Status:	This is the	original ve	ersion (	as it was	originally made). T	his
item of	legislation	is currentl	v only o	available	in its original form	at.

## WELSH STATUTORY INSTRUMENTS

## 2017 No. 528

The Town and Country Planning (Fees for Applications, Deemed Applications and Site Visits) (Wales) (Amendment) Regulations 2017

## Transitional and saving provisions

**3.** The amendments made by regulation 2 do not apply to an application for planning permission deemed to have been made, by virtue of section 177(5) of the Town and Country Planning Act 1990 (grant or modification of planning permission on appeals against enforcement notices)(1), in connection with an enforcement notice issued before these Regulations come into force.

<sup>(1)</sup> Section 177(5) was amended by section 32 of, and paragraphs 8 and 24(3) of Schedule 7 to the Planning and Compensation Act 1991 (c. 34), by section 123(1) and (6) of the Localism Act 2011 (c. 20) and by section 44(1) and (3) of the Planning (Wales) Act 2015.