

HYSBYSIAD YNGHYLCH GWELLIANAU NOTICE OF AMENDMENTS

Cyflwynwyd ar 22 Ebrill 2024
Tabled on 22 April 2024

Bil Senedd Cymru (Aelodau ac Etholiadau) Senedd Cymru (Members and Elections) Bill

Darren Millar 32

Section 8, page 5, after line 21, insert –

‘() a candidate named on that list (“a named party candidate”), or’.

Adran 8, tudalen 5, ar ôl llinell 21, mewnosoder –

‘() a candidate named on that list (“a named party candidate”), or’.

Darren Millar 33

Section 8, page 6, line 23, after ‘party’, insert ‘(including votes for named party candidates)’.

Adran 8, tudalen 6, llinell 23, ar ôl ‘party’, mewnosoder ‘(including votes for named party candidates)’.

Darren Millar 34

Section 8, page 7, line 24, after ‘list’, insert –

‘, subject to subsections ([first subsection to be inserted by this amendment]) and ([second subsection to be inserted by this amendment]).

- () If one named party candidate receives 10% or more of the total number of votes received by the party (including votes for named party candidates), that named party candidate moves to first place in the order in which candidates appear on the party’s list.
- () If more than one named party candidate each receive 10% or more of the total number of votes received by the party (including votes for named party candidates), those named party candidates move to the top of the party’s list in accordance with the order of the number of votes they received’.



Adran 8, tudalen 7, llinell 24, ar ôl 'list', mewnosoder –

' , subject to subsections ([is-adran gyntaf i'w mewnosod gan y gwelliant hwn]) and ([ail is-adran i'w mewnosod gan y gwelliant hwn]).

- () If one named party candidate receives 10% or more of the total number of votes received by the party (including votes for named party candidates), that named party candidate moves to first place in the order in which candidates appear on the party's list.
- () If more than one named party candidate each receive 10% or more of the total number of votes received by the party (including votes for named party candidates), those named party candidates move to the top of the party's list in accordance with the order of the number of votes they received'.

Darren Millar

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Section 9, page 8, after line 18, insert –

- '() Where the party list has been re-ordered under section 9([first subsection to be inserted by amendment 34]) and ([second subsection to be inserted by amendment 34]) the constituency returning officer must give effect to the re-ordered list when notifying the Presiding Officer of the person who is to fill the vacancy.'

Adran 9, tudalen 8, ar ôl llinell 18, mewnosoder –

- '() Where the party list has been re-ordered under section 9([is-adran gyntaf i'w mewnosod gan welliant 34]) and ([ail is-adran i'w mewnosod gan welliant 34]) the constituency returning officer must give effect to the re-ordered list when notifying the Presiding Officer of the person who is to fill the vacancy.'

Darren Millar

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Section 9, page 8, line 19, leave out 'be notified under subsection (3) only' and insert 'only be so notified'.

Adran 9, tudalen 8, llinell 19, hepgor 'be notified under subsection (3) only' a mewnosoder 'only be so notified'.



Page 14, after line 7, insert a new section –

'PART []
REFERENDUM

'[] A referendum on this Act

- (1) The Welsh Ministers must by regulations cause a referendum to be held throughout Wales about whether the provisions in this Act (other than the provisions set out in section 25(1)) are to come into force.
- (2) Where the majority of votes in the referendum are in favour of those provisions coming into force, they come into force in accordance with section 25.'

Tudalen 14, ar ôl llinell 7, mewnosoder adran newydd –

'RHAN []
REFERENDWM

'[] Refferendwm ar y Ddeddf hon

- (1) Rhaid i Weinidogion Cymru drwy reoliadau beri i refferendwm gael ei gynnal ledled Cymru ynghylch a yw darpariaethau'r Ddeddf hon (heblaw'r darpariaethau a nodir yn adran 25(1)) i ddod i rym.
- (2) Pan fo mwyafrif y pleidleisiau yn y refferendwm o blaid y darpariaethau hynny yn dod i rym, byddant yn dod i rym yn unol ag adran 25'.

Section 25, page 17, line 4, leave out –

'3;

- (b) section 17 and Schedule 2;
 - (c) this Part, other than sections 19 and 21.
- (2) The following provisions come into force at the end of the period of two months beginning with the day on which this Act receives Royal Assent –
 - (a) sections 1, 2, 6 and 7;
 - (b) Part 2;
 - (c) section 18 and Schedule 3;
 - (d) section 19;
 - (e) section 21.
 - (3) Section 3 comes into force on the day after the day of the poll for the first general election held after 7 November 2025.
 - (4) Sections 4 and 5 come into force on the day after the day of the poll for the first general election held after'



And insert –

- ‘[Part to be inserted by amendment 37];
- () sections 20, 22, 25(1), (2) and (3) and 26.
- () The following provisions come into force on the day after the day on which a referendum held in accordance with Part [Part to be inserted by amendment 37], and the majority of votes in the referendum held are in favour of the provisions in this Act (other than the provisions set out in section 25(1)) coming into force –
- (a) Part 3;
 - (b) section 17 and Schedule 2;
 - (c) sections 23, 24 and 25(6) and (7).
- () The following provisions come into force at the end of the period of two months beginning with the day after the day on which a referendum is held in accordance with Part [Part to be inserted by amendment 37], and the majority of votes in the referendum held are in favour of the provisions in this Act (other than the provisions set out in section 25(1)) coming into force –
- (a) sections 1, 2, 6 and 7;
 - (b) Part 2;
 - (c) section 18 and Schedule 3;
 - (d) section 19;
 - (e) section 21.
- () If the majority of votes in the referendum held in accordance with Part [Part to be inserted by amendment 37] are in favour of the provisions of this Act (other than the provisions set out in subsection (1)) coming into force, section 3 comes into force on the day after the day of the poll for the first general election held after the referendum.
- () If the majority of votes in the referendum held in accordance with Part [Part to be inserted by amendment 37] are in favour of the provisions of this Act (other than the provisions set out in subsection (1)) coming into force, sections 4 and 5 come into force on the day after the day of the poll for the first general election held after the referendum.
- () Subsection ([third subsection to be inserted by this amendment]) comes into force on 7 November 2025.
- () Subsection ([fourth subsection to be inserted by this amendment]) comes into force on’.

Adran 25, tudalen 17, llinell 4, hepgorer –

- ‘3;
- (b) adran 17 ac Atodlen 2;
- (c) y Rhan hon, heblaw adrannau 19 a 21.
- (2) Daw'r darpariaethau a ganlyn i rym ar ddiwedd y cyfnod o ddau fis sy'n dechrau â'r diwrnod y caiff y Ddeddf hon y Cydsyniad Brenhinol –
- (a) adrannau 1, 2, 6 a 7;
 - (b) Rhan 2;
 - (c) adran 18 ac Atodlen 3;
 - (d) adran 19;



(e) adran 21.

- (3) Daw adran 3 i rym drannoeth diwrnod y bleidlais ar gyfer yr etholiad cyffredinol cyntaf a gynhelir ar ôl 7 Tachwedd 2025.
- (4) Daw adrannau 4 a 5 i rym drannoeth diwrnod y bleidlais ar gyfer yr etholiad cyffredinol cyntaf a gynhelir ar ôl'

A mewnosoder –

- ‘[Rhan i’w mewnosod gan welliant 37];
- () adrannau 20, 22, 25(1), (2) a (3) a 26.
- () Daw’r darpariaethau a ganlyn i rym drannoeth y diwrnod y cynhelir refferendwm yn unol â Rhan [Rhan i’w mewnosod gan welliant 37], a bod mwyafrif y pleidleisiau yn y refferendwm a gynhelir o blaid darpariaethau’r Ddeddf hon (heblaw’r darpariaethau a nodir yn adran 25(1)) yn dod i rym –
- (a) Rhan 3;
- (b) adran 17 ac Atodlen 2;
- (c) adrannau 23, 24 a 25(6) a (7).
- () Daw’r darpariaethau a ganlyn i rym ar ddiwedd y cyfnod o ddau fis sy’n dechrau drannoeth y diwrnod y cynhelir refferendwm yn unol â Rhan [Rhan i’w mewnosod gan welliant 37], a bod mwyafrif y pleidleisiau yn y refferendwm a gynhelir o blaid y darpariaethau yn y Ddeddf hon (heblaw’r darpariaethau a nodir yn adran 25(1)) yn dod i rym –
- (a) adrannau 1, 2, 6 a 7;
- (b) Rhan 2;
- (c) adran 18 ac Atodlen 3;
- (d) adran 19;
- (e) adran 21.
- () Os yw mwyafrif y pleidleisiau yn y refferendwm a gynhelir yn unol â Rhan [Rhan i’w mewnosod gan welliant 37] o blaid darpariaethau’r Ddeddf hon (heblaw’r darpariaethau a nodir yn is-adran (1)) yn dod i rym, daw adran 3 i rym drannoeth diwrnod y bleidlais ar gyfer yr etholiad cyffredinol cyntaf a gynhelir ar ôl y refferendwm.
- () Os yw mwyafrif y pleidleisiau yn y refferendwm a gynhelir yn unol â Rhan [Rhan i’w mewnosod gan welliant 37] o blaid darpariaethau’r Ddeddf hon (heblaw’r darpariaethau a nodir yn is-adran (1)) yn dod i rym, daw adrannau 4 a 5 i rym drannoeth diwrnod y bleidlais ar gyfer yr etholiad cyffredinol cyntaf a gynhelir ar ôl y refferendwm.
- () Daw is-adran ([trydedd is-adran i’w mewnosod gan y gwelliant hwn]) i rym ar 7 Tachwedd 2025.
- () Daw is-adran ([pedwaredd is-adran i’w mewnosod gan y gwelliant hwn]) i rym ar’.

