Parliament plays a role in almost all aspects of our lives: from the laws which govern us and the services we use, to the position of the UK in the world.

This is a guide to the people and processes through which Parliament works, as well as some of the history which led to the UK Parliament as it stands today.

Whether you are studying for a qualification or simply seeking more information, this guide is for you.
THE ROAD TO DEMOCRACY

Democracy in the UK has a long and complex history; here are a few dates to get you started.

1215
In England, the first step towards forging a democracy came in 1215 with the Magna Carta, which limited the king’s power over the Church and nobility.

1265
Simon de Montfort led a rebellion against Henry III – and briefly captured him. He then called a Parliament for support and consultation. For the first time, representatives of towns and counties across England were consulted along with the barons.

1430
The 40-shilling franchise was established to determine who had the right to vote – this remained unchanged for the next 400 years. It meant that everyone who owned or rented land with an income of 40 shillings or more could vote in county elections.

1689
The Bill of Rights was created, which outlined many of the basic principles of Parliament which are still in force today, such as Parliament’s role in approving taxation and the right to petition.

1832
The Reform Act was the first to make representation fairer and simpler by reworking constituency boundaries and extending the franchise to include one in seven men.

1838
The People’s Charter was published by William Lovett, calling for dramatic changes to suffrage and elections in the UK, as well as the role of MPs. This began the Chartist movement which presented several mass petitions to Parliament over the next 10 years – the legacy of which influenced further reforms in 1867 and 1884.
The MP John Stuart Mill presented the first mass petition about women’s suffrage to Parliament, which marked the start of organised campaigning for women’s right to vote. Bills and petitions in favour of votes for women were presented almost annually from this point, though women were not granted any voting rights until 1918.

The Representation of the People Act led to a huge increase in the number of people eligible to vote. For the first time since 1832, eligible women could vote, and all men over the age of 21 (18, if serving in the armed forces) were granted suffrage.

Thomas Hansard began publishing transcripts of parliamentary debates in 1812, and in 1889 the Commons began to pay for Hansard to be produced as a permanent record of proceedings. All debates are still recorded, printed and published online.

The Equal Franchise Act finally allowed men and women to vote on the same terms.

Referendums were held in Scotland and Wales for devolved administrations to be set up. These resulted in the inception of the Scottish Parliament and the Welsh Assembly. In 1998, referendums were held across Ireland to approve the Good Friday Agreement, which created the Northern Ireland Assembly and Executive.

The age at which men and women could vote was lowered from 21 to 18, where it remains today.
DEMOCRACY

The people who govern a country make decisions about how society is organised – decisions that affect everyone. In the UK, we elect the people who govern us. We also elect people to question the government and hold them to account on our behalf in Parliament. This is called representative, or parliamentary, democracy.

POLITICS The activities associated with the governance of a country or area.

SUFFRAGE The right to vote in political elections.

DEMOCRATIC PARTICIPATION Taking action which will affect the political situation: this could take many forms – voting, joining a party or campaigning.

Liberal democracies depend on:

1. Checks and balances – these prevent one person or group being too powerful.

2. Freedom of speech and association – different views can be aired, and political parties or groups can form and compete openly.

3. Free and fair elections – people can vote for who they want and can trust the outcome of elections.

4. Transparency and openness – people know who is responsible for decisions and can hold them to account.

5. Active participation by the public – elected representatives are kept in touch with the people they represent.

PRINCIPLES OF DEMOCRACY

Abraham Lincoln described democracy as ‘government of the people, by the people, for the people.’ Literally, the word ‘democracy’ means ‘rule by the people’, originating with the Greek words ‘demos’ (people) and ‘kratia’ (rule by). Types of government that aren’t democratic rely on other things to make them legitimate: examples include governments run by a religious elite (theocracy), or those who rule by sheer force (military dictatorship).

The UK is a democracy because the government’s power is based on popular support. But democracies do not all look alike. For this reason, the UK is usually described as a ‘western liberal democracy’.
TYPES OF DEMOCRACY

DIRECT: Direct democracy originated in ancient Athens, where residents classed as ‘citizens’ would gather to debate and make decisions on issues of public importance. It involves the citizens having the power to make decisions as a group for themselves, rather than through a group of elected representatives. Modern examples of direct democracy exist in Swiss cantons and some towns in the USA.

REPRESENTATIVE: In a representative democracy, citizens choose representatives to make decisions on their behalf. Representative democracies can be found all over the world, in both presidential and parliamentary systems of government. In the UK, the House of Commons uses representative democracy to select its members.

What are the strengths and weaknesses of the UK system of democracy?

THEORIES OF REPRESENTATION

In a representative system like the UK, there are different ways the role of democratic representatives can be viewed.

DELEGATE THEORY: In the delegate theory, the representatives have a duty to represent the views of the people who elected them, with little capacity to use their personal judgement or beliefs. This would suggest it is an MP’s duty to find out what the electorate thinks, and do what the people want them to do.

MANDATE THEORY: This theory suggests that people and groups who are elected should carry out the plans in the manifesto they were elected upon. This is based on the principle that people vote for ideas, rather than for individuals. MPs therefore only have a ‘mandate’ to do the things they said they would do upon election.

BURKEAN THEORY: Edmund Burke believed that it is the responsibility of elected representatives to use their judgement to do what is best for the people, rather than doing what the people want. This assumes that the representatives will have knowledge and experience to allow them to behave independently in the interests of the electorate.

What issues could the co-existence of these theories contribute to?
Local councillors, MPs and other public figures, such as mayors, all represent you and your interests. If you live in Scotland, Wales or Northern Ireland, you will also be represented within the devolved bodies which govern significant elements of your lives in these places.

VOTING IN THE UK

Voting in elections gives you the chance to have a say on who represents you locally, regionally and nationally. But the systems through which these representatives are chosen can vary, which can affect election outcomes.

GENERAL ELECTIONS: General elections are held at least every five years in the UK to elect members of the House of Commons (MPs) from constituencies around the country. After a general election, the leader of the party with the most MPs becomes Prime Minister and forms the government. General elections in the UK use the First Past the Post electoral system.

DEVOLVED ASSEMBLY/PARLIAMENT ELECTIONS:
In Wales, Scotland and Northern Ireland, elections are usually held every five years to choose the members of the devolved bodies. Scotland and Wales use the Additional Member System, while Northern Ireland uses the Single Transferable Vote system.

LOCAL ELECTIONS: Every four years each local council holds elections for councillors, police and crime commissioners and, in some cases, a mayor to lead the council – though not all mayors are elected. In England and Wales, these elections use the First Past the Post System; Northern Ireland and Scotland use the Single Transferable Vote system.

BY-ELECTIONS: By-elections take place when there is a need to fill vacancies which arise when an elected representative steps down, is disqualified or passes away while in office.

REFERENDUMS: Referendums are usually held to measure the opinion of the public on a single issue. They usually ask people to choose between two options, and every vote counts towards the overall result, rather than being counted by constituency.

MAJORITARIAN electoral systems designed to serve the majority.

PROPORTIONAL electoral systems designed to reflect the diversity of the population.

MANIFESTO A declaration of intentions published by political parties in the lead up to an election.
TURNOUT IN GENERAL ELECTIONS

Between 1922 and 1997, turnout in UK general elections was almost always 70% and 80%.

This graph shows how voter turnout trends have changed since 1992

<table>
<thead>
<tr>
<th>Year</th>
<th>Turnout</th>
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<tbody>
<tr>
<td>1992</td>
<td>77.6%</td>
</tr>
<tr>
<td>1997</td>
<td>71.6%</td>
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<tr>
<td>2001</td>
<td>59.4%</td>
</tr>
<tr>
<td>2005</td>
<td>61.4%</td>
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<tr>
<td>2010</td>
<td>65.1%</td>
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<tr>
<td>2015</td>
<td>66.3%</td>
</tr>
<tr>
<td>2017</td>
<td>68.8%</td>
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What factors might impact voting behaviour?

TYPES OF VOTING SYSTEMS

<table>
<thead>
<tr>
<th>Type of System</th>
<th>Strengths</th>
<th>Limitations</th>
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<tbody>
<tr>
<td>First Past the Post (FPTP)</td>
<td>This system is used during general elections and some other ballots in the UK. Each voter can cast one local vote, and the candidate with the most votes becomes the MP or councillor. Historically it usually produces single party governments.</td>
<td>Simple for voters to understand – one person, one vote.</td>
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<tr>
<td>Supplementary Vote</td>
<td>Used in mayoral elections, voters indicate first and second preferences. If no single candidate wins a majority, the two candidates with the highest number of votes are retained, the other candidates are eliminated, and second choice candidates are counted to choose the winner. This is likely to lead to majority governments.</td>
<td>Avoids multiple counts and redistribution, as only two choices are recorded.</td>
</tr>
<tr>
<td>Closed List System (CLS)</td>
<td>Used in European parliamentary elections, this system requires voters to choose a party of their choice, while parties present lists of candidates to be allocated according to their share of the vote. This system is likely to produce coalitions.</td>
<td>Often leads to better representation for smaller parties and minority groups, as a strong connection is retained between votes won and seats gained.</td>
</tr>
<tr>
<td>Single Transferable Vote (STV)</td>
<td>Used for local and devolved elections in Northern Ireland. In each area, a number of seats are available, and voters choose a range of candidates in order of preference. Seats are allocated as soon as a candidate reaches a ‘quota’ (specific number) of the votes, and votes can be reallocated to reduce ‘wasted’ votes.</td>
<td>Produces a strong connection between votes won and seats gained.</td>
</tr>
<tr>
<td>Additional Member System (AMS)</td>
<td>Voters in elections for the Scottish Parliament and the Welsh Senedd have two votes – one to elect a member for their local constituency and one to indicate their choice of party. This is a hybrid system: the constituency votes are counted using the FPTP system, and the second is used to select regional members proportionally. It can make coalitions more likely.</td>
<td>Often leads to fairer representation for smaller parties and minority groups.</td>
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REFERENDUMS

Referendums are ballots in which people are usually given a two-way choice on a specific issue. In the UK referendums tend to be used only to decide on important, constitutional matters, such as the 2014 referendum in Scotland about leaving the UK.

<table>
<thead>
<tr>
<th>STRENGTHS</th>
<th>WEAKNESSES</th>
</tr>
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<tbody>
<tr>
<td>Referendums can sometimes encourage a high level of voter participation.</td>
<td>Some argue that there should be a required turnout and size of majority for a referendum result to affect change. Where a result is close or turnout has not been high, the outcome has been questioned.</td>
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<tr>
<td>They can offer a constitutional check on the government, so major changes can only be made with support from the public.</td>
<td>Referendums can create significant divisions in public opinion which may lead to political and economic instability.</td>
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<tr>
<td>Unlike elections, they can provide a direct answer to a specific question.</td>
<td>The referendum issue might be simplified in the process of creating a two-way question.</td>
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<td>They are sometimes useful when the issue divides parties.</td>
<td>The funding of campaigns can affect the turnout and the result of referendums, as can the input of the media. It has proved difficult to enforce legal campaign spending limits.</td>
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<tr>
<td>Referendums can stimulate public engagement with government policy, and may encourage people to educate themselves about specific issues more deeply.</td>
<td>In the UK, there are no set rules about when referendums need to be held and whether the outcome is binding, so action to be taken after the vote can be uncertain.</td>
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CASE STUDY: 2016 EU REFERENDUM

On the 23rd June 2016, the Government of the UK called a referendum asking the question: ’Should the United Kingdom remain a member of the EU or leave the EU?’

The UK joined the European Communities, which later became the European Union, in 1972. The group was initially formed to remove trade barriers and reduce potential for war within Europe. A referendum was held to confirm this decision in 1975, in which 67% voted to remain part of the group.

However, the issue of the UK’s membership of the European Union continued to be discussed. Some groups believed that the UK gave up too much power and sovereignty by being part of the EU.

VOTE LEAVE
Main Campaigning Issues:
- Returning full legislative powers to the UK Parliament.
- Allowing the UK to control trade tariffs and immigration.
- Freedom to spend funds sent to the EU in our own way.

BRITAIN STRONGER IN EUROPE
Main Campaigning Issues:
- Economic security created by free trade within the EU.
- The benefits of EU legislation such as laws around worker’s rights.
- The benefits to security and global influence.

TURNOUT 72%
33,551,983 VOTES

LEAVE 51.89% OF THE VOTE

REMAIN 48.11% OF THE VOTE

COMPARISON: 2011 ALTERNATIVE VOTE (AV) REFERENDUM

A referendum was held in the UK in 2011 to decide between retaining First Past the Post or moving to the Alternative Vote electoral system. In contrast, this referendum had lower turnout and there was a wider margin between the results.

It has been suggested that one reason for this was that the complexity of the Alternative Vote system, compared to First Past the Post, made gaining popular support challenging. It has also been argued that while there had been calls to change the electoral system to a proportional alternative, the AV system wasn’t considered to fully meet this requirement.

TURNOUT 42%
19,279,022 VOTES

YES 32.10%
NO 67.90%
The UK has an uncodified constitution: its rules have never been written down together in a single legal document and some have not been written down at all.

Supporters of uncodified constitutions would argue that if you try to reduce a nation’s entire legal, political, ethical and social rules into a single definitive list, you risk over-simplification. They would also argue that there is a risk of creating a set of sacred rules that cannot be challenged, which may prevent a nation from adapting as times change.

Uncodified constitutions are flexible, but they are also more complex and nuanced. For this reason, decisions about whether something is ‘constitutional’ in the UK may be referred to the judiciary. The judiciary are independent of the government and can challenge their decisions and actions.

**Magna Carta (1215) -** Also known as the ‘Great Charter of Freedoms’, this document defined the relationship between the Monarch, Church and Nobility, ensuring that the King was accountable to the law. It is often seen as a precursor to Parliament.

**Bill of Rights (1689) -** The Bill of Rights established principles of regular parliaments and free elections while limiting the role of the Monarch.

**The Acts of Union 1706 and 1707 -** These acts were passed by the Parliaments of Scotland and England and granted that the countries would be “United into One Kingdom by the Name of Great Britain”.

**The Reform Bill 1832 -** Known as the ‘Great Reform Act’, this law was the first in 400 years to amend the systems by which MPs were selected. It removed ‘rotten boroughs’, where very few voters often had the power to select multiple MPs; replaced the constituency boundaries and extended suffrage.
### DEVOLUTION

The UK is made up of four countries, England, Scotland, Wales and Northern Ireland, each with their own history and culture. The balance of power between these countries has often been the subject of fierce debate and has changed from time to time. A major change took place in 1997-1998 when referendums in Scotland, Wales and Northern Ireland, led Parliament to allow those countries to set up their own democratic institutions.

The UK Parliament has reserved its power to make laws in areas considered essential to the union such as international relations, defence and the economy, including taxes and benefits. Decisions over other areas of government including health, education, housing, the environment and transport, have increasingly been ‘devolved’ or delegated to these bodies who are based nearer to the people their decisions affect.

Devolution in the UK is often used as an example of the flexibility of the UK’s constitution which has been able to accommodate this change without it meaning the break-up of the UK.

### PARLIAMENT

The main work of Parliament falls into three broad categories:

- **Making laws** – **legislation**.
- **Checking and challenging the work of government** – **scrutiny**.
- **Representing the view of people across the country** – **representation**.

The work of Parliament is separate from the work of government. The government is responsible for the day-to-day administration of the country: Parliament holds them to account and makes laws. It is important to distinguish between the work of Parliament (legislature), and that of the government (executive).

In the UK, these two branches of power are closely linked compared to their relationship within the presidential system in the USA, where the presidential (executive) elections are held independently of those to form the legislature.

Can you think of benefits and disadvantages of devolved bodies?

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**European Communities Act 1972** – This act allowed the UK to join the European Communities, which later became the European Union. The most significant constitutional effect of this was that the laws of the Communities became binding in the UK, superseding laws passed by the UK Parliament.

**Life Peerages Act (1958)** – The Act paved the way for women and members from different backgrounds and professions to sit in the Lords. Since 1958, most members have been appointed for their lifetime, their titles are not passed on to their children.


**Constitutional Reform Act 2005** – This act ended the role of the House of Lords in the judiciary and provided for the Supreme Court to be established instead.

**The Scotland Act, Government of Wales Act and Good Friday Agreement (all 1998)** – These acts began the process of devolution by setting up the Scottish Parliament, the Welsh Assembly and the Northern Ireland Assembly, which gave voters in these nations the opportunity to vote for representatives within these bodies.

**The Fixed Term Parliaments Act 2011** – This set up provision for elections to be held on the first Thursday in May every 5 years, unless requirements are met to hold one sooner.
THE TWO-HOUSE SYSTEM

The UK has a bicameral legislature, which means that the business of Parliament takes place across two Chambers – The House of Commons and the House of Lords. Both Houses make laws, check and challenge government and represent views.

The House of Commons is the elected part of Parliament. It is also responsible for funding government departments by passing laws which allow for the collection of taxes.

ROLES OF MPS

MPs are qualified to sit in the Commons because they have been elected; that qualification expires at the end of each Parliament, every 5 years. Because only the House of Commons is elected, the constitution limits the power of the House of Lords so that it cannot override decisions made by MPs, and the Commons alone makes decisions about how much tax people have to pay.

1. Representation

MPs represent their constituents: all the people who live in their constituency, including those who didn’t or couldn’t vote for them. They also represent a range of knowledge, backgrounds and political parties. They split their time between working in Parliament itself and working in their constituency.

2. Scrutiny

The government is accountable to Parliament and to the public and in the House of Commons, MPs can hold the government to account in several ways. Prime Minister’s Questions and Ministerial Questions offer the opportunity to check and challenge the government’s policies, while Urgent Questions can be put forward on a daily basis in response to current affairs. There are also opportunities for the opposition and backbench MPs to put forward topics for debates, which can be useful opportunities for scrutiny.

3. Debate

There is time within Parliament’s calendar for MPs to debate issues arising for the country. Important occasions will often be marked by debates in Parliament, and time is also allocated for the Opposition parties to debate issues of their choosing.
Ministers
Ministers are the MPs who are in the government. They are appointed by the Prime Minister and each given a specific area of government policy to oversee. Ministers speak on behalf of the government from the frontbenches during parliamentary debates and must answer questions put to them by other MPs.

Speaker
The Speaker is an MP who has been elected by other MPs to act as Chair during debates in the House of Commons. They are responsible for ensuring that the rules are observed and order is maintained in the Chamber.

Opposition Benches
Includes the political parties other than the governing party or parties. They are called the opposition because they sit on the benches opposite the government.

Government Benches
The national government of the UK has responsibility for developing and implementing policy, and for drafting laws. It is also known as the Executive. Government members sit on the benches to the right of the Speaker.

Backbenchers
MPs who are neither government ministers nor opposition shadow spokespeople. They are so called because, in the Chamber, they sit in the rows of benches behind their parties’ spokespeople who are known as frontbenchers. Backbenchers play important roles during debates in scrutinising ministers through questions.
The House of Lords is one of two Houses of Parliament and provides a second opinion to the House of Commons and the government. The Lords and the Commons share the tasks of making laws, holding government to account, and debating the issues of the day. The three main roles of the House of Lords are making laws, checking and challenging the work of the government and investigating public policy.

**Government**
These benches are made up of members who represent the governing party or parties.

**Government Front Bench**
This is where ministers and government spokespersons sit.

**Lord Speaker**
The Lord Speaker chairs business in the chamber, is elected by members and is politically impartial. The House is self-regulating, all its members are responsible for ensuring the rules are followed: the Lord Speaker cannot call members to order, decide who speaks next or select which amendments are debated.

**Crossbenchers**
Crossbench members are independent of the main political parties.

**Opposition**
Members from the main Opposition party and other parties sit on the benches opposite the government.
MEMBERS OF THE HOUSE OF LORDS

Members of the Lords have professional experience and expertise in their fields. They put this knowledge to good use when looking at issues in the Chamber or in committee work.

The House of Lords is presently formed of:

Life Peers: Most members (about 650) are appointed for their lifetime by the monarch on the advice of the Prime Minister. Their titles are not passed on to their children.

Life peers bring knowledge, expertise and experience, usually formed through their careers. They represent a wide range of professions – in politics, medicine, law, business, the arts, science, sports, education, the armed forces, diplomacy and public service.

Any British, Irish or Commonwealth citizen who is a UK resident and taxpayer over 21 is eligible to be nominated or can apply to become a member, via the independent House of Lords Appointments Commission.

Archbishops and bishops: 26 Church of England archbishops and bishops are also members of the House of Lords.

Elected hereditary members: The 1999 House of Lords Act ended the right of most hereditary peers to sit and vote in the House of Lords. Ninety-two seats for hereditary peers were retained.

Because the House of Lords is appointed rather than elected, it challenges the House of Commons and often asks it to think again on new laws, but it gives the Commons the final say.

BENEFITS OF A SECOND CHAMBER

Different procedures
There are no time limits for considering bills and amendments, or rules as to who can participate.

Different composition
There is no government majority and membership includes a large crossbench (independent) group.

Different approach
The House of Lords is independent and able to challenge the Commons, and is more inclined to cross-party collaboration because of the lack of a government majority and the more relaxed party discipline.
Committees are smaller groups of members of Parliament who meet to work on a specific task. They are used by both Houses for work that requires a special focus, detailed scrutiny or a cross-party approach. Each House has its own separate structure of committees but for some tasks, members of both Houses combine to form a joint committee. At the end of each task or inquiry, committees are required to report their findings back to Parliament.

Parliamentary committees fall into two general categories: legislative committees (used in the Commons only) and select committees.

SELECT COMMITTEES
Select Committees in the House of Commons conduct inquiries, examining the spending, administration and policy of government departments. In the House of Lords they cover broader issues which cut across government departments.

They are made up of backbenchers and consist of between 8-15 members. They are characterised by cross-party working, and cooperation which is encouraged by the aim of reaching a consensus on any final recommendations.

Select Committees gather evidence from individuals and organisations and can ask to see government documents and data. At the end of each inquiry, a committee publishes its conclusions and usually recommends changes they wish the government to make. The government is required to publish a response to these recommendations within two months.

There is a House of Commons select committee to mirror each government department. These are set up for the duration of a five-year Parliament and they can choose to investigate any matter that falls within their scope during that time. Commons select committees approximately reflect the party balance of the House of Commons.

House of Lords select committees focus on broad, longer-term issues taking advantage of the experience and continuity of the members. A member’s appointment to a committee is often based on expertise in that field. The Lords also holds inquiries into specific issues such as intergenerational fairness or climate change.

Joint select committees consist of both MPs and Lords and have similar powers to Commons or Lords select committees. Some are permanent, like the Joint Committee on Human Rights, and others deal with specific issues.
THE COMMONS LIAISON COMMITTEE IS MADE UP OF THE CHAIRS OF EACH OF THE SELECT COMMITTEES. ONE OF ITS ROLES IS TO QUESTION THE PRIME MINISTER ON MATTERS OF PUBLIC POLICY, WHICH IT USUALLY DOES 3 TIMES A YEAR.

CASE STUDIES

The House of Commons Environmental Audit Committee looks at the environmental impact of policy across all government departments. In 2016, they published a report into the environmental impact of microplastics, and recommended that the government move to introduce a ban on their use in personal care products. This was accepted by the government, and the ban on microplastics came into effect in January 2018.

The House of Lords Intergenerational Fairness Committee published a wide-ranging report in 2019 highlighting the risk that, although intergenerational bonds are still strong, they could be undermined by key issues such as access to housing, secure employment and fairness in tax and benefits. Recommendations included boosting vocational training and protecting young people in work.

LEGISLATIVE COMMITTEES

Legislative Committees are set up to look at pieces of legislation in detail – this is known as the ‘committee stage’ of a bill. They are used widely in the Commons, where most bills are considered for a period by a Public Bill Committee as part of their progress through the House, and almost all other types of legislation are only debated in committee. These committees vary in size – from around 15 to 50 MPs.

Legislative Committees can invite the public to send in their views on a bill and can ask officials and experts from outside Parliament to attend and answer questions. Committees are set up temporarily to look at a single bill, and once finished, it reports its conclusions and any amendments to the House of Commons or Lords. Members then debate the bill again in the ‘report stage’ in the main Chamber, where further amendments can be made.

Committees that deal exclusively with legislation in the House of Lords are few in number because the House of Lords usually deal with legislation in the main Lords Chamber.
Making laws is one of the main functions of UK Parliament: a bill is a proposal for a new law, or a proposal to change an existing law. New laws may be needed due to:

- Emergency issues
- Pressure on the government to update old laws
- Changes to case law in courts

There are two types of Public bill:

1. **Government bills**: these are introduced by government ministers. These take priority in Parliament because they are backed by government.

2. **Private Members’ bills**: these are introduced by MPs or members of the House of Lords who are not Government Ministers.

**PASSAGE OF A BILL THROUGH PARLIAMENT**

Bills can start in either the House of Commons or the House of Lords. When both Houses have agreed on the content of a bill it is then presented to the reigning monarch for approval (known as Royal Assent).

1. **FIRST READING**
2. **SECOND READING**
3. **COMMITTEE STAGE**
4. **REPORT STAGE**
5. **THIRD READING**
6. **AMENDMENTS/PING PONG**
ENGLISH VOTES FOR ENGLISH LAWS

The House of Commons has a system to ensure that legislation which will only affect certain areas only requires backing from a majority of MPs from these areas in order to pass. The Speaker has the authority to decide whether a Bill should go through this process, known as ‘EVEL’, based on these two conditions:

1. The legislation will only affect England, or England and Wales.
2. It is about something which a devolved body could also legislate about.

Law-Making Terms

1. Amendment Change to a bill proposed by MPs or members of the House of Lords.
2. Division Used for counting those in favour or against a motion when there is a vote in the House of Lords or Commons. Members go through one of two lobbies on either side of the Chamber where they are counted and their names are recorded.
3. Filibuster The practice of speaking in a debate for a long time or raising unnecessary procedural points to deliberately waste time. In this way a bill or a motion may be stopped from making progress within the time allowed.
4. Free Vote When MPs or members of the Lords are not put under pressure to vote a certain way by their party leaders. Free votes have traditionally been allowed on ethical issues that are seen as a matter of conscience.
5. Green Paper A consultation document produced by a government department. The aim of this document is to allow people both inside and outside Parliament to give the department feedback on its policy or legislative proposals.
6. Motion A proposal for action put forward for debate or decision in the House of Commons or House of Lords.
7. Ping-Pong The to and fro of amendments to bills between the House of Commons and the House of Lords.
8. Tellers The members who count the votes in the House of Commons or House of Lords when there is a division and report the result back to the House.
9. Wash-Up The last few days of a Parliament before a general election. All unfinished business must be dealt with swiftly, so the government seeks co-operation from the opposition in dealing with legislation that is still in progress.
Political parties, and the competition and debate between them, are an important part of the democratic process. All political parties are based on key ideas and principles that members feel are particularly important such as creating a fairer society, giving people greater opportunities and protecting the environment. Political parties sometimes share certain aims, but they tend to differ on how those aims are best achieved.

Political parties have several key functions:

- To enable people with similar views about how the country should be run to come together and campaign for change.
- To structure the choices available to voters in elections, making it easier for citizens to compare candidates based on their party policies.
- To provide a strong source of opposition to the government by giving parties who are not in power the tools to scrutinise and question the parties which are.

Choice for voters

Around eight political parties are usually represented in the House of Commons. Some parties campaign on broad principles, such as the Conservative and Labour parties; some parties have a specific national or local focus, such as Plaid Cymru (Party of Wales) and the Scottish National Party; and other parties have a campaign focus, such as the Green Party.

Traditionally, single parties hope to gain a majority in the House of Commons through a general election so they can form a government without having to cooperate with a different party. However, smaller parties also play an important role, raising issues which other parties may neglect.

Not all MPs are affiliated with political parties, though it can be more difficult to gain recognition in a constituency without one. Independent MPs sit in the opposition benches.
Models of voting behaviour are theories about why people vote the way they do. These can be useful in helping to explain voting patterns, but can often be simplistic.

**Sociological**
This model states social class is the biggest indicator as to which party a person would vote for.

**Rational Choice**
This theory proposes that voters can accurately assess which choice will benefit them in order to make a rational decision about who to vote for.

**Party ID**
This model suggests that voter’s choices are defined by their allegiance to political parties.

**WHIPS**
MPs or members of the House of Lords who are appointed by each political party to inform and organise their own members in Parliament. One of their responsibilities is to make sure that their members vote in divisions, in line with party policy.

**PARTY REBEL**
Sometimes MPs disagree with their party’s view and will vote against it – this is known as ‘voting against the whip’.

**COALITION GOVERNMENT**
A government formed jointly by more than one political party. Parties may decide to form a coalition government if there is a hung Parliament where no single party has a clear working majority in the House of Commons following a General Election.

**PARTISAN**
Being committed to a party or group.

**PARTISAN REALIGNMENT**
When individuals become less committed to specific parties.
CAMPAIGNING

Campaigns seek to influence the activities of the government and public policy. They can be started by individuals or groups known as pressure groups. Effective campaigns usually focus on one specific issue.

PRESSURE GROUPS

Pressure groups generally fall into two categories: those who campaign on one issue (known as causal groups), and those who campaign on a range of issues linked to a theme (known as sectional groups). Pressure groups sometimes provide the government with information and assist with inquiries related to their area of interest.

It can be difficult for individuals on their own to influence policy and political decisions. A group of like-minded people working together can have more impact and be more successful in getting their concerns heard by both the government and the general public. Pressure groups include registered charities, trade unions, women’s organisations, faith-based organisations, professional and business associations and community groups.

Raising awareness

The second series of the BBC’s wildlife documentary, Blue Planet, was a major force in raising awareness of the effect of plastic waste on marine life. It was suggested that 88% of viewers changed their behaviour after watching the show.

Petitions

In 2018, a petition suggesting the law should require all supermarkets to offer plastic-free produce was debated in Parliament having gained 128,001 signatures. Petitions can be circulated and submitted to Parliament through petition.parliament.uk. All petitions made on the site which get over 10,000 signatures receive a written response from the government, and 100,000 signatures qualifies a petition to be considered for a debate in Parliament.

INSIDER PRESSURE GROUPS
Pressure groups which include, or work closely alongside, politicians. They will often have strong party affiliations.

OUTSIDER PRESSURE GROUPS
These groups, and their campaigning methods, are public-driven. They will tend to use mainstream media more than insider pressure groups.
Direct Action
Extinction Rebellion is a movement that was formed in 2018 during a climate protest. The group advocate ‘non-violent civil disobedience’, and has used methods such as occupying bridges, planting trees in public spaces and attaching themselves to landmarks such as Buckingham Palace.

Popular protest
At the age of 15, Greta Thunberg skipped school to protest alone outside the Swedish Parliament, and in doing so, started a global movement of mass protests by young people, calling for more decisive action to be taken against climate change.

Political party
The Green Party formed in 1990 with the aim of preventing systematic damage to the environment through the political system. They campaign for electoral reform and stand upon a manifesto produced by their membership.

Lobbying
Surfers against Sewage was set up in 1990 by a group of water sports enthusiasts in reaction to increasingly polluted waters. The group campaigned for measures to be taken to protect the quality of water, attending government and business lobbies wearing a distinctive uniform of wetsuits and gasmasks. Since the group was set up, the quality of the water around the UK has improved hugely.

Non-Government organisations (NGOs)
NGOs are organisations which use a range of campaigning methods to work towards their goals. In 2010, Greenpeace contributed to the government postponing plans to build a third runway at Heathrow airport having taken a range of measures, from petitioning and protesting to purchasing and dividing land, and mounting legal challenges against the government.
10 Ways to Get Involved

1. **Vote in elections**
   You can register to vote from age 16, which will mean you are ready to participate in local and general elections. You can find out more at yourvotematters.co.uk

2. **Follow UK Parliament on social media**
   Parliament has a range of channels to help you stay up to date – you can follow us on Twitter, Facebook and Instagram.

3. **Join a political party**
   Most political parties have youth sections which deal with issues most relevant to you. Joining a party may entitle you to certain benefits, including voting for party leaders.

4. **Contact your MP**
   Find details of your local representative at www.parliament.uk/findyourmp and get in contact. MPs hold ‘surgeries’ in their constituencies to give people an opportunity to meet them and discuss matters of concern in person.

5. **Petition Parliament**
   If you feel strongly about an issue you may want to start or sign a petition. Find out more at petition.parliament.uk

6. **Visit Parliament**
   UK Parliament is free to visit, and no appointment is necessary. You can watch debates from the public viewing galleries or attend a select committee evidence session. The Scottish Parliament, Senedd Cymru and Northern Irish Assembly also allow visits.

7. **Stand for election for the UK Youth Parliament**
   Any young person who is a resident of the UK, and aged between 11 and 18 years old has the right to stand for election and the right to vote for their Youth Parliament Member.

8. **Keep up to date**
   At www.parliament.uk you can find Hansard’s official record of what is said in parliamentary debates, as well as details of the week’s business. Newspapers and political websites and TV programmes will also help you stay up to date.

9. **Take part in a select committee inquiry**
   Select Committees inquire into pressing issues affecting government and the public, often using online surveys and requests for evidence from the public. This is a great way to influence Parliament’s scrutiny process.

10. **Stand as an MP**
    Anyone over the age of 18 who is a citizen of Britain, Ireland or the Commonwealth, and resides in the UK, is entitled to stand as an MP.