

Trade Union Bill

AMENDMENTS
TO BE MOVED
ON REPORT

[Supplementary to the Revised Marshalled List]

Clause 14

BARONESS NEVILLE-ROLFE

Page 11, line 21, leave out “partly” and insert “mainly”

Schedule 1

BARONESS NEVILLE-ROLFE

Page 19, line 45, leave out from “If” to “that” in line 46 and insert “the Certification Officer has reasonable grounds to suspect”

Clause 18

BARONESS NEVILLE-ROLFE

Page 15, leave out line 26 and insert –

- “() a federated trade union,
- () a trade union that is not a federated trade union,”

Page 15, leave out line 32 and insert –

- “() functions in relation to federated trade unions,
- () functions in relation to trade unions that are not federated trade unions,”

Page 16, line 6, at end insert –

““federated trade union” has the same meaning as in section 118;”

After Clause 18

BARONESS NEVILLE-ROLFE

Insert the following new Clause—

“Rights of appeal not limited to questions of law

In each of the following provisions of the 1992 Act, for “on any question of law arising” substitute “on any question arising” —

- (a) section 45D (appeal from Certification Officer on question arising in proceedings etc under section 24B, 24C, 25, 31, 32ZC or 45C);
- (b) section 56A (appeal from Certification Officer on question arising in proceedings etc under section 55);
- (c) section 95 (appeal from Certification Officer on question arising in proceedings etc under Chapter 6 of Part 1);
- (d) section 104 (appeal from Certification Officer on question arising in proceedings etc under section 103);
- (e) section 108C (appeals from Certification Officer on question arising in proceedings etc under Chapter 7A of Part 1).”

Trade Union Bill

AMENDMENTS
TO BE MOVED
ON REPORT

12 April 2016
