



DEREGULATING HEALTH & SAFETY AT WORK

www.thompsons.law.co.uk



THOMPSONS
SOLICITORS

THE CONTEXT

- THE ROBENS REPORT 1972
- HEALTH & SAFETY AT WORK ETC ACT 1974
- THE EUROPEAN DIMENSION – THE “SIX PACK” - 1992



THE SIX PACK

- GENERAL RATHER THAN INDUSTRY SPECIFIC
- GOAL SETTING RATHER THAN PRESCRIPTIVE
- RISK ASSESSMENT AS THE CORNERSTONE



RISK ASSESSMENT

- RISK ASSESSMENTS DO NOT PREVENT ACCIDENTS
- RISK ASSESSMENT AS A PROACTIVE SYSTEM
- RISK ASSESSMENT AS A “BLUEPRINT FOR ACTION”



ENFORCEMENT

PRIMARY AND SECONDARY AIMS –
ENFORCEMENT AND COMPENSATION

HEALTH AND SAFETY EXECUTIVE AS
THE PRIME INSTRUMENT OF
ENFORCEMENT



HSE

IN THE PERIOD 2000 – 2009:

- 69% FALL IN NUMBER OF INSPECTIONS
- 63% FALL IN NUMBER OF ACCIDENT INVESTIGATIONS
- 48% FALL IN PROSECUTIONS

AND WORSE TO COME

- REDUCE UNANNOUNCED INSPECTIONS BY ONE-THIRD
- 35% CUT IN FUNDING

REGULATION WITHOUT
ENFORCEMENT



THE IDEOLOGY OF THE THREAT

- “OVER REGULATION STIFFLES COMPETITIVENESS”
- “GOLD-PLATING OF EU DIRECTIVES”
- “DROWNING IN RED TAPE” – THE SMALL BUSINESS AGENDA



COMMON SENSE, COMMON SAFETY

OCTOBER 2010 – A REPORT BY LORD
YOUNG OF GRAFFHAM

A CONFUSED AND INCOHERENT
REPORT – NOT EVIDENCE BASED

CONFUSION – “SMALL AND MEDIUM
SIZED ENTERPRISES” / “LOW RISK
ENTERPRISES”



LORD YOUNG'S RECOMMENDATIONS

- HSE SHOULD PRODUCE CLEAR SEPARATE GUIDANCE FOCUSED ON SMALL & MEDIUM SIZED ENTERPRISES
- THE CURRENT RAFT OF REGULATIONS SHOULD BE CONSOLIDATED INTO A SINGLE SET OF REGULATIONS



- THE UK SHOULD TAKE THE LEAD IN COOPERATING WITH OTHER EU STATES TO REDUCE THE BURDEN ON SMALL ENTERPRISES
- RIDDOR – ACCIDENTS SHOULD BE REPORTABLE AFTER 7 DAYS, RATHER THAN 3

“THE RED-TAPE CHALLENGE”

- UNDER AUSPICES OF THE CABINET OFFICE
- “ONE IN-ONE OUT”
- “PRESUMPTION THAT ALL BURDENSOME REGULATIONS WILL GO”

LOFSTEDT

- APPOINTED BY DWP IN MARCH 2011
- TO REPORT BY END OF OCTOBER 2011
- “TO CONSIDER THE OPPORTUNITIES FOR REDUCING THE BURDEN OF HEALTH AND SAFETY LEGISLATION ON UK BUSINESS”



TRADE UNION SUBMISSIONS

- THE WHOLE AGENDA OF THE REVIEW IS MISCONCEIVED
- VOLUNTARY OR SELF-REGULATION DOES NOT HAVE A GOOD HISTORY
- ALL REGULATIONS WERE PASSED FOR A PURPOSE



THE LARGE EMPLOYER RESPONSE

- EG THE BRITISH CERAMIC CONFEDERATION – IN RESPONSE TO THE QUESTION, HAVE HEALTH & SAFETY REGULATIONS IMPROVED HEALTH & SAEFTY – “AN EMPHATIC YES”



THE SMALL EMPLOYER RESPONSE

POORLY ARGUED AND
CONTRADICTIONARY DEMANDS

- “TELL US WHAT TO DO”, BUT “KEEP IT SIMPLE”
- “INDUSTRY SPECIFIC”, BUT “CONSOLIDATE REGULATIONS”



THE REALISTIC THREAT

- THE EUROPEAN LAW PROBLEM
- THE SMALL BUSINESS EXCEPTIONS
- POWERS OF SAFETY REPS
- FURTHER CUTS TO ENFORCEMENT

