

Deddf Diddymu'r Hawl i Brynu a Hawliau Cysylltiedig (Cymru) 2018

2018 dccc 1

Cyfyngiad ar arfer yr hawl i brynu a'r hawl i gaffael

2 Cyfyngiad ar arfer yr hawl i brynu

- (1) Mae Deddf Tai 1985 (Housing Act 1985 (c. 68)) wedi ei diwygio fel a ganlyn.
- (2) Ar ôl adran 121 (amgylchiadau na ellir arfer yr hawl i brynu ynddynt), mewnosoder-

"121ZA Restriction on exercising the right to buy in Wales

- (1) The right to buy cannot be exercised in respect of a dwelling-house in Wales unless—
 - (a) the dwelling-house is from previously let social housing stock, or
 - (b) any of the cases specified in section 121ZB applies, or has applied, in respect of the dwelling-house.
- (2) For the purposes of this Part—
 - (a) a dwelling-house is from previously let social housing stock if, at any time during the period of six months ending with the relevant date, it has been—
 - (i) let under a secure tenancy,
 - (ii) let under an introductory tenancy (within the meaning given by Chapter 1 of Part 5 of the Housing Act 1996 (c. 52)),
 - (iii) let under a demoted tenancy (within the meaning given by section 143A of the Housing Act 1996), or
 - (iv) a qualifying dwelling-house in relation to the preserved right to buy (see section 171B);
 - (b) "relevant date" means the day on which section 2 of the Abolition of the Right to Buy and Associated Rights (Wales) Act 2017 comes into force.

Statws This is the original version (as it was originally enacted).

- (3) This section does not affect the computation of any period under Schedule 4."
- (3) Yn adran 171B (rhychwant yr hawl i brynu a gadwyd), ar ôl is-adran (6), mewnosoder—
 - "(7) Nothing in subsection (6) gives a person the right to exercise the preserved right to buy in respect of a dwelling-house in Wales unless—
 - (a) the dwelling-house is from previously let social housing stock (see section 121ZA), or
 - (b) any of the cases specified in section 121ZB applies, or has applied, in respect of the dwelling-house."