

Holocaust Memorial Bill

RUNNING LIST OF ALL AMENDMENTS IN COMMITTEE

*Tabled up to and including
13 February 2025*

[Amendments marked ★ are new or have been altered]

Clause 2

LORD STRATHCARRON

Clause 2, page 1, line 18, at end insert “, provided that any such activities shall not cause any harm to any other memorials or the setting of such memorials on that land”

LORD STRATHCARRON

Clause 2, page 1, line 18, at end insert “, subject to the total area used for such activities not exceeding 1429 square metres, including in that total area any –

- (a) entrance pavilion,
- (b) courtyard,
- (c) ramp,
- (d) associated hard standing,
- (e) service access,
- (f) ticketing and security facilities,
- (g) access paths,
- (h) areas enclosed to ensure the security of the Holocaust Memorial and Learning Centre, and
- (i) areas not accessible to the public.”

LORD RUSSELL OF LIVERPOOL

Clause 2, page 1, line 18, at end insert “, provided that any such activities –

- (a) would not cause the existing Spicer Memorial to be moved or the area of the playground on that site to be reduced, and

- (b) are carried out in such a way that access to any children’s playground on that site is maintained at level from the nearest entrance without requiring the use of steps.”

BARONESS FOOKES

As an amendment to the above amendment in the name of Lord Russell of Liverpool to Clause 2, page 1, line 18

★ After paragraph (b) insert –

“(c) would not cause damage to the roots of existing trees.”

After Clause 2

LORD CARLILE OF BERRIEW

After Clause 2, insert the following new Clause –

“Report: effects of the construction, presence and use of the Holocaust Memorial and Learning Centre on the security of the site and surrounding area

- (1) Within three months of the day on which this Act is passed, the Secretary of State must lay a report before both Houses of Parliament setting out the predicted effects on the security of the site and surrounding area arising from the construction, presence and use of a Holocaust Memorial and Learning Centre on the chosen site.
- (2) The report under subsection (1) must include –
 - (a) a list of those bodies and individuals consulted before construction of a Holocaust Memorial and Learning Centre (subject to redaction of names where necessitated by national security),
 - (b) a summary of the advice provided by each body and individual consulted,
 - (c) a full description with visual depictions of all road and traffic changes, at and near to the chosen site, proposed to be made during construction and following completion of the Holocaust Memorial and Learning Centre,
 - (d) proposals for the continuing assessment of the security of the site and nearby buildings, and
 - (e) such other security information as the Secretary of State considers to be relevant.
- (3) The Secretary of State may delegate the preparation of the report referred to in subsection (1) to the Independent Reviewer of Terrorism Legislation.
- (4) The Secretary of State must arrange for the tabling of a motion for resolution in each House of Parliament within 56 days of laying the report before Parliament.”

LORD STRATHCARRON
BARONESS DEECH

After Clause 2, insert the following new Clause –

“Design of the Holocaust Memorial

- (1) After the day on which this Act is passed, the Secretary of State must launch a competition to design a figurative Holocaust Memorial appropriate to a location within Victoria Tower Gardens and reflective of the Nazi genocide of the Jews.
- (2) The final decision on design must include a public consultation, and consultation with Holocaust survivors and relatives of victims of the Holocaust.”

LORD STRATHCARRON

After Clause 2, insert the following new Clause –

“Prohibition of building in parts of Victoria Tower Gardens not occupied by the Holocaust Memorial and Learning Centre

Notwithstanding the provisions in section 2, the prohibition of building in Victoria Tower Gardens contained in the London County Council (Improvements) Act 1900 shall continue to apply to any part of the Gardens not occupied by a Holocaust Memorial and Learning Centre after it has been fully completed.”

LORD RUSSELL OF LIVERPOOL

After Clause 2, insert the following new Clause –

“Impact on playground

In the event that, in accordance with the provisions of sections 1 and 2, a Holocaust Memorial and Learning Centre is constructed in Victoria Tower Gardens –

- (a) the children’s playground sited within Victoria Tower Gardens must be kept open throughout the construction period of the Holocaust Memorial and Learning Centre, as long as it is practicable and safe to do so, as determined by the body responsible for the care of the Gardens,
- (b) precautions must be taken throughout the construction period to avoid mud or dust reaching the playground, by means including the erection of hoardings around the construction area,
- (c) when the playground is open, level step-free access to it must be maintained from the southern gate of Victoria Tower Gardens for as long as it is practicable and safe to do so, as determined by the body responsible for the care of the Gardens, or, if so determined, then via the riverside path as well as from the northern end of the Gardens, and
- (d) during the construction period the planning applicant must ensure that users of Victoria Tower Gardens and local residents are given information about the progress of construction, and are given at least 14 days’ notification of any closures of the playground, by means of posters and

written circulation to residents within half of one mile of Victoria Tower Gardens.”

LORD RUSSELL OF LIVERPOOL

After Clause 2, insert the following new Clause –

“Report: playground access

In the event that permission is granted for the construction of a Holocaust Memorial and Learning Centre in Victoria Tower Gardens in accordance with the provisions of sections 1 and 2, the Secretary of State must, within three months, lay before Parliament a report on the measures which will be taken to safeguard access to the children’s playground within Victoria Tower Gardens.”

LORD RUSSELL OF LIVERPOOL

After Clause 2, insert the following new Clause –

“Playground access

In the event that, in accordance with the provisions of sections 1 and 2, a Holocaust Memorial and Learning Centre is constructed in Victoria Tower Gardens –

- (a) the boundaries of the existing playground in Victoria Tower Gardens, which may be marked only by the Spicer Memorial, hedges and other planting, must make the playground space clearly separate from the Holocaust Memorial and Learning Centre,
- (b) the pathway for visitors to the Holocaust Memorial and Learning Centre must not pass through the playground,
- (c) there must be no access through the playground to the public toilets or any refreshment facilities, and
- (d) visitors to the playground must remain able to enter Victoria Tower Gardens at the step-free southern gate from Millbank.”

BARONESS FOOKES

★ After Clause 2, insert the following new Clause –

“Planning application

- (1) Any applicant must submit a new full planning application to the relevant local authority relating to any Holocaust Memorial and Learning Centre planned for Victoria Tower Gardens.
- (2) In determining the outcome of that application, special attention must be paid to increased security and environmental considerations arising since the first planning application to Westminster City Council in 2019.
- (3) If the planning permission is to be determined by a Minister there must be a public inquiry.

- (4) As soon as possible following a planning application the applicant must publicise this and the anticipated timetable by notifying –
- (a) Members of the House of Commons and members of the House of Lords by depositing a letter in the Libraries of both Houses;
 - (b) the London Historic Parks and Gardens Trust, the Thomas Fowell Buxton Society and the Thorney Island Society;
 - (c) Holocaust survivors, families of victims and refugees from Nazi Germany and their families;
 - (d) organisations engaged in Holocaust remembrance, education and combating antisemitism;
 - (e) local residents through the press and other media.
- (5) The applicant must take steps to ensure that the availability of updated information relating to the planning application and submitted by the applicant, including updated information relating to security, (as far as such information can safely be placed in the public domain) is notified to the parties referred to in subsection (4), once it has been published by the Secretary of State as part of any planning process.”

Clause 3

LORD CARLILE OF BERRIEW

Clause 3, page 1, line 21, leave out subsection (2) and insert –

- “(2) This section and section (*Report: effects of the construction, presence and use of the Holocaust Memorial and Learning Centre on the security of the site and surrounding area*) come into force on the day on which this Act is passed.
- (2A) Other sections in this Act come into force on the day the report required by section (*Report: effects of the construction, presence and use of the Holocaust Memorial and Learning Centre on the security of the site and surrounding area*) has been approved by both Houses of Parliament, in the form of a motion for resolution under section (*Report: effects of the construction, presence and use of the Holocaust Memorial and Learning Centre on the security of the site and surrounding area*)(4).”

Holocaust Memorial Bill

RUNNING LIST OF ALL
AMENDMENTS IN COMMITTEE

Tabled up to and including

13 February 2025

13 February 2025

PUBLISHED BY AUTHORITY OF THE HOUSE OF LORDS