



Deddf yr Amgylchedd Hanesyddol (Cymru) 2016

2016 dccc 4

RHAN 2

HENEBION HYNAFOL ETC

Cofrestr o henebion

4 Diwygiadau sy'n ymwneud â'r Gofrestr: darpariaeth ganlyniadol

(1) Yn adran 1 o [Deddf Henebion Hynafol ac Ardaloedd Archaeolegol 1979 \(p.46\)](#) (cofrestr o henebion), ar ôl is-adran (5) mewnosoder—

“(5A) Section 1AA makes provision about consultation by the Welsh Ministers on proposals to include or exclude a monument or to make a material amendment in relation to a scheduled monument.”

(2) Ar ôl is-adran (6A) o'r adran honno mewnosoder—

“(6B) As soon as may be after making a material amendment of the kind described in section 1AA(5) in relation to a monument identified in the Schedule by reference to a map, the Welsh Ministers must—

- inform the owner and (if the owner is not the occupier) the occupier of the monument, and any local authority in whose area the monument is situated, of the action taken; and
- send to those persons a copy of the amended map.

(6C) Section 1AE(2) makes further provision about information that the Welsh Ministers must provide after making certain amendments in relation to the Schedule.”

(3) Yn adran 27 o'r Deddf honno (darpariaethau cyffredinol o ran digollediad am ddibrasant o dan Ran 1 o'r Deddf), yn is-adran (2), yn lle “section 7 or 9” rhodder “section 1AD, 7, 9”.

Statws This is the original version (as it was originally enacted).

- (4) Yn adran 51 o'r Ddeddf honno (eiddo eglwysig), yn is-adran (3), ar ôl "under section" mewnosoder "1AD,".
- (5) Yn adran 55 o'r Ddeddf honno (achosion ar gyfer cwestiynu diliusrwydd gorchmynion penodol, etc), ar ôl is-adran (3) mewnosoder—
 - "(3A) This section applies to a decision on a review under section 1AE (review by Welsh Ministers or appointed person)."
- (6) Yn adran 61 o'r Ddeddf honno (dehongli), yn is-adran (1), mewnosoder yn y lle priodol—
 - "“interim protection” has the meaning given by section 1AB(3)."