Cynulliad Cenedlaethol Cymru National Assembly for Wales



## **Constitutional and Legislative Affairs Committee**

Report: CLA(4)-13-12: 11 June 2012

The Committee reports to the Assembly as follows:

Instruments that raise no reporting issues under Standing Order 21.2 or 21.3

#### **Negative Resolution Instruments**

CLA152 - The Town and Country Planning (General Permitted Development) (Amendment) (Wales) Order 2012

**Procedure:** Negative.

**Date made:** 19 May 2012. **Date laid:** 22 May 2012.

**Coming in to force date:** in accordance with article 1(1)

## CLA153 - The Badger (Control Area) (Wales) (Revocation) Order

2012

**Procedure:** Negative.

**Date made:** 23 May 2012. **Date laid:** 25 May 2012.

Coming in to force date: 15 June 2012

#### **Affirmative Resolution Instruments**

None

## **Super Affirmative Resolution Instruments**

#### CLA155 - The Natural Resources Body for Wales (Establishment)

Order 2012

**Procedure:** Super Affirmative

Date made: 2012 Date laid: not stated

Coming into force date: see article 1

The Committee considered CLA155 - The Natural Resources Body for Wales (Establishment) Order 2012 and agreed to scrutinise it further at the meeting 25 June 2012. The Committee also agreed to refer this

Order to Environment and Sustainability Committee for further scrutiny.

## Instruments that raise reporting issues under Standing Order 21.2 or 21.3

### **Negative Resolution Instruments**

## CLA151 - The Education (Student Loans) (Repayment) (Amendment)

(No. 2) Regulations 2012

Procedure: Negative Date made: 16 May 2012

Date laid before Parliament: 21 May 2012

Date laid before the National Assembly for Wales: 21 May 2012

Coming into force date: 18 June 2012

#### **Affirmative Resolution Instruments**

None

#### Other Business

# Committee Inquiries: Inquiry into the establishment of a separate Welsh jurisdiction

The Committee took oral evidence from Mr Winston Roddick, CB, QC. It was agreed that the reference note will be provided for the additional paper "Supplement to the evidence of Winston Roddick – distinct laws".

#### Resolution to Meet in Private

In accordance with Standing Order 17.42(vi) the Committee resolved to exclude the public from the remainder of the meeting to discuss the evidence submitted thus far on the Inquiry into the establishment of a separate Welsh jurisdiction.

#### **Eluned Parrott AM**

Temporary Chair, Constitutional and Legislative Affairs Committee

#### 11 lune 2012

#### Annex 1

### **Constitutional and Legislative Affairs Committee**

(CLA(4)-13-12)

**CLA151** 

**Constitutional and Legislative Affairs Committee Report** 

Title: The Education (Student Loans) (Repayment) (Amendment) (No.2) Regulations 2012

**Procedure: Negative** 

These composite Regulations, which extend to England and Wales only (save for Regulation 11 that extends to all of the UK) further amend the Education (Student Loans) (Repayment) Regulations 2009 (SI 2009/470). The amendments introduce changes to the repayment system and the level of interest that will accrue on income-contingent student loans for individuals who have started their studies after academic year 2012/13.

#### **Technical Scrutiny**

Under Standing Orders 21.2 the Assembly is invited to pay special attention this instrument:-

These Regulations have been produced in the English language only.

(Standing Order 21.2 (ix) that it is not made or to be made in both English and Welsh).

#### **Merits Scrutiny**

No points are identified for reporting under Standing Order 21.3 in respect of this instrument at this stage.

#### **Eluned Parrott AM**

Temporary Chair, Constitutional and Legislative Affairs Committee

11 June 2012

The Government has responded as follows:

The Education (Student Loans) (Repayment) (Amendment) (No. 2) Regulations 2012

These composite Regulations will apply to England and Wales and are subject to negative resolution procedure in the National Assembly for Wales and in both Houses of the UK Parliament. Because the Regulations will be subject to UK Parliamentary scrutiny, it is not considered reasonably practicable for this instrument to be made or laid bilingually.