 1PM AS WE CAN AS PRESENT.

THIS IS ONLY A BEGINNING

PR109

We cannot go back in the.

P. 4. MORE

ATTORNEY GENERAL REPORT  
HEALTHY LIKE? ANOTHER BILL THIS SESSION



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*Further copies of Parliamentary Papers*