Most primary legislation passed by Parliament originates from bills introduced by the Government (see Factsheet L1). There are, however, a number of procedures whereby Private Members, MPs with no governmental responsibilities, may initiate bills and ultimately pass legislation. The various procedures available to such MPs are described in this Factsheet.
Private Members’ bills

In the 2008-09 session of Parliament, 27 public bills received Royal Assent. Of these 23 were bills introduced by the Government and 4 were the result of Private Members’ bills. There are four ways to introduce Private Members’ bills. Over the last twenty years, more than half of the Private Members’ bills that received Royal Assent were introduced through the ballot (see appendix A). The other methods of introduction are through the ten minute rule procedure, presentation and Private Members’ bills brought from the Lords.

This Factsheet will look at these methods of introduction in turn, before looking at how Private Members’ bills progress through the House of Commons.

The time set aside by the House for consideration of Private Members’ legislation is limited by Standing Order (SO) No. 14:

"Standing Order No. 14 provides for 13 Fridays on which private Members’ bills have precedence over Government business. Unless the House decides otherwise, these are the only Fridays on which the House sits" ¹

Bills that were presented in the 2008-09 session of Parliament can be found at the following link:
http://services.parliament.uk/bills/2008-09.html

The Ballot (Standing Order No.14)

There is enormous pressure on the time available for debating bills introduced by backbench Members. Priority in the use of this time is established by a ballot held shortly after the beginning of each session. The 20 Members who are successful in the ballot gain priority, based on the order in which they are drawn, in consideration of their bills for days in which Private Members’ business is considered. Thus they enjoy a crucial advantage over all other Private Members who may wish to introduce bills of their own. Private Members who have gained a place in the ballot put their bills down for discussion on particular days, nowadays exclusively Fridays. These bills are denoted by “B” in the House of Commons Weekly Information Bulletin (see Factsheet P17) together with a note of their position in the ballot and a provisional date for a second reading or subsequent stages.

The ballot is drawn on the second Thursday the House sits in each session (except session 2009-10 when it was drawn on the third). The bills of the Members successful in the ballot are formally presented in the House on the fifth sitting Wednesday. Only the titles of the bills are known at this stage; their texts will not appear in print until some time after this date.

Bills which are brought in under the ballot procedure, particularly those brought in by Members placed high in the ballot, are generally serious attempts at legislation in a

well-defined field. Some bills therefore tend to concern controversial subjects, upon which a Member or group of Members feel strongly. Over 400 Members normally enter the ballot, however, a substantial proportion have no particular subject for a bill in mind. If they are drawn high in the ballot, they will be contacted by pressure groups, other organisations and their own colleagues who will suggest subjects and offer draft bills.

The Government may also offer so called "handout" bills often but by no means exclusively to its own backbenchers. These are usually bills for which the Government has not been able to find time in its programme or, for some other reason, does not want to present itself. However, since such bills come with Government assistance and support, they stand a good chance of becoming law and are often taken up.

The ten Members placed highest in the ballot may claim up to £200 expenses in drafting their bills. The figure was fixed in 1971 and has never been revised. The former Deputy Leader of the House of Commons, Helen Goodman, commented in 2008 on why the figure has never been increased:

There have been very few claims against the allowance for many years. Alternative sources of assistance to Members have increased greatly since 1971 and, as the Government’s response to the Procedure Committee’s Fourth Report of Session 2002-03 (HC 333) made clear, the Government have undertaken that the resources of Parliamentary Counsel will be applied to bills which are likely to pass...²

The result of the Private Members Bill ballot for session 2009-10 can be found at the following link:
http://www.parliament.uk/faq/ballot_faq_page.cfm

The Ten Minute Rule (Standing Order No. 23)

Standing Order No. 23 allows Members to ask the House’s permission to introduce a bill. Bills introduced under Standing Order No. 23, otherwise known as Ten Minute Rule bills, are not always serious attempts at legislation. The process is often used as a means of making a point on the need to change the law on a particular subject. Motions under this rule may also provide the opportunity for a Member to test parliamentary opinion on a subject upon which they or other Members may seek to legislate in later sessions. The Ten Minute Rule allows a brief speech in favour of the bill by the Member introducing it. It also allows a speech by a Member opposing the Motion. This is made in the House after question time (at or shortly after 3.30 pm on Tuesdays, although this is often delayed by statements etc.) and 12.30 pm on Wednesdays, when both Members' benches and the press gallery are likely to be well filled. If the House agrees, whether by division or not, the bill will get its first reading. If the House disagrees after a division, the bill cannot be introduced.

Sometimes Ten Minute Rule bills become law if there is general consent, although

² HC Deb 23 June 2008 C10w
there is rarely time for debate after their introduction. Standing Order No. 23 bills are marked “T” in the Weekly Information Bulletin (see Factsheet P17). For statistics and lists of Ten Minute Rule bills that have passed, see the Appendix in this factsheet and Factsheet L3.

Not all Ten Minute Rule bills are printed. The Member will often be satisfied with the publicity achieved by his or her speech in the Chamber. As with all bills, if it is not printed before its second reading then it cannot make further progress.

**Notice of Ten Minute Rule Bills**

Members may move a motion to bring in a Ten Minute Rule bill by giving notice in the Public Bill Office between five and fifteen sitting days beforehand. This usually means the Tuesday or Wednesday three weeks before. The slots are in practice divided up between the parties according to their representation in the House. No notice may be given until the fifth Thursday of the session.

As notice for the introduction of a Ten Minute Rule bill must be given in advance, the House of Commons Information Office can advise on the titles and dates of forthcoming bills. Details are also printed in parts A and C of the Future Business section of the Vote Bundle (see Factsheet P16).

**Ordinary Presentation (Standing Order No. 57)**

Standing Order No. 57 permits any Member of Parliament to introduce a bill of his or her choosing after having due notice. The bill is presented formally, which means that the Member introducing it does not make a speech. This type of bill cannot be presented until after the ballot bills have been presented and put down for second reading, so they are not likely to be high up the list on Private Members’ bill Fridays. They therefore have less chance of being debated and passed into law.

The types of bills introduced under this procedure are varied. Bills that are non-controversial are sometimes introduced under this system and are occasionally passed into law. An example was the Protection of Birds (Amendment) Bill, which went through all its stages in the Commons in 67 seconds at a Friday sitting in July 1976. Standing Order No. 57 may also be used for keeping before the House a bill introduced under another procedure in a previous session. In addition, it may be used for re-presenting a bill which had a second reading in a previous session, and which it is thought would make rapid progress once reintroduced.

In general, Standing Order No. 57 bills attract less publicity than Ten Minute Rule bills. Like Ten Minute Rule Bills not all Standing Order No. 57 bills are printed but a Member who is working towards reform in a particular field might nevertheless find it valuable to present and have a printed version of the bill. These bills, also known as ordinary presentation bills, and within the Public Bill Office as “back-of-the-Chair bills”, are marked “P” in the Weekly Information Bulletin.

**Peers Private Members’ Bills**
Bills introduced by backbench or opposition front-bench Peers which have completed all their stages in the Lords may be taken up in the Commons by a Member. These bills are denoted by ”L” in the Weekly Information Bulletin. If taken up by a Member of the Commons they are treated as any other Private Member’s bill. However, since they usually reach the Commons late in the session; they are likely to be behind the Commons bills in the queue.
Proceedings on Private Members’ Bills

Standing Order No. 14, relating to the precedence of Government business, provides for thirteen Fridays to be devoted to consideration of Private Members’ bills each session.

A Member sponsoring a bill may nominate a day for its second reading and it is obviously to the advantage of the Member drawn first in the ballot to nominate the first Friday available (the dates available are set out by the House in an order shortly after the beginning of each session). Precedence is given to second readings on the first seven Fridays; on the remaining six, later stages and Lords Amendments have precedence, as set out in Standing Order No. 14(5).

Debate on an important or contentious bill may be expected to last for nearly the whole of the Friday sitting (from 9.30 am to 2.30 pm, less any time for petitions, statements or urgent questions). Often the discussion of a bill will not have finished by 2.30 pm. There will usually not be enough time to debate all the bills scheduled for consideration on any individual day, even the ballot bills. These bills will have to be rescheduled for a subsequent Friday.

A Member who is placed lower than seventh in the ballot will have to put his or her bill down for a Friday on which it will not be the first to be debated. If the bill named first is not particularly controversial, and few Members wish to speak, it may be possible to get a debate during part of the time available. Otherwise, the Member may hope that the bill will be given a second reading without debate at 2.30 pm. The second option is often the only option open to Private Members with Ten Minute Rule or Standing Order No. 57 bills, or those brought from the Lords.

At 2.30 pm on a Friday the Clerk reads out the titles of bills which are on the Order Paper, in the order in which they have been put down for that day. If any Member shouts object when the title of a bill is read then no further progress is made. It is, therefore, only non-controversial bills that are likely to get through without debate. If the bill is objected to, the Member in charge of the bill, or another member on their behalf, may nominate another Friday and seek to persuade those who objected not to repeat their action. It is, however, often a Government Whip who will shout object. If this is the case, unless the sponsoring Member can reach an accommodation with the Government, it is unlikely the bill will make further progress. The Government may have any number of reasons for objecting to the passage of a bill. For example, it may disagree with its objectives or it may be intending to introduce similar legislation itself or at least to look into the practicalities of doing so.

If no new day is nominated, the bill is regarded as dropped but there is no finality in this, since the bill can be “revived” (have another day appointed subsequently). If no member shouts “object”, however, the bill will proceed to its committee stage.
Other Stages

A bill that successfully gets a second reading on a Friday will usually be committed to a public bill committee (see the section on the committee stage below). Private Members’ bills have, however, very occasionally, gone through all stages in one day, in which case the procedure is as follows:

- the Question for second reading is agreed to
- the Member in charge of the bill moves for the Bill to be committed to a committee of the whole House
- the Speaker asks "Committee what day?"
- the Member in charge replies "Now, Sir [or Madam]"
- the House proceeds to a committee of the whole House stage (again, provided a Member does not object). Amendments may be made as they were, for instance, to the Consumer Arbitration Agreements Bill on 12 February 1988, however, they cannot be debated
- the Member in charge of the bill reports that the committee of the whole House has considered the bill
- Report stage and third reading can then be taken if no Member objects.

Closure

A major impediment to a bill getting a second reading (and to completing its report stage) is the necessity to secure the closure of debate. If opponents of the bill are still speaking just before 2.30 pm, the sponsor of the bill or a colleague must seek to move that the Question be now put otherwise the debate would be interrupted and stand adjourned.

The Chair will not permit the closure to be moved if insufficient debate has taken place but, after a full day’s debate, this is usually allowed. In addition, bills sometimes fail because fewer than the 100 Members who are required to vote in favour of the closure do so. In report stage debates, it may be necessary to move that the Question be now proposed on an amendment, and again, 100 Members must vote in the majority in favour of such a motion for it to be approved and the bill to make further progress. To be sure of getting the bill over these hurdles, a sponsor must usually do a fair amount of unofficial whipping in advance.

Committee Stage

A Bill that has been given a Second Reading is automatically committed to a Public Bill Committee unless a motion is made to commit it to a Committee of the whole House. Public Bill Committees for Private Members’ Bills are nominated by the Committee of Selection, but it is the responsibility of the Member in charge to provide that Committee with the names of Members willing to serve. Only one such committee can be active at any one time, unless a Minister tables a notice of a motion in support of the nomination of a second, simultaneous Public Bill Committee.
Government Time

The Government can make time available other than on a Friday for the discussion of a Private Members bill, if it considers that the House should be given an opportunity to discuss it more fully. In this case, the bill must become a Government Order of the day on the day in which it is down for consideration. The reason for this is that Standing Order No. 14(4) states that only Government business can have precedence on days other than Private Members’ bill Fridays. It is, however, rare for the Government to make this time available.

The House of Commons Information Office can advise on what dates have been nominated by Members for the next stage of their bills.

Success Rates

**Factsheet** L3 gives details of all the Private Members’ bills that have reached the Statute Book since the 1948-49 session. However, a Private Member’s bill may be considered successful even if it does not become an act. Bills are sometimes withdrawn or allowed to lapse if, for instance, the Government gives an assurance that it will institute an inquiry into the subject, the Member tables amendments to another relevant Bill going through Parliament, or if the Government undertakes to introduce legislation on some future occasion to the satisfaction of the bill’s sponsor. Moreover, the promoting Member may consider the publicity raised by a bill to be in itself useful.

Further reading

Please see factsheet L3 for the success rate of Private Members’ Bills before 1983. For developments on the procedure of Private Members’ Bills from the early nineteenth century to the early 1950s, P.A. Broomhead’s, *Private Member’ Bills in the British Parliament*, 1956, pp9-13 is a useful source.
Appendix A
The Success Rate of Private Members’ Bills since 1983-84

<table>
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<tr>
<th>Session</th>
<th>Successful Bills</th>
<th>Total Bills Introduced</th>
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<tr>
<td>Total of above</td>
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<td>41</td>
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(a) Long session (after General Election)
(b) Short session (before General Election)
(c) a Member who was successful in the ballot did not introduce a Bill
(d) Figure in italics is number of motions for leave to bring in a Bill which were negatived
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**Factsheet L2**
**Private Members’ Bills Procedure**

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