



# Deddf Cynllunio (Cymru) 2015

2015 dccc 4

## RHAN 7

### GORFODI, APELAU ETC

#### *Apelau*

- 47 Dim amrywio ar gais ar ôl cyflwyno hysbysiad am apêl yn erbyn penderfyniad cynllunio etc**
- (1) Yn adran 78 o DCGTh 1990 (hawl i apelio yn erbyn penderfyniadau cynllunio a methiant i wneud penderfyniadau o'r fath), ar ôl is-adran (4B) mewnosoder—
- “(4BA) Once notice of an appeal under this section to the Welsh Ministers has been served, the application to which it relates may not be varied, except in such circumstances as may be prescribed by a development order.
- (4BB) A development order which makes provision under subsection (4BA) must provide for an application which is varied to be subject to such further consultation as the Welsh Ministers consider appropriate.”
- (2) Yn adran 195 o DCGTh 1990 (apelau yn erbyn gwrthodiad neu fethiant i benderfynu ar gais am dystysgrif cyfreithlondeb), ar ôl is-adran (1D) mewnosoder—
- “(1DA) Once notice of an appeal under this section to the Welsh Ministers has been served, the application to which it relates may not be varied, except in such circumstances as may be prescribed by a development order.
- (1DB) A development order which makes provision under subsection (1DA) must provide for an application which is varied to be subject to such further consultation as the Welsh Ministers consider appropriate.”
- (3) Yn adran 21 o [Ddeddf Cynllunio \(Adeiladau Rhestredig ac Ardaloedd Cadwraeth\) 1990 \(p. 9\)](#) (apelau yn erbyn penderfyniadau ar adeiladau rhestredig neu fethiant i wneud penderfyniadau o'r fath), ar ôl is-adran (4) mewnosoder—

*Newidiadau i ddeddfwriaeth: Deddf Cynllunio (Cymru) 2015, Adran 47 yn gyfredol gyda'r holl newidiadau y gwyddys eu bod mewn grym ar neu cyn 10 Mehefin 2024. Mae newidiadau a all gael eu dwyn i rym yn y dyfodol. Mae newidiadau a wnaed yn ymddangos yn y cynnwys a chyfeirir atynt trwy anodiadau. (See end of Document for details) View outstanding changes*

“(4A) Once notice of an appeal under section 20 to the Welsh Ministers has been served, the application to which it relates may not be varied, except in such circumstances as may be prescribed.

(4B) Regulations which make provision under subsection (4A) must provide for an application which is varied to be subject to such further consultation as the Welsh Ministers consider appropriate.”

(4) Yn adran 21 o [Ddeddf Cynllunio \(Sylweddau Peryglus\) 1990 \(p.10\)](#) (apelau yn erbyn penderfyniadau neu fethiant i benderfynu mewn perthynas â sylweddau peryglus), ar ôl is-adran (3D) mewnosoder—

“(3E) Once notice of an appeal under this section to the Welsh Ministers has been served, the application to which it relates may not be varied, except in such circumstances as may be prescribed.

(3F) Regulations which make provision under subsection (3E) must provide for an application which is varied to be subject to such further consultation as the Welsh Ministers consider appropriate.”

#### Gwybodaeth Cychwyn

**I1** A. 47 mewn grym ar 6.9.2015 at ddibenion penodedig, gweler [a. 58\(2\)\(b\)](#)

**I2** A. 47 mewn grym ar 5.5.2017 i'r graddau nad yw eisoes mewn grym gan [O.S. 2017/546, ergl. 3\(b\)](#)

**Newidiadau i ddeddfwriaeth:**

Deddf Cynllunio (Cymru) 2015, Adran 47 yn gyfredol gyda'r holl newidiadau y gwyddys eu bod mewn grym ar neu cyn 10 Mehefin 2024. Mae newidiadau a all gael eu dwyn i rym yn y dyfodol. Mae newidiadau a wnaed yn ymddangos yn y cynnwys a chyfeirir atynt trwy anodiadau.

[View outstanding changes](#)

**Changes and effects yet to be applied to :**

- s. 47(3) omitted by [2023 asc 3 Sch. 13 para. 191](#)