

IN PARLIAMENT
HOUSE OF COMMONS
SESSION 2013-14

HIGH SPEED RAIL (LONDON – WEST MIDLANDS) BILL

Against – on Merits – Praying to be heard by Counsel, &c.

To the Honourable the Commons of the United Kingdom of Great Britain and Northern Ireland in Parliament assembled.

THE HUMBLE PETITION of MR. WILLIAM TREVOR DOYLE

SHEWETH as follows:-

- 1 A Bill (hereinafter referred to as “the Bill”) has been introduced and is now pending in your honourable House intituled “A Bill to make provision for a railway between Euston in London and a junction with the West Coast Main Line at Handsacre in Staffordshire, with a spur from Old Oak Common in the London Borough of Hammersmith and Fulham to a junction with the Channel Tunnel Rail Link at York Way in the London Borough of Islington and a spur from Water Orton in Warwickshire to Curzon Street in Birmingham; and for connected purposes.”
- 2 The Bill is presented by Mr Secretary McLoughlin, supported by The Prime Minister, The Deputy Prime Minister, Mr Chancellor of the Exchequer, Secretary Theresa May, Secretary Vince Cable, Secretary Iain Duncan Smith, Secretary Eric Pickles, Secretary Owen Paterson, Secretary Edward Davey, and Mr Robert Goodwill.
- 3 Clauses 1 to 36 set out the Bill’s objectives in relation to the construction and operation of the railway mentioned in paragraph 1 above. They include provision for the construction of works, highways and road traffic matters, the compulsory acquisition of land and other provisions relating to the use of land, planning permission, heritage issues, trees and noise. They include clauses which would disapply and modify various enactments relating to special categories of land including burial grounds, consecrated land, commons and open spaces, and other matters, including overhead lines, water, building regulations and party walls, street works and the use of lorries.
- 4 Clauses 37 to 42 of the Bill deal with the regulatory regime for the railway.
- 5 Clauses 43 to 65 of the Bill set out a number of miscellaneous and general provisions, including provision for the appointment of a nominated undertaker (“the Nominated Undertaker”) to exercise the powers under the Bill, transfer schemes, provisions relating to statutory undertakers and the Crown, provision about the compulsory acquisition of land for regeneration, reinstatement works and provision about further high speed railway works. Provision is also made about the application of Environmental Impact Assessment Regulations.
- 6 The works proposed to be authorised by the Bill (“the Authorised Works”) are specified in clauses 1 and 2 of and Schedule 1 to the Bill. They consist of scheduled works, which are described in Schedule 1 to the Bill and other works, which are described in clause 2 of the Bill.

- 7 Your Petitioner I and my wife Mrs Jean Doyle are residents of 410 Cromwell Lane, Burton Green, Kenilworth. We "rent" our property from a small local charitable trust and our tenancy is not on a time scale. We have lived here for over twenty years and made this our home. Because we are not the owners of the property we have had no direct communication with HS2, but have relied on information being conveyed to us by the Trustees (our landlords) as to our fate. The Trustees are of course concerned with protecting their property, and we have no ability to ask them for compensation for the enormous affect that this proposed development will have on us. I and my wife are 78 and 80 years of age and could not face the prospect of having to move, quite apart from the fact that it is impossible to imagine our finding a new place of residence to equal to our present home. The direct loss to us of the many thousands of pounds that we have spent over the years to make our home so comfortable would be so traumatic. The latest verbal notification we received from the trustees was that we may have to vacate our home during the construction process as we are so close to the proposed route.
- 8 Your Petitioners and their rights, interests and property are injuriously affected by the Bill, to which your Petitioners object for reasons amongst others, hereinafter appearing.
- 9 Your petitioner assert that we are unreasonably and unnecessarily affected by the HS2 railway current design, as described in the Bill and in the supporting documents including the Environmental Statement. Unreasonably in that the proposed design is insufficiently effective at mitigating the effects of the scheme at completion, and more significantly in that little or no account seems to be taken of the enormous impacts caused by the proposed construction method – a cut-and-cover tunnel which bisects the village. We are unnecessarily affected as effective and technically feasible solutions are known to exist in the form of bored tunnels.
- 10 Your petitioner's property is shown in the documentation to suffer in perpetuity from noise created by the operation of the proposed railway which will continue to prevent our peaceful enjoyment of gardens and outdoor spaces
- 11 Your petitioners property will overlook the material grading pile/construction sites/routes/autotransformer etc which will cause problems with the area and our home will be directly affected
- 12 At present I provide a series of meetings for a local Photographic Club in our village hall, these have proved to be very popular and well attended. It is understand that the village hall will be demolished there seems to be no idea at present as to the fate of all the activities that take place in the hall.
- 13 Your petitioners are regular users of the Greenway for walking and enjoying peace and tranquillity plus making photographic images in and around the surrounding area
- 14 Your petitioners also note that the local woodlands and especially the ancient woodland in Broadwells Wood will suffer extensive losses.
- 15 Your petitioners are regular users of Burton Green village hall which is scheduled for demolition with obvious potential impact for the activities within the hall. Your petitioners request that the relocation of the village hall be achieved prior to the first construction impacts to prevent any break in operation. Built to decent spec. built in a decent place (not location at school)

- 16 Your petitioner does not wish to move but should we be forced to do so the amount that we understand that we should receive will be completely inadequate.
- 17 Your petitioners request that the design of the proposed scheme in this area should be examined afresh and to take full account of the human and environmental costs/benefits of the proposals and to do so in an open and transparent manner. We note that despite many requests during the 'engagement processes' of the last four years the relative weightings of the SIFT criteria are still unpublished leading to our belief that decisions could have been made in an inconsistent or even arbitrary manner across different regions of the line, and that really the only factor with real effect is that of construction cost. Given that the proponents of the scheme seem unwilling to compensate all those that are affected by the scheme it seems only reasonable to ask for the very best design and mitigation and not just the cheapest as otherwise it is the case that a small group of people are being expected to bear disproportionate personal costs for a scheme nominally in the national interest.
- 18 Your petitioners specifically request that full consideration is given to one of the bored Tunnel proposals, for which that described as 'Option F' within HS2 documents would solve all of our individual concerns and of course those of many others in both this village and the wider area.
- 19 Your petitioner wishes to plead that more consideration and direct communication is made to us by HS2 so that we are considered in the same way that a private property owner is. We may not be the owners of the property but it is our home, and should like to be given the same respect as other owners of property that is to be so seriously affected.
- 20 For the foregoing and connected reasons your Petitioners respectfully submit that, unless the Bill is amended as proposed above, the Bill so far as affecting your Petitioners, should not be allowed to pass into law.
- 21 There are other clauses and provisions of the Bill which, if passed into law as they now stand will prejudicially affect your Petitioners and their rights, interests and property and for which no adequate provision is made to protect your Petitioners.

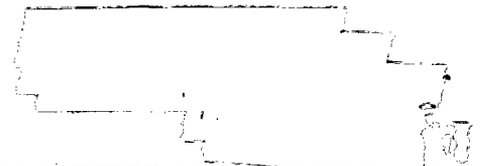
YOUR PETITIONERS therefore humbly pray your Honourable House that the Bill may not be allowed to pass into law as it now stands and that they may be heard by their Counsel, Agents and witnesses in support of the allegations of this Petition against so much of the Bill as affects the property, rights and interests of your Petitioners and in support of such other clauses and provisions as may be necessary or expedient for their protection, or that such other relief may be given to your Petitioner in the premises as your Honourable House shall deem meet.

AND your Petitioners will ever pray, &c.


Signed: MR. W. T. DOYLE

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AGAINST, By Counsel, &c.

MR WILLIAM TREVOR DOYLE

