## WELSH STATUTORY INSTRUMENTS

## 2004 No. 2695

## The Disqualification from Caring for Children (Wales) Regulations 2004

## Interpretation

- **3.**—(1) In these Regulations
  - "the Act" ("y Ddeddf") means the Children Act 1989;
  - "the 2000 Act" ("Deddf 2000") means the Criminal Justice and Court Services Act 2000(1);
  - "appropriate office" ("swyddfa briodol") means —
  - (a) if an office has been specified under paragraph (2) in relation to any person, that office;
  - (b) in any other case, any office of the National Assembly;
  - "disqualification order", "qualifying sentence", "relevant order" and "senior court" ("gorchymyn datgymhwyso", "dedfryd gymhwysol", "gorchymyn perthnasol", "prif lys") have the same meanings as in section 30 of the 2000 Act;
  - "disqualified" ("wedi'i ddatgymhwyso/ wedi'u datgymhwyso") means disqualified for registration under Part XA of the Act for child minding or providing day care;
  - "the National Assembly" ("y Cynulliad Cenedlaethol") means the National Assembly for Wales;
  - "offence against a child" ("tramgwydd yn erbyn plentyn") in relation to offences committed in England and Wales has the meaning given in section 26 of the 2000 Act;
  - "rehabilitation period" ("cyfnod adsefydlu") has the same meaning as in the Rehabilitation of Offenders Act 1974(2);
  - "Tribunal" ("*Tribiwnlys*") means the Tribunal established by section 9 of the Protection of Children Act 1999(3).
- (2) The National Assembly may specify an office controlled by it as the appropriate office in relation to any registered person or applicant for registration under Part XA of the Act.

<sup>(1) 2000</sup> c. 43.

<sup>(2) 1974</sup> c. 53.

<sup>(3) 1999</sup> c. 14.