



Deddf Llywodraeth Leol ac Etholiadau (Cymru) 2021

2021 dsc 1

RHAN 8

CYLLID LLYWODRAETH LEOL

Ardrethu annomestig

153 Pwerau awdurdodau bilio i arolygu eiddo

- (1) Mae Atodlen 9 i [Ddeddf Cyllid Llywodraeth Leol 1988 \(p. 41\)](#) (gweinyddu mewn perthynas ag ardrethu annomestig) wedi ei diwygio fel a ganlyn.
- (2) Ar ôl paragraff 7 (pŵer swyddog prisio i fynd i eiddo yng Nghymru at ddibenion prisio), mewnosoder—
- “7A (1) A billing authority in Wales may enter and survey a hereditament in its area if the authority has grounds for believing that the inspection is required for the purpose of carrying out functions conferred or imposed upon it by or under this Part.
- (2) But the billing authority must obtain the approval of a valuation tribunal established under paragraph 1 of Schedule 11 before it exercises the power under sub-paragraph (1) above.
- (3) After the tribunal has given its approval, the billing authority must give at least 24 hours’ notice in writing of the proposed exercise of the power.
- (4) A person who proposes to exercise the power under sub-paragraph (1) above must if required produce written evidence of authority to carry out the inspection.

- (5) A person who wilfully delays or obstructs a person in the exercise of a power under this paragraph is liable on summary conviction to a fine not exceeding level 1 on the standard scale.”
- (3) Yn y croesbennawd sy’n dod o flaen paragraff 6B (pŵer swyddog prisio i fynd i eiddo yn Lloegr at ddibenion prisio), yn lle “Power” rhodder “Powers”.
- (4) Yn lle’r croesbennawd sy’n dod o flaen paragraff 8 (dyletswydd ar swyddogion prisio i roi mynediad at wybodaeth sy’n ymwneud â rhestrau prisio), rhodder “Access to information”.
- (5) Yn Rhan 2 o Atodlen 11 (tribiwnlysoedd prisio: Cymru), o flaen paragraff 2(d) mewnosoder—
“(cc) paragraph 7A of Schedule 9 above;”.