

HOUSE OF LORDS BUSINESS

No. 231

Items marked † are new or have been altered.

Wednesday 9 January 2019 at 3.00pm

**Oral Questions, 30 minutes*

***Baroness Jones of Moulsecoomb** to ask Her Majesty's Government whether they will be liable to enforcement action brought by the European Commission in the European Court of Justice regarding breaches of air pollution rules during the proposed transition period; and if so, whether this will continue if the backstop is enacted.

***Baroness Miller of Chilthorne Domer** to ask Her Majesty's Government what outreach work British embassies have undertaken in the 27 other European Union member states to keep United Kingdom nationals informed of their rights after Brexit.

***Lord Rooker** to ask Her Majesty's Government when they will commence their consultation on the mandatory fortification of flour with folic acid to prevent foetal abnormalities.

***Baroness Hayman** to ask Her Majesty's Government whether they will reverse the policy of charging the victims of forced marriages the cost of their return to the United Kingdom.

Business of the House The Lord Privy Seal (Baroness Evans of Bowes Park) to move that Standing Order 30 (*No Lord to speak more than once to a Motion*) be suspended in respect of the debate on the motion in the name of Lord Callanan relating to section 13(1)(c) of the European Union (Withdrawal) Act 2018 to enable those members who spoke to the motion in the same terms on Wednesday 5 or Thursday 6 December to do so again.

Lord Adonis to move, as an amendment to the above motion, to leave out from "that" to end and insert "the debate in the name of Lord Callanan be concluded on Wednesday 9 January and in accordance with the usual rules of debate".

Lord Foulkes of Cumnock to move to resolve that the House should adjourn at close of business on 14 February to return on 25 February, and similarly adjourn at close of business on 4 April to return on 23 April.

†The following two motions are expected to be debated together:

Lord Callanan to move that this House, for the purposes of section 13(1)(c) of the European Union (Withdrawal) Act 2018, takes note of the negotiated withdrawal agreement laid before the House on Monday 26 November 2018 with the title '*Agreement on the withdrawal of the United Kingdom of Great Britain and Northern Ireland from the European Union and the European Atomic Energy Community*' and the framework for the future relationship laid before the House on Monday 26 November 2018 with the title '*Political Declaration setting out the framework for the future relationship between the European Union and the United Kingdom*'. *24th Report from the European Union Committee*

Baroness Smith of Basildon to move that this House, while noting that it is for the House of Commons to determine the matter, considers that a no deal outcome to negotiations under Article 50(2) of the Treaty on European Union must be emphatically rejected, and regrets that withdrawal from the European Union on the terms set out in the Withdrawal Agreement and Political Declaration laid before Parliament would damage the future economic prosperity, internal security and global influence of the United Kingdom.

Grand Committee in the Moses Room at 4.15pm

Baroness Manzoor intends to move the following three motions en bloc: but if any Lord objects the motions must be moved separately to the extent desired.

Human Fertilisation and Embryology (Amendment) (EU Exit) Regulations 2019 Consideration in Grand Committee [Baroness Manzoor]

Human Tissue (Quality and Safety for Human Application) (Amendment) (EU Exit) Regulations 2019 Consideration in Grand Committee [Baroness Manzoor]

Quality and Safety of Organs Intended for Transplantation (Amendment) (EU Exit) Regulations 2019 Consideration in Grand Committee [Baroness Manzoor]

Interchange Fee (Amendment) (EU Exit) Regulations 2018 Consideration in Grand Committee [Lord Bates]

Lord Bates intends to move the following three motions en bloc: but if any Lord objects the motions must be moved separately to the extent desired.

Social Entrepreneurship Funds (Amendment) (EU Exit) Regulations 2018 Consideration in Grand Committee [Lord Bates]

Venture Capital Funds (Amendment) (EU Exit) Regulations 2018 Consideration in Grand Committee [Lord Bates]

Alternative Investment Fund Managers (Amendment etc.) (EU Exit) Regulations 2018 Consideration in Grand Committee [Lord Bates]

Lord Henley intends to move the following three motions en bloc: but if any Lord objects the motions must be moved separately to the extent desired.

Intellectual Property (Exhaustion of Rights) (EU Exit) Regulations 2018 Consideration in Grand Committee [Lord Henley]

Patents (Amendment) (EU Exit) Regulations 2018 Consideration in Grand Committee [Lord Henley]

Trade Marks (Amendment etc.) (EU Exit) Regulations 2018 Consideration in Grand Committee [Lord Henley]