

Y Pwyllgor Cyllid

Lleoliad:

Ystafell Bwyllgora 2 – y Senedd

Cynulliad
Cenedlaethol
Cymru

National
Assembly for
Wales

Dyddiad:

Dydd Iau, 7 Tachwedd 2013

Amser:
09:00



I gael rhagor o wybodaeth, cysylltwch â:

Gareth Price
Clerc y Pwyllgor
029 2089 8409
PwyllgorCyllid@cymru.gov.uk

Agenda

1 Cyflwyniadau, ymddiheuriadau a dirprwyon (09:00)

2 Bil Cyllid y Gwasanaeth Iechyd Gwladol (Cymru): Cyfnod 2 – Trafod y gwelliannau (09:00–10:30) (Tudalennau 1 - 14)

Yn unol â Rheol Sefydlog 26.21, bydd y Pwyllgor yn gwaredu gwelliannau i'r Bil yn y drefn a ganlyn:

Adrannau 1 – 3

Rhestr o welliannau wedi'u didoli: 7 Tachwedd 2013

Grwpio Gwelliannau: 7 Tachwedd 2013

Mark Drakeford AC, y Gweinidog Iechyd a Gwasanaethau Cymdeithasol
Sally Hughes, Cyfreithiwr i Lywodraeth Cymru

Mark Osland, Dirprwy Gyfarwyddwr, Cyllid, yr Adran Iechyd a Gwasanaethau Cymdeithasol

3 Papurau i'w nodi (10:30) (Tudalennau 15 - 23)

Cofnodion y cyfarfod a gynhaliwyd ar 23 Hydref 2013

Cofnodion y cyfarfod a gynhaliwyd ar 17 Hydref 2013

Cofnodion y cyfarfod a gynhaliwyd ar 9 Hydref 2013

Bil Cyllid y Gwasanaeth Iechyd Gwladol (Cymru): Llythyr gan y Gweinidog Iechyd a Gwasanaethau Cymdeithasol (29 Hydref 2013) (Tudalennau 24 - 25)
FIN(4)-19-13 (PTN1)

Bil Addysg (Cymru): Llythyr gan y Gweinidog Addysg a Sgiliau (22 Hydref 2013)
(Tudalennau 26 - 27)
FIN(4)-19-13 (PTN2)

4 Cynnig o dan Reol Sefydlog 17.42 i benderfynu gwahardd y cyhoedd o'r cyfarfod ar gyfer y canlynol: (10:30)
Eitemau 5 & 6

5 Ymchwiliad i Cyllid Cymru: ystyried y cylch gorchwyl drafft (10:30-10:45) (Tudalennau 28 - 31)
FIN(4)-19-13 (papur 1)

6 Trafod yr adroddiad drafft ar gynigion cyllideb ddrafft Llywodraeth Cymru ar gyfer 2014-15 (10:45-12:15)
FIN(4)-19-13 (papur 2)



RHESTR O WELLIANNAU WEDI'U DIDOLI MARSHALLED LIST OF AMENDMENTS

Bil Cyllid y Gwasanaeth Iechyd Gwladol (Cymru) National Health Service Finance (Wales) Bill

Mae'r gwelliannau â * ar eu pwys yn rhai newydd neu'n rhai sydd wedi'u haddasu.

Amendments marked * are new or have been altered.

Mae'r testun mewn italig wedi'i ddarparu gan y sawl a gynigiodd y gwelliant perthnasol I esbonio ei ddiben ac i gynorthwyo'r darllenyydd. Nid yw'r testun yn rhan o eiriad y gwelliant.

The text in italics has been provided by the proposer of the relevant amendment to explain its purpose and to aid the reader's understanding. The text does not form part of the amendment.

Caiff y Bil ei ystyried yn y drefn a ganlyn –
The Bill will be considered in the following order –

Section Nos. English 1-3

Rhifau adrannau Cymraeg 1-3

Mark Drakeford

8

Section 2, page 1, after line 26, insert –

'() After subsection (1) of section 175 insert –

“(1A) But the duty on a Local Health Board under subsection (1) is subject to any direction given by the Welsh Ministers under subsection (2)(b).”

() For subsection (2) of section 175 substitute –

“(2) The Welsh Ministers may –

(a) give such directions to a Local Health Board as appear to be requisite to secure that it complies with the duty under

subsection (1);

- (b) provide by direction that due to unexpected circumstances a local health board's expenditure in respect of a three-year accounting period may exceed the aggregate of the amount and sums in paragraphs (a) to (c) of subsection (1) by an amount or percentage specified in the direction.”.

Adran 2, tudalen 1, ar ôl llinell 29, mewnosoder –

“() Ar ôl is-adran (1) o adran 175 mewnosoder –

“(1A) But the duty on a Local Health Board under subsection (1) is subject to any direction given by the Welsh Ministers under subsection (2)(b).”

() Yn lle is-adran (2) o adran 175 rhodder –

“(2) The Welsh Ministers may –

- (a) give such directions to a Local Health Board as appear to be requisite to secure that it complies with the duty under subsection (1);
- (b) provide by direction that due to unexpected circumstances a local health board's expenditure in respect of a three-year accounting period may exceed the aggregate of the amount and sums in paragraphs (a) to (c) of subsection (1) by an amount or percentage specified in the direction.’.

Paul Davies

Gyda chefnogaeth / Supported by: Peter Black

3

Section 2, page 1, after line 26, insert –

‘by an amount more than three and half per cent of the aggregate of the initial amount allotted to the Local Health Board under section 174(1)(b) during the relevant three-year accounting period.”.

Adran 2, tudalen 1, ar ôl llinell 29, mewnosoder –

‘by an amount more than three and a half per cent of the aggregate of the initial amount allotted to the Local Health Board under section 174(1)(b) during the relevant three-year accounting period.”.

Simon Thomas

Gyda chefnogaeth / Supported by: Peter Black, Paul Davies

1

Section 2, page 1, after line 26, insert—

‘() After section 175(1) insert a new subsection—

- “(1A) Each Local Health Board must, in respect of each three-year accounting period, develop three-year integrated medium term service plans (to include medium term financial plans) to be approved by the Welsh Ministers prior to the beginning of each three-year accounting period.
- (1B) The Welsh Ministers may issue guidance as to the content of the plans developed under subsection (1A).
- (1C) The Welsh Ministers may give such directions to a Local Health Board as appear to be requisite to secure that it complies with the duty under subsection (1A).”

Adran 2, tudalen 1, ar ôl llinell 29, mewnosoder—

‘() After section 175(1) insert a new subsection –

- “(1A) Each Local Health Board must, in respect of each three-year accounting period, develop three-year integrated medium term service plans (to include medium term financial plans) to be approved by the Welsh Ministers prior to the beginning of each three-year accounting period.
- (1B) The Welsh Ministers may issue guidance as to the content of the plans developed under subsection (1A).
- (1C) The Welsh Ministers may give such directions to a Local Health Board as appear to be requisite to secure that it complies with the duty under subsection (1A).”.

Simon Thomas

Gyda chefnogaeth / Supported by: Peter Black, Paul Davies

2

Section 2, page 1, after line 26, insert—

‘() After section 175(2) insert new subsections –

- “(2A) If a Local Health Board fails in its duty under subsection (1), the Welsh Ministers shall not increase the initial amount under section 174(1)(b) unless the increase is approved by a resolution of the National Assembly for Wales, passed on a vote in which the number of National Assembly for Wales members voting in favour is not less than a majority of the National Assembly for Wales members present at the vote.
- (2B) But subsection (2A) does not prevent the Welsh Ministers from taking

emergency action to increase the initial amount without approval by a resolution of the National Assembly for Wales.

- (2C) The Welsh Ministers must lay before the National Assembly for Wales notice of their intention to take any emergency action under subsection (2B) before taking the emergency action, specifying the reasons for taking the emergency action.
- (2D) The Welsh Ministers must report to the National Assembly for Wales immediately after taking any emergency action under subsection (2B), specifying the reasons for taking the emergency action."

Adran 2, tudalen 1, ar ôl llinell 29, mewnosoder –

'() After section 175(2) insert new subsections –

- "(2A) If a Local Health Board fails in its duty under subsection (1), the Welsh Ministers shall not increase the initial amount under section 174(1)(b) unless the increase is approved by a resolution of the National Assembly for Wales, passed on a vote in which the number of National Assembly for Wales members voting in favour is not less than a majority of the National Assembly for Wales members present at the vote.
- (2B) But subsection (2A) does not prevent the Welsh Ministers from taking emergency action to increase the initial amount without approval by a resolution of the National Assembly for Wales.
- (2C) The Welsh Ministers must lay before the National Assembly for Wales notice of their intention to take any emergency action under subsection (2B) before taking the emergency action, specifying the reasons for taking the emergency action.
- (2D) The Welsh Ministers must report to the National Assembly for Wales immediately after taking any emergency action under subsection (2B), specifying the reasons for taking the emergency action.".

Simon Thomas

Gyda chefnogaeth / Supported by: Peter Black

10

Section 2, page 2, after line 5, insert –

'() After section 175 insert a new section –

"() Assessment and approval of integrated plans

- (1) The Welsh Ministers must assess the integrated plans (including financial plans) developed by Local Health Boards under any enactment in relation to a three-year accounting period, to assess whether such plans are to be approved by the Welsh Ministers.
- (2) The Welsh Ministers must not approve plans assessed under subsection (1) unless satisfied that they secure the proper performance

by Local Health Boards of functions exercisable by them under or by virtue of this Act or any other enactment.”.

Adran 2, tudalen 2, ar ôl llinell 5, mewnosoder –

‘() Ar ôl adran 175 mewnosoder adran newydd –

“()Asesu a chymeradwyo cynlluniau integredig

- (1) Rhaid i Wedinidogion Cymru asesu'r cynlluniau integredig (gan gynnwys y cynlluniau ariannol) a ddatblygir gan Fyrddau Iechyd Lleol o dan unrhyw ddeddfiad mewn perthynas â chyfnod cyfrifyddu tair blynedd, er mwyn asesu a yw cynlluniau o'r fath i'w cymeradwyo gan Weinidogion Cymru.
- (2) Rhaid i Weinidogion Cymru beidio â chymeradwyo cynlluniau a asesir o dan is-adran (1) oni bai eu bod wedi'u bodloni eu bod yn sicrhau bod Byrddau Iechyd Lleol yn cyflawni yn briodol swyddogaethau sy'n arferadwy ganddynt hwy o dan neu yn rhinwedd y Ddeddf hon neu unrhyw ddeddfiad arall.”.

Mark Drakeford

9

Section 2, page 2, after line 8, insert –

- ‘(6) In paragraph 2 of Schedule 8 the existing text becomes sub-paragraph (1) and insert –
- “(2) In section 175 “expenditure” includes the use of resources through their consumption or reduction in value.”.

Adran 2, tudalen 2, ar ôl llinell 8, mewnosoder –

- ‘(6) Ym mharagraff 2 o Atodlen 8 daw'r testun presennol yn is-baragraff (1) a mewnosoder –
- “(2) In section 175 “expenditure” includes the use of resources through their consumption or reduction in value.”.

Paul Davies

4

Gyda chefnogaeth / Supported by: Peter Black

To insert a new section –

[] Power to borrow

(1) After section 175 of the National Health Service (Wales) Act 2006 insert –

“175A Power to borrow

A Local Health Board may borrow money –

- (a) for any purpose relevant to its functions under any enactment,
or

- (b) for the purposes of the prudent management of its financial affairs.

175B Control of borrowing

- (1) A Local Health Board may not borrow money if doing so would result in a breach of—
 - (a) the limit for the time being determined by or for it under section 175C, or
 - (b) any limit for the time being applicable to it under section 175D.
- (2) The Welsh Ministers may, in relation to specific borrowing by a particular Local Health Board, by direction disapply subsection (1)(b), so far as relating to any limit for the time being applicable under section 175D(1).
- (3) A Local Health Board may not, without the consent of the Welsh Ministers, borrow otherwise than in sterling.
- (4) This section applies to borrowing under any power for the time being available to a Local Health Board under any enactment, whenever passed.

175C Duty to determine affordable borrowing limit

- (1) A Local Health Board shall determine and keep under review how much money it can afford to borrow.
- (2) The Welsh Ministers may by regulations make provision about the performance of the duty under subsection (1).
- (3) Regulations under subsection (2) may, in particular—
 - (a) make provision about—
 - (i) when a determination under subsection (1) is to be made,
 - (ii) how such a determination is to be made, and
 - (iii) the period for which such a determination is to be made;
 - (b) make provision about the monitoring of the amount determined under subsection (1);
 - (c) make provision about the factors to which regard may be had in making a determination under subsection (1) or in monitoring an amount determined under that subsection.
- (4) Regulations under subsection (2) may include provision requiring a person making a determination under subsection (1) to have regard to one or more specified codes of practice issued by the Welsh Ministers.
- (5) A Local Health Board's duty under subsection (1) shall be discharged only by the Local Health Board.
- (6) The power under subsection (4) is not to be read as limited to the

specification of an existing document.

175D Imposition of borrowing limits

- (1) The Welsh Ministers may for economic reasons by regulations set limits in relation to the borrowing of money by Local Health Boards.
- (2) The Welsh Ministers may by direction set limits in relation to the borrowing of money by a particular Local Health Board for the purpose of ensuring that the Local Health Board does not borrow more than it can afford.
- (3) Different limits may be set under subsection (1) or (2) in relation to different kinds of borrowing.
- (4) A Local Health Board subject to a limit under subsection (1) may transfer any headroom it has in relation to the limit to another Local Health Board subject to a corresponding limit.
- (5) The Welsh Ministers may by regulations make provision about the exercise of the right under subsection (4) and may, in particular, make provision about—
 - (a) the circumstances in which a Local Health Board is to be regarded as having headroom for the purpose of that subsection, and
 - (b) the amount of headroom which it has for those purposes.
- (6) Where an amount is transferred under subsection (4), sections 175A to 175F shall have effect—
 - (a) in relation to the transferor, as if the limit in relation to which the headroom exists were reduced by that amount, and
 - (b) in relation to the transferee, as if the corresponding limit to which it is subject were increased by that amount.

175E Temporary borrowing

- (1) Subject to subsection (2), any limit for the time being determined by or for a Local Health Board under section 175C, or applicable to it under section 175D, shall be treated for the purposes of sections 175A to 175F as increased by the amount of any payment which—
 - (a) is due to the Local Health Board in the period to which the limit relates, but
 - (b) has not yet been received by it.
- (2) In the case of a limit determined under section 175C, or set under section 175D(2), subsection (1) shall not apply to any payment whose delayed receipt was taken into account in arriving at the limit.

175F Protection of lenders

A person lending money to a Local Health Board shall not be bound to enquire whether the Local Health Board has power to borrow the

money and shall not be prejudiced by the absence of any such power.”.

I fewnosod adran newydd –

[] Pŵer i fenthyca

Ar ôl adran 175 o Ddeddf Gwasanaeth Iechyd Gwladol (Cymru) 2006 mewnosoder –

“175A Power to borrow

A Local Health Board may borrow money –

- (a) for any purpose relevant to its functions under any enactment, or
- (b) for the purposes of the prudent management of its financial affairs.

175B Control of borrowing

- (1) A Local Health Board may not borrow money if doing so would result in a breach of –
 - (a) the limit for the time being determined by or for it under section 175C, or
 - (b) any limit for the time being applicable to it under section 175D.
- (2) The Welsh Ministers may, in relation to specific borrowing by a particular Local Health Board, by direction disapply subsection (1)(b), so far as relating to any limit for the time being applicable under section 175D(1).
- (3) A Local Health Board may not, without the consent of the Welsh Ministers, borrow otherwise than in sterling.
- (4) This section applies to borrowing under any power for the time being available to a Local Health Board under any enactment, whenever passed.

175C Duty to determine affordable borrowing limit

- (1) A Local Health Board shall determine and keep under review how much money it can afford to borrow.
- (2) The Welsh Ministers may by regulations make provision about the performance of the duty under subsection (1).
- (3) Regulations under subsection (2) may, in particular –
 - (a) make provision about –
 - (i) when a determination under subsection (1) is to be made,
 - (ii) how such a determination is to be made, and

- (iii) the period for which such a determination is to be made;
- (b) make provision about the monitoring of the amount determined under subsection (1);
- (c) make provision about the factors to which regard may be had in making a determination under subsection (1) or in monitoring an amount determined under that subsection.
- (4) Regulations under subsection (2) may include provision requiring a person making a determination under subsection (1) to have regard to one or more specified codes of practice issued by the Welsh Ministers.
- (5) A Local Health Board's duty under subsection (1) shall be discharged only by the Local Health Board.
- (6) The power under subsection (4) is not to be read as limited to the specification of an existing document.

175D Imposition of borrowing limits

- (1) The Welsh Ministers may for economic reasons by regulations set limits in relation to the borrowing of money by Local Health Boards.
- (2) The Welsh Ministers may by direction set limits in relation to the borrowing of money by a particular Local Health Board for the purpose of ensuring that the Local Health Board does not borrow more than it can afford.
- (3) Different limits may be set under subsection (1) or (2) in relation to different kinds of borrowing.
- (4) A Local Health Board subject to a limit under subsection (1) may transfer any headroom it has in relation to the limit to another Local Health Board subject to a corresponding limit.
- (5) The Welsh Ministers may by regulations make provision about the exercise of the right under subsection (4) and may, in particular, make provision about—
 - (a) the circumstances in which a Local Health Board is to be regarded as having headroom for the purpose of that subsection, and
 - (b) the amount of headroom which it has for those purposes.
- (6) Where an amount is transferred under subsection (4), sections 175A to 175F shall have effect—
 - (a) in relation to the transferor, as if the limit in relation to which the headroom exists were reduced by that amount, and
 - (b) in relation to the transferee, as if the corresponding limit to which it is subject were increased by that amount.

175E Temporary borrowing

- (1) Subject to subsection (2), any limit for the time being determined by or for a Local Health Board under section 175C, or applicable to it under section 175D, shall be treated for the purposes of sections 175A to 175F as increased by the amount of any payment which –
 - (a) is due to the Local Health Board in the period to which the limit relates, but
 - (b) has not yet been received by it.
- (2) In the case of a limit determined under section 175C, or set under section 175D(2), subsection (1) shall not apply to any payment whose delayed receipt was taken into account in arriving at the limit.

175F Protection of lenders

A person lending money to a Local Health Board shall not be bound to enquire whether the Local Health Board has power to borrow the money and shall not be prejudiced by the absence of any such power.'

Paul Davies

Gyda chefnogaeth / Supported by: Peter Black

5

To insert a new section –

'Reporting'

[] Report on operation of this Act

- (1) The Welsh Ministers must report to Assembly on the operation of this Act.
- (2) The report must address, in particular, the effect of this Act on the financial duties of each Local Health Board in Wales, and their performance against the financial duty in section 175(1) of the National Health Service (Wales) Act 2006.
- (3) The first report shall review the period 1 April 2014 to 31 March 2017 and shall be reported to the Assembly before 31 March 2018.
- (4) Thereafter, reports shall be carried out on an annual basis, so that the second report is reported to the Assembly before 31 March 2019 (and so on).
- (5) Reports under this section shall be made in the form of both –
 - (a) oral reports to the Assembly, and
 - (b) a written report laid before the Assembly.'

I fewnosod adran newydd –

'Cyflwyno Adroddiadau'

[] Adroddiad am weithrediad y Ddeddf hon

- (1) Rhaid i Weinidogion Cymru gyflwyno adroddiad i'r Cynulliad am weithrediad y

Ddeddf hon.

- (2) Rhaid i'r adroddiad gyfeirio, yn benodol, at effaith y Ddeddf hon ar ddyletswyddau ariannol pob Bwrdd Iechyd Lleol yng Nghymru, a'u perfformiad yn erbyn y ddyletswydd ariannol yn adran 175(1) o Ddeddf Gwasanaeth Iechyd Gwladol (Cymru) 2006.
- (3) Bydd yr adroddiad cyntaf yn adolygu'r cyfnod rhwng 1 Ebrill 2014 a 31 Mawrth 2017 ac mae i'w gyflwyno i'r Cynulliad cyn 31 Mawrth 2018.
- (4) Wedi hynny, bydd adroddiadau'n cael eu cyflwyno bob blwyddyn, fel y bo'r ail adroddiad yn cael ei gyflwyno i'r Cynulliad cyn 31 Mawrth 2019 (ac ati).
- (5) Bydd adroddiadau o dan yr adran hon yn cael eu gwneud ar ffurf—
 - (a) adroddiadau llafar i'r Cynulliad, a
 - (b) adroddiad ysgrifenedig a osodir gerbron y Cynulliad'.

Paul Davies

Gyda chefnogaeth / Supported by: Peter Black

6

To insert a new section—

'[] Reports, further provisions

- (1) The Assembly may require the Welsh Ministers—
 - (a) to attend Assembly proceedings for the purpose of giving evidence, or
 - (b) to produce for the purposes of the Assembly (or a committee of the Assembly or a sub-committee of such a committee) documents in the possession, or under the control, of the person, concerning any matter relevant to the operation of this Act.
- (2) The powers conferred by subsection (1) may be exercised by and for the purposes of any committee of the Assembly, or any sub-committee of any committee of the Assembly.
- (3) The Welsh Ministers are not obliged under subsection (1) to answer any question or produce any document which they would be entitled to refuse to answer or produce in or for the purposes of proceedings in a court in England and Wales.'

I fewnosod adran newydd—

'[] Gwybodaeth, darpariaethau pellach

- (1) Caiff y Cynulliad ei gwneud y ofynnol i Weinidogion Cymru—
 - (a) bod yn bresennol yn nhrafodion y Cynulliad er mwyn rhoi tystiolaeth, neu
 - (b) dangos at ddibenion y Cynulliad (neu bwyllgor y Cynulliad neu is-bwyllgor pwylgor o'r fath) ddogfennau sydd ym meddiant, neu o dan reolaeth, y person, ynghyllch unrhyw fater sy'n berthnasol i weithrediad y Ddeddf hon.
- (2) Caiff y pwerau a roddir gan is-adran (1) eu harfer gan ac at ddibenion unrhyw bwyllgor Cynulliad, neu unrhyw is-bwyllgor i unrhyw bwyllgor Cynulliad.
- (3) Nid yw Gweinidogion Cymru o dan is-adran (1) yn gorfod ateb unrhyw gwestiwn na

chyflwyno unrhyw ddogfen y byddai ganddynt hawl i wrthod ei ateb neu ei chyflwyno mewn, neu at ddibenion, trafodion mewn llys yn Lloegr a Chymru.'

Paul Davies

Gyda chefnogaeth / Supported by: Peter Black

7

To insert a new section—

[] Definitions

- (1) In this Act "the Assembly" means the National Assembly for Wales, and "Assembly proceedings" means any proceedings of—
- (a) the Assembly,
 - (b) committees of the Assembly, or
 - (c) sub-committees of such committees.'

I fewnosod adran newydd—

[] Diffiniadau

Yn y Ddeddf hon, mae "y Cynulliad" yn golygu Cynulliad Cenedlaethol Cymru, ac mae "trafodion y Cynulliad" yn golygu unrhyw rai o drafodion—

- (a) y Cynulliad,
- (b) pwylgorau'r Cynulliad, neu
- (c) is-bwylgorau pwylgorau o'r fath.'



GRWPIO GWELLIANAU GROUPINGS OF AMENDMENTS

Bil Cyllid y Gwasanaeth Iechyd Gwladol (Cymru)
National Health Service Finance (Wales) Bill

Trafodion Cyfnod 2 ar 7 Tachwedd 2013
Stage 2 proceedings on 7 November 2013

Mae'r ddogfen hon yn nodi ym mha drefn y caiff y gwelliannau eu trafod ac unrhyw wybodaeth berthnasol yn ymwneud â'r gweithdrefnau sy'n berthnasol i bob grŵp. Nid yw'r rhestr hon yn disodli'r rhestr o welliannau wedi'u didoli, sy'n nodi'r gwelliannau yn y drefn y caint eu gwaredu. Dylai'r rhestr hon gael ei darllen ar y cyd â'r rhestr o welliannau wedi'u didoli.

This document provides the order in which amendments will be debated and any relevant procedural information relevant to each group. This list does not replace the marshalled list, which sets out the amendments in the order in which they will be disposed of. This list should be read in conjunction with the marshalled list.

1. Dyletswyddau ariannol Byrddau Iechyd Lleol

Financial Duties of Local Health Boards

8, 3, 2

2. Dyletswyddau Cynllunio Byrddau Iechyd Lleol a Gweinidogion Cymru.

Planning Duties of Local Health Boards and Welsh Ministers

1, 10

3. Diffiniadau

Definitions

9, 7

4. Pŵer i fenthycia

Power to Borrow

4

5. Cyflwyno Adroddiadau

Reporting

5, 6

Y Pwyllgor Cyllid

Lleoliad:	Ystafell Bwyllgora 2 – y Senedd
Dyddiad:	Dydd Mercher, 23 Hydref 2013
Amser:	09:30 – 12:00

Cynulliad
Cenedlaethol
Cymru
National
Assembly for
Wales



Gellir gwyllo'r cyfarfod ar Senedd TV yn:

http://www.senedd.tv/archiveplayer.jsf?v=en_300000_23_10_2013&t=0&l=en

Cofnodion Cryno:

Aelodau'r Cynulliad:

Jocelyn Davies (Cadeirydd)
Peter Black
Christine Chapman
Paul Davies
Mike Hedges
Ann Jones
Julie Morgan
Simon Thomas

Tystion:

Mark Drakeford, Gweinidog Iechyd a Gwasanaethau Cymdeithasol.
Jane Hutt, Gweinidog Cyllid
Jeff Andrews, Cyngorydd Polisi Arbenigol, Llywodraeth Cymru
Marc Osland, Llywodraeth Cymru
Jo Salway, Llywodraeth Cymru
Alun Lloyd, Llywodraeth Cymru

Staff y Pwyllgor:

Gareth Price (Clerc)
Fay Buckle (Clerc)
Claire Griffiths (Dirprwy Clerc)

TRAWSGRIFIAD

View the [meeting transcript](#).

1 Cyflwyniadau, ymddiheuriadau a dirprwyon

1.1 The Chair welcomed Members and members of the public to the meeting.

2 Bil Cyllid y Gwasanaeth Iechyd Gwladol (Cymru)

2.1 The Committee received a briefing from Mark Drakeford AM, Minister for Health and Social Services on the National Health Service Finance (Wales) Bill.

3 Craffu ar Gyllideb Ddrafft Llywodraeth Cymru ar gyfer 2014–15:

Tystiolaeth gan Lywodraeth Cymru

3.1 The Committee scrutinised the Minister for Finance on the Welsh Government's draft budget for 2014-15.

Action Points

The Minister of Finance to write to the Committee in due course, with clarification on financial transaction arrangements, when the information is available from HM Treasury.

The Minister of Finance agreed to send a note on the overall level of debt in relation to innovative financing projects.

The Minister of Finance agreed to send a note on the non-dividend investment vehicle being used for the dualling of the A465.

In their post-meeting discussions the Committee also asked if they could receive the evidence on which decisions were made regarding the level of support for the Council tax reduction scheme, as at time of publication we were only half-way through 2013-14.

4 Cyllideb Ddrafft y Llywodraeth Cymru 2014–15

4.1 The Committee noted the paper.

5 Cynnig o dan Reol Sefydlog 17.42 i benderfynu gwahardd y cyhoedd o'r cyfarfod ar gyfer y canlynol:

5.1 The motion was agreed.

6 Craffu ar Gyllideb Ddrafft Llywodraeth Cymru ar gyfer 2014–15:

Adolygu'r dystiolaeth a gafwyd

6.1 Members discussed the evidence received on the Welsh Government's draft budget.

7 Bil Cyllid y Gwasanaeth Iechyd Gwladol (Cymru): Trefn Ystyried Cyfnod 2

7.1 Members agreed that the Committee considers the amendments as per the default order of consideration.

Finance Committee

Meeting Venue: Committee Room 2 – Senedd

Meeting date: Thursday, 17 October 2013

Meeting time: 08:30 – 12:45

This meeting can be viewed on Senedd TV at:

http://www.senedd.tv/archiveplayer.jsf?v=en_700000_17_10_2013&t=0&l=en

Cynulliad
Cenedlaethol
Cymru
National
Assembly for
Wales



Concise Minutes:

Assembly Members:

Jocelyn Davies (Chair)
Peter Black
Christine Chapman
Paul Davies
Mike Hedges
Ann Jones
Julie Morgan
Simon Thomas

Witnesses:

Alun Davies, Minister for Natural Resources and Food
Adam Cairns, Betsi Cadwaladr University Health Board
Gareth Coles, Wales Council for Voluntary Action
Julia Hill, Welsh Government
Anthony Hunt
Chris Jones, Care and Repair
Geoff Lang, Betsi Cadwaladr University Health Board
Fiona Leadbitter, Welsh Government
Jon Rae, WLGA
David Robinson, Community Links
Vanessa Young, Director of Resources, WLGA

Committee Staff:

Gareth Price (Clerk)

TRANSCRIPT

View the [meeting transcript](#).

1 Introductions, apologies and substitutions

1.1 The Chair welcomed Members and members of the public to the meeting.

2 Papers to note

2.1 The papers were noted.

3 The Control of Horses (Wales) Bill

3.1 The Committee received a briefing from Alun Davies AM, Minister for Natural Resources and Food on the Control of Horses (Wales) Bill.

3.2 The Committee agreed to write to the Minister setting out the Committee's reservations on the process.

4 Scrutiny of the Welsh Government Draft Budget 2014–15 – Evidence

from WCVA, Community Links and Care and Repair

4.1 The Committee took evidence from Gareth Coles, WCVA, Chris Jones, Care and Repair and David Robinson, Community Links on the Welsh Government's draft budget for 2014-15.

4.2 Chris Jones (Care and Repair) agreed to send a note on how the calculation in the Rapid Response Adaptations programme was reached.

4.3 Gareth Coles (WCVA) agreed to send a note on examples of preventative spend projects in the third sector.

4.4 David Robinson (Community Links) agreed to send details of reports that have looked at preventative spend projects in the third sector.

5 Scrutiny of the Welsh Government Draft Budget 2014–15 – Evidence

from WLGA and Bridgend CBC

5.1 The Committee took evidence from Councillor Anthony Hunt, Finance Cabinet Member, Torfaen County Council and WLGA Deputy Spokesperson on Finance, Ness Young, Finance Director, Bridgend County Borough Council and Jon Rae, Director of Resources, Welsh Local Government Association on the Welsh Government's draft budget for 2014-15.

5.2 The WLGA agreed to send a note to Committee on examples of best practice in relation to co-production.

6 Scrutiny of the Welsh Government Draft Budget 2014–15 – Evidence from Local Health Boards

6.1 The Committee took evidence from Geoff Lang, Executive Director of Primary Care, Community and Mental Health Services, Betsi Cadwaladr University Health Board and Adam Cairns, Chief Executive, Cardiff and Vale University Health Board on the Welsh Government's draft budget for 2014-15.

7 Motion under Standing Order 17.42 to resolve to exclude the public from the meeting for the following business:

7.1 The motion was agreed.

8 Scrutiny of the Welsh Government Draft Budget 2014–15: Consideration of Evidence Received

8.1 Members considered the evidence received and discussed areas they wished to discuss with the Minister of Finance on the Welsh Government's draft budget 2014-15 when she returns to Committee on 23 October.

Finance Committee

Meeting Venue: Committee Room 2 – Senedd

Meeting date: Wednesday, 9 October 2013

Meeting time: 10:00 – 11:27

This meeting can be viewed on Senedd TV at:

http://www.senedd.tv/archiveplayer.jsf?v=en_300000_09_10_2013&t=0&l=en

Cynulliad
Cenedlaethol
Cymru
National
Assembly for
Wales



Concise Minutes:

Assembly Members:

Jocelyn Davies (Chair)
Peter Black
Christine Chapman
Paul Davies
Mike Hedges
Ann Jones
Julie Morgan
Simon Thomas

Witnesses:

Jane Hutt, Minister for Finance
Jeff Andrews, Welsh Government
Jo Salway, Welsh Government

Committee Staff:

Gareth Price (Clerk)
Meriel Singleton (Second Clerk)
Claire Griffiths (Deputy Clerk)

TRANSCRIPT

View the [meeting transcript](#).

1 Introductions, apologies and substitutions

1.1 The Chair welcomed Simon Thomas AM to his first meeting of the Committee.

2 Motion under Standing Order 17.42 to resolve to exclude the public from the meeting for the following business:

2.1 The Motion was agreed.

3 Consideration of draft report on the Assembly Commission draft budget 2014–15

3.1 Peter Black AM absented himself for this item due to his role as a Member of the Assembly Commission.

3.2 The Committee considered and agreed the draft report.

4 Consideration of draft report on the Public Service Ombudsman for Wales draft estimates 2014–15

4.1 The Committee considered and agreed the draft report.

5 Inquiry into Higher Education Funding: consideration of oral witnesses

5.1 The Committee considered the paper and agreed the proposed schedule of witnesses with the addition of the Chief Scientific Adviser.

6 Scrutiny of the Welsh Government's draft budget proposals for 2014–15

– Evidence from the Welsh Government

6.1 The Committee scrutinised the Minister for Finance on the Welsh Government's draft budget for 2014-15.

Action points:

The Minister for Finance agreed to write to Committee with clarification on how the proposed HS2 project could affect Barnett consequentials if it proceeds.

The Minister for Finance agreed to clarify the level of income anticipated from Non-Domestic rates.

The Minister for Finance agreed to share more information on the where Government caps the fees that can be charged by local authorities.

The Minister for Finance agreed to forward monitoring returns on capital expenditure for schools.

The Minister for Finance agreed to send a note on the budget allocated to develop the National Adoption Agency during this financial year.

The Minister for Finance agreed to send a note and a number for what efficiencies the Welsh Government is making within its central administration.

The Minister for Finance agreed to provide a note on special treatment given to preventative spending.

The Minister for Finance agreed to send clarification on why there has been a cut in the Welsh language budget without the promised assessment of the impact of Welsh Government spending as promised by the First Minister in February 2013.

7 Papers to note

7.1 The papers were noted.

8 Welsh Government Draft Budget 2014–2015: Review of evidence

received

8.1 The Committee considered the evidence received from the Minister for Finance today and agreed to write to her seeking clarification on a number of issues raised during the session.

Eitem 3a

Mark Drakeford AC / AM
Y Gweinidog Lechyd a Gwasanaethau Cymdeithasol
Minister for Health and Social Services



Ein cyf/Our ref LF/MD/1030/13

Jocelyn Davies AC
Cadeirydd, y Pwyllgor Cyllid
Cynulliad Cenedlaethol Cymru
Bae Caerdydd
CF99 1NA

29ain Hydref 2013

Annwyl Jocelyn

Bil Cyllid y Gwasanaeth lechyd Gwladol (Cymru)

Yng nghyfarfod y Pwyllgor Cyllid ar 23 Hydref, cytunais i anfon llythyr at Gadeirydd y Pwyllgor Cyllid ac at Gadeirydd y Pwyllgor lechyd a Gofal Cymdeithasol

Cyn imi ddod i gyfarfod y Pwyllgor Cyllid ar 7 Tachwedd 2013, roeddwn o'r farn y byddai o gymorth imi ymateb i rai o'r materion allweddol sydd eisoes wedi codi yn y cyfarfod yd llawn ynglŷn â'r gwelliannau arfaethedig i'r Bil, craftu ar gynlluniau'r BILI, a thryloywder.

Dywedais yng nghyfarfod y Pwyllgor Cyllid ar 23 Hydref fod y Llywodraeth yn bwriadu gosod dau welliant: un yn ymdrin â mater goddefiannau a leisiwyd gan Aelodau yn ystod Cyfnod 1, a gwelliant arall o natur dechnegol yn ymwneud â diffiniu gwariant. Mae'r gwelliant arfaethedig ar oddefiannau yn ategu prif ddiben y Bil, sef cefnogi hyblygrwydd ariannol cynlluniedig, drwy ymdrin â hyblygrwydd ariannol heb ei gynllunio neu ddiwedd blwyddyn.

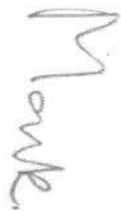
Gyda golwg ar bwerau benthyca, fel y crybwyllais yn y Pwyllgor, roedd y ffait fod cwmpas y polisi i gyflwyno rhagor o hyblygrwydd ariannol eisoes wedi'i ystyried yn ategu'r penderfyniad i gyflwyno'r Bil drwy'r weithdrefn llwybr cyflym. Roedd hyn yn cynnwys y BILI, rhanddeiliaid o fewn y GIG a rhwydwaith ehangach o randdeiliad. Mae'r Pwyllgor Cyfrifon Cyhoeddus, y Pwyllgor lechyd a Gofal Cymdeithasol a'r Pwyllgor Cyllid wedi argymhell y dylai'r BILI gael hyblygrwydd ariannol. Bu Swyddfa Archwilio Cymru a'r BILI ynghlwm â ddatblygu'r Bil, ond ni fu unrhyw ymgynghori ffurfiol.

Byddai cyflwyno gwelliant i'r Bil i gynnwys pwerau benthyca yn ymestyn cwmpas y polisi (a allai fod yn annerbyniadwy yn ôl Rheol Sefydlog 26.61 y Cynulliad). Gallai hynny yn ei dro danselio'r sail ar gyfer rhoi'r Bil hwn ar y llwybr cyflyn. Er fy mod yn fodlon ystyried cynigion i'r BILL gael pwerau benthyca, fel eu bod yn gyson ag Ymddiriedolaethau'r GIG, dyli'd ystyried y defnydd o bwerau benthyca fel rhan o ddeddfwriaeth bosibl ar ieched yn y dyfodol, yn ystod Tymor nesaf y Cynulliad.

Rwy'n ymwybodol o'r pwyntiau a godwyd gan Aelodau sy'n ymwneud â lefel y craftu ar gyllidebau tair blynedd, pe byddai'r cyllidebau hynny ar gael i'r Byrddau lechyd Lleol fel canlyniad i weithredu'r Bil hwn, ac rwy wedi ystyried y pwyntiau hynny. Rwy'n credu ei bod yn bwysig pwysleisio y bydd angen i'r BILL ddatblygu eu Cynlluniau Tymor Canolig Integredig gan ddefnyddio gweithdrefnau cadarn ac agored. Bydd hynny'n arwain at bapur ar eu Cynlluniau i'w gymeradwyo yn ystod rhan gyhoeddus cyfarfodwyd llawn y Byrddau. Bydd y papurau hynny'n cael eu cyhoeddi ar wefannau'r Byrddau, ac fel canlyniad bydd holl gynigion y Byrddau unigol ar gael i Aelodau'r Cynulliad, ac i eraill, gael craftu amnyt. Fel y gwyddoch, bydd rhaid i unrhyw hyblygrwydd a allai ddeillio o weithredu'r Bil gael ei gytnuo gan fy Adran. Byddaf yn gwneud datganiad i'r Cynulliad Cenedlaethol ar gynlluniau'r BILL, unwaith iddynt fod drwy gylch craftu Llywodraeth Cymru. Bydd y datganiad hwnnw'n pennu faint o hyblygrwydd a gaiff ei roi yn achos y BILL unigol. Yn ystod cyfnod cynnar unrhyw drefniant newydd, hoffwn hefyd gyhoeddi gwybodaeth reolaidd sy'n deillio o'r trefniadau rheoli mewnl sydd bellach yn bodoli i fonitro perfformiad y BILL. Derbyniodd y trefniadau hynny sylw caddarnhaol yn yr arolwg ddiweddaraf o gyllid GIG Cymru a gafodd ei gynnal gan Swyddfa Archwilio Cymru. Bydd yr wybodaeth honno'n caniatâu i Aelodau, ac i eraill, graffu'n well ar y system newydd, wrth iddi gael ei sefydlu. Ond wrth gwrs, gwasanaeth seneddol y Cynulliad a'i Bwylgorau sydd â'r hawl i wneud pa drefniadau bynnag y teimlant sydd yn angenrheidiol ac yn ymarferol wrth arolygu unrhyw agwedd ar Llywodraeth Cymru. Fodd bynnag, pe câi unrhyw graffu ychwanegol ei wneud fel canlyniad i weithredu'r Bil hwn, byddwn yn sicrhau bod uwch-swyddogion fy Adran ar gael i gynorthwyo yn y broses honno. Heb iehau effaith y sefyllfa sylfaenol, sef bod y BILL yn atebol i mi, a'm bod innau fel Gweinidog lechyd a Gwasanaethau Cymdeithasol yn atebol i'r Cynulliad, hoffwn hefyd weld uwch-swyddogion y BILL yn ymwneud â'r trefniadau craftu, lle y bo hynny'n briodol.

Hyderaf y bydd yr wybodaeth yn y llythyr hwn o gymorth ichi, ac edrychaf ymlaen at drafod y materion a dynnwyd i'ch sylw yn fwy manwl yn ystod Cyfnod 2.

Yn gywir



Mark Drakeford AC / AM

Y Gweiniog lechyd a Gwasanaethau Cymdeithasol
Minister for Health and Social Services

Item 3b

Huw Lewis AC / AM
Y Gweinidog Addysg a Sgiliau
Minister for Education and Skills



Ein cyf/Our ref LF/HL/0945/13

Jocelyn Davies AM
Committee Chair
Finance Committee
Cardiff Bay
CF99 1NA

22 October 2013

Education (Wales) Bill

Thank you for your letter of 27 September, following the Finance Committee's consideration of the Education (Wales) Bill on 25 September.

As requested, please find attached a written evidence paper for the Finance Committee's scrutiny with further information on the financial costs and implications of widening the registration and regulation of education practitioners.

I trust that the Committee will find this paper helpful.

A handwritten signature in black ink, appearing to read "Huw Lewis".

Huw Lewis AC / AM
Y Gweinidog Addysg a Sgiliau
Minister for Education and Skills

Bae Caerdydd • Cardiff Bay
Caerdydd • Cardiff
CF99 1NA

Wedi'i argraffu ar bapur wedi'i ailgyrlchu (100%)
Printed on 100% recycled paper

Evidence Paper

Doc 2

Finance Committee

Title: Education {Wales} Bill 2013

Purpose

To provide an evidence paper for the Finance Committee with further information on the financial costs and implications of widening the registration and regulation of education practitioners.

The General Teaching Council for Wales (GTCW) is self financing in respect of its core functions and raises its funds through an annual registration fee from teachers. The income generated for the year ending March 2012 for the registration fee was £1,706,000.

Options 2 and 3 of the RIA follow the principle that the Council would continue to be self financing in respect of its core functions and would raise its funds through an annual registration fee from those required to register. It also assumes that the registration fee remains at £45 per person.

Option 2: Registration of school based education practitioners.
This would require 14,900 teaching assistants to register (figures based on ASHE survey 2012)¹). Assuming that the registration fee remains at £45 per person and the income generated for teachers remains at £1,706,000 this would generate a total core income of £2,376,500.

Option 3; Registration of the wider education workforce.
This would require 72,500 people in the wider education workforce to register (figures based on ASHE survey 2012). Assuming that the registration fee remains at £45 per person and the income generated for teachers remains at £1,706,000 this would generate a total core income of £3,258,500.

The RIA also highlights the funding the GTCW currently receives by way of grants from the Welsh Government. This is to undertake specific work on our behalf and should not be confused with the income the GTCW generates itself through the registration fee.

I would also like to take this opportunity to highlight an error at point 307 of the Explanatory Memorandum. The paragraph refers to a cost of £15,000 for an application for registration case. This is incorrect and should read £1,500.

¹ The Annual Survey of Hours and Earnings (ASHE) published by the Office for National Statistics provides information about the levels, distribution and make-up of earnings and paid hours worked for employees within industries, occupations and regions. It can be accessed here: http://www.ons.gov.uk/ons/_rel/ashe/annual-survey-of-hours-and-earnings/2012-provisional-results/stb-ashe-statistical-bulletin-2012.html

Eitem 5

Yn rhinwedd paragraff(au) ix o Reol Sefydlog 17.42

Mae cyfngiadau ar y ddogfen hon