



Mesur Addysg (Cymru) 2009

2009 mccc 5

RHAN 1

APELAU A HAWLIADAU ADDYSG GAN BLANT

Hawliadau gwahaniaethu ar sail anabledd

[^{F1}16] Rôl Gweinidogion Cymru

- (1) Diwygir Atodlen 17 i Ddeddf Cydraddoldeb 2010 yn unol â'r adran hon.
- (2) Ar ôl paragraff 6D (gwasanaethau eirioli annibynnol — Cymru) mewnosoder—

“6E *Power of direction — Wales*

 - (1) If the Welsh Ministers are satisfied (whether on a complaint or otherwise) that a local authority—
 - (a) has acted, or is proposing to act, unreasonably in the discharge of a duty imposed by or under paragraph 6B, 6C or 6D, or
 - (b) has failed to discharge a duty imposed by or under any of those paragraphs,they may give that local authority such directions as to the discharge of the duty as appear to them to be expedient.
 - (2) A direction may be given under sub-paragraph (1) even if the performance of the duty is contingent on the opinion of the local authority.
 - (3) A direction—
 - (a) may be varied or revoked by the Welsh Ministers;
 - (b) may be enforced, on the application of the Welsh Ministers, by a mandatory order obtained in accordance with section 31 of the Senior Courts Act 1981.”.]

Newidiadau i ddeddfwriaeth: Ar hyn o bryd nid oes unrhyw effeithiau heb eu gweithredu yn hysbys ar gyfer y Mesur Addysg (Cymru) 2009, Adran 16. (See end of Document for details)

Diwygiadau Testunol

F1 A. 16 wedi ei amnewid (6.7.2011) gan Gorchymyn Hawl Plentyn i Wneud Hawliad Gwahaniaethu ar sail Anabledd (Ysgolion) (Cymru) 2011 (O.S. 2011/1651), erglau. 1(2), 10

Gwybodaeth Cychwyn

I1 A. 16 mewn grym ar 6.3.2012 gan O.S. 2012/320, ergl. 3(k)

Newidiadau i ddeddfwriaeth:

Ar hyn o bryd nid oes unrhyw effeithiau heb eu gweithredu yn hysbys ar gyfer y Mesur Addysg (Cymru) 2009, Adran 16.