

Mesur Addysg (Cymru) 2009

2009 mccc 5

RHAN 1

APELAU A HAWLIADAU ADDYSG GAN BLANT

Hawliadau gwahaniaethu ar sail anabledd

15 Rôl Gweinidogion Cymru

- (1) Diwygir adran 28M (rôl yr Ysgrifennydd Gwladol a rôl Gweinidogion Cymru) o Ddeddf Gwahaniaethu ar sail Anabledd 1995 (p. 50) yn unol â'r adran hon.
- (2) Ar ôl is-adran (1), mewnosoder—
 - "(1A) If the Welsh Ministers are satisfied (whether on a complaint or otherwise) that a local education authority—
 - (a) has acted, or is proposing to act, unreasonably in the discharge of a duty imposed by or under sections 28IC, 28ID or 28IE, or
 - (b) has failed to discharge a duty imposed by or under any of those sections,

they may give that body such directions as to the discharge of the duty as appear to them to be expedient.".

- (3) Yn is-adran (4), ar ôl "(1)" mewnosoder ", (1A)".
- (4) Yn is-adran (5), hepgorer y geiriau "or the Welsh Tribunal".
- (5) Ar ôl is-adran (6) mewnosoder—
 - "(6A) Subsection (6B) applies if the Welsh Tribunal has made an order under section 28I(3) or section 28IA(4).
 - (6B) If the Welsh Ministers are satisfied (whether on a complaint or otherwise) that the responsible body concerned—

Statws This is the original version (as it was originally enacted).

- (a) has acted, or is proposing to act, unreasonably in complying with the order, or
- (b) has failed to comply with the order, they may give that body such directions as to compliance with the order as appear to them to be expedient.".
- (6) Yn is-adran (7), ar ôl "(1)," mewnosoder "(1A),", dileer y gair "or" y tro cyntaf y ceir y gair hwnnw, ac ar ôl "(6)" mewnosoder "or (6B)".