Jeremy Miles
Section 1, page 1, line 16, leave out ‘requires the Senedd to consider’ and insert ‘makes provision about’.

Adran 1, tudalen 1, llinell 16, hepgorer ‘ei gwneud yn ofynnol i’r Senedd ystyried’ a mewnoserod ‘gwneud darpariaeth ynghylch’.

Jeremy Miles
Page 14, line 19, leave out section 27 and insert—

‘[]

Financial and oversight arrangements of Electoral Commission

(1) Schedule 1 to the Political Parties, Elections and Referendums Act 2000 (c. 41) is amended as follows.

(2) After paragraph 16 insert—

“Financing of Commission: devolved Welsh elections and referendums

16A (1) The expenditure of the Commission that is attributable to the exercise of the Commission’s functions in relation to devolved Welsh elections and devolved Welsh referendums is (so far as it cannot be met out of income received by the Commission) to be met by the Senedd Commission.

(2) For each financial year, the Commission must prepare an estimate of the Commission’s income and expenditure that is attributable to the exercise of the Commission’s functions in relation to devolved Welsh elections and devolved Welsh referendums.

(3) At least six months before the start of the financial year to which an estimate relates, the Commission must submit the estimate to the relevant Senedd body.

(4) During the financial year to which an estimate relates, the Commission may prepare a revised estimate and submit it to the relevant Senedd body; and references in the rest of this paragraph to an estimate include a revised estimate.

(5) The standing orders of Senedd Cymru must designate one of the
following as the relevant Senedd body—

(a) a committee of Senedd Cymru chaired by the Presiding Officer or Deputy Presiding Officer, or

(b) the Senedd Commission.

(6) The relevant Senedd body must—

(a) examine each estimate submitted to it,

(b) decide whether it is satisfied that the estimated level of income and expenditure is consistent with the economical, efficient and effective discharge by the Commission of their functions in relation to devolved Welsh elections and devolved Welsh referendums, and

(c) if it is not so satisfied, make such modifications to the estimate as it considers appropriate for the purpose of achieving such consistency.

(7) Before deciding whether it is so satisfied or making any such modifications, the relevant Senedd body must—

(a) have regard to the most recent report made to it by the Comptroller and Auditor General under paragraph 16C(2), to any later report made under paragraph 16C(4), and to any recommendations contained in the reports;

(b) consult the Welsh Ministers and have regard to any advice the Welsh Ministers may give.

(8) The relevant Senedd body must, after concluding its examination and making its modifications (if any) to the estimate, lay the estimate before Senedd Cymru.

(9) If the relevant Senedd body, in the discharge of its functions under this paragraph—

(a) does not follow any recommendation contained in a report of the Comptroller and Auditor General,

(b) does not follow any advice given to it by the Welsh Ministers, or

(c) makes any modification to the estimate,

it must include in the next report which it makes to Senedd Cymru under paragraph 20B a statement of its reasons for so doing.

(10) This paragraph applies in relation to the income and expenditure of the Commission in financial years that begin on or after 1 April 2021.

Five-year plan: devolved Welsh elections and referendums

16B (1) When the Commission submit an estimate to the relevant Senedd body under paragraph 16A(3), the Commission must at the same time submit to the relevant Senedd body a plan setting out—
(a) the Commission’s aims and objectives for the exercise of the Commission’s functions in relation to devolved Welsh elections and devolved Welsh referendums during the period of five years beginning with the financial year to which the estimate relates, and

(b) the Commission’s estimated requirements for resources for the exercise of those functions during that five-year period.

(2) The relevant Senedd body must—

(a) examine each plan submitted to it,

(b) decide whether it is satisfied that the plan is consistent with the economical, efficient and effective discharge by the Commission of their functions in relation to devolved Welsh elections and devolved Welsh referendums, and

(c) if it is not so satisfied, make such modifications to the plan as it considers appropriate for the purpose of achieving such consistency.

(3) Before deciding whether it is so satisfied or making any such modifications, the relevant Senedd body must—

(a) have regard to the most recent report made to it by the Comptroller and Auditor General under paragraph 16C(2) and to any recommendations contained in the report;

(b) consult the Welsh Ministers and have regard to any advice the Welsh Ministers may give.

(4) The relevant Senedd body must, after concluding its examination and making its modifications (if any) to the plan, lay the plan before Senedd Cymru.

(5) If the relevant Senedd body, in the discharge of its functions under this paragraph—

(a) does not follow any recommendation contained in the report of the Comptroller and Auditor General,

(b) does not follow any advice given to it by the Welsh Ministers, or

(c) makes any modification to the plan,

it must include in the next report which it makes to Senedd Cymru under paragraph 20B a statement of its reasons for so doing.

Examination of Commission: devolved Welsh elections and referendums

16C (1) Sub-paragraph (2) applies where an estimate and plan are submitted to the relevant Senedd body under paragraphs 16A(3) and 16B(1).

(2) For the purpose of assisting the relevant Senedd body to discharge its functions under paragraphs 16A and 16B, the Comptroller and Auditor General must, before the relevant Senedd body considers the
estimate and plan—

(a) carry out an examination into the economy, efficiency or effectiveness (or, if the Comptroller and Auditor General so determines, any combination of them) with which the Commission have used their resources in discharging their functions in relation to devolved Welsh elections and devolved Welsh referendums (or, if the Comptroller and Auditor General so determines, any of those functions),

(b) report to the relevant Senedd body the results of the examination, and

(c) include in the report such recommendations as the Comptroller and Auditor General considers appropriate in the light of the examination.

(3) Sub-paragraph (4) applies where a revised estimate is submitted to the relevant Senedd body under paragraph 16A(4).

(4) For the purpose of assisting the relevant Senedd body to discharge its functions under paragraph 16A, the Comptroller and Auditor General may, before the body considers the revised estimate—

(a) carry out a further examination into the matters mentioned in sub-paragraph (2)(a),

(b) report to the relevant Senedd body the results of the examination, and

(c) include in the report such recommendations as the Comptroller and Auditor General considers appropriate in the light of the examination.

(5) Section 8 of the National Audit Act 1983 (right to obtain documents and information) applies in relation to any examination under this paragraph as it applies in relation to an examination under section 6 of that Act.

(6) See also section 19 of the Public Audit (Wales) Act 2013 (which enables the Wales Audit Office to make arrangements for any function of a public authority or office holder to be exercised by the Auditor General for Wales).”

(3) In paragraph 18 (audit)—

(a) in sub-paragraph (1)(b), at the end insert “and the relevant Senedd body”;

(b) in sub-paragraph (2)(b), after “Parliament” insert “and Senedd Cymru”;

(c) after sub-paragraph (2) insert—

“(3) The relevant Senedd body may submit to the Auditor General for Wales any accounts that have been certified and laid before Senedd Cymru under sub-paragraph (2).

(4) The Auditor General for Wales must—

(a) carry out a further examination of any accounts submitted
under sub-paragraph (3), so far as they relate to the exercise of
the Commission’s functions in relation to devolved Welsh
elections and devolved Welsh referendums, and

(b) prepare and lay before Senedd Cymru a report on the accounts
so far as they relate to the exercise of those functions.”

(4) In paragraph 19(4) (responsibilities of accounting officer), after “the Speaker’s
Committee” insert , the relevant Senedd body”.

(5) After paragraph 20 insert—

“Reports by Commission: devolved Welsh elections and referendums

20A (1) The Commission must, as soon as practicable after the end of each
financial year—

(a) prepare a report about the performance of the Commission’s
functions in relation to devolved Welsh elections and devolved
Welsh referendums during that financial year, and

(b) lay the report before Senedd Cymru.

(2) On laying the report, the Commission must publish it in such manner
as the Commission may determine.

Reports by relevant Senedd body

20B (1) The relevant Senedd body must, at least once in each year—

(a) prepare a report on the exercise by the body of its functions
under this Schedule, and

(b) lay the report before Senedd Cymru.

(2) For the purposes of the law of defamation, the publication of any
matter by the relevant Senedd body in such a report is absolutely
privileged.”

(6) In paragraph 25—

(a) the existing provision becomes sub-paragraph (1);

(b) after that sub-paragraph insert—

“(2) In this Schedule—

“devolved Welsh election” means—

(a) a general election of members of Senedd Cymru;

(b) an election held under section 10 of the Government of
Wales Act 2006 (elections for Senedd constituency
vacancies);

(c) a local government election in Wales;

“devolved Welsh referendum” means a referendum held
under Part 2 of the Local Government Act 2000 or Part 4 of the
Local Government (Wales) Measure 2011 (referendums
relating to local authority executive arrangements);
“relevant Senedd body” means the body designated under paragraph 16A(5).”

(7) Schedule [new Schedule] contains further amendments relating to the Electoral Commission.’.

\[
\text{Tudalen 14, llinell 19, hepgorer adran 27 a mewnosoder—}
\]

\[
\text{\texttt{[ ] Trefniadau ariannol a goruchwylio'r Comisiwn Etholiadol}}
\]

(1) Mae Atodlen 1 i Ddeddf Pleidiau Gwleidyddol, Etholiadau a Refferenda 2000 (p. 41) wedi ei diwygio fel a ganlyn.

(2) Ar ôl paragraff 16 mewnosoder—

“\textit{Financing of Commission: devolved Welsh elections and referendums}

16A (1) The expenditure of the Commission that is attributable to the exercise of the Commission’s functions in relation to devolved Welsh elections and devolved Welsh referendums is (so far as it cannot be met out of income received by the Commission) to be met by the Senedd Commission.

(2) For each financial year, the Commission must prepare an estimate of the Commission’s income and expenditure that is attributable to the exercise of the Commission’s functions in relation to devolved Welsh elections and devolved Welsh referendums.

(3) At least six months before the start of the financial year to which an estimate relates, the Commission must submit the estimate to the relevant Senedd body.

(4) During the financial year to which an estimate relates, the Commission may prepare a revised estimate and submit it to the relevant Senedd body; and references in the rest of this paragraph to an estimate include a revised estimate.

(5) The standing orders of Senedd Cymru must designate one of the following as the relevant Senedd body—

(a) a committee of Senedd Cymru chaired by the Presiding Officer or Deputy Presiding Officer, or

(b) the Senedd Commission.

(6) The relevant Senedd body must—

(a) examine each estimate submitted to it,

(b) decide whether it is satisfied that the estimated level of income and expenditure is consistent with the economical, efficient and effective discharge by the Commission of their functions in relation to devolved Welsh elections and devolved Welsh referendums, and

DRAFT 19 SEPTEMBER 2019 / DRAFFT 19 MEDI 2019
(c) if it is not so satisfied, make such modifications to the estimate as it considers appropriate for the purpose of achieving such consistency.

(7) Before deciding whether it is so satisfied or making any such modifications, the relevant Senedd body must—

(a) have regard to the most recent report made to it by the Comptroller and Auditor General under paragraph 16C(2), to any later report made under paragraph 16C(4), and to any recommendations contained in the reports;

(b) consult the Welsh Ministers and have regard to any advice the Welsh Ministers may give.

(8) The relevant Senedd body must, after concluding its examination and making its modifications (if any) to the estimate, lay the estimate before Senedd Cymru.

(9) If the relevant Senedd body, in the discharge of its functions under this paragraph—

(a) does not follow any recommendation contained in a report of the Comptroller and Auditor General,

(b) does not follow any advice given to it by the Welsh Ministers, or

(c) makes any modification to the estimate,

it must include in the next report which it makes to Senedd Cymru under paragraph 20B a statement of its reasons for so doing.

(10) This paragraph applies in relation to the income and expenditure of the Commission in financial years that begin on or after 1 April 2021.

Five-year plan: devolved Welsh elections and referendums

16B (1) When the Commission submit an estimate to the relevant Senedd body under paragraph 16A(3), the Commission must at the same time submit to the relevant Senedd body a plan setting out—

(a) the Commission’s aims and objectives for the exercise of the Commission’s functions in relation to devolved Welsh elections and devolved Welsh referendums during the period of five years beginning with the financial year to which the estimate relates, and

(b) the Commission’s estimated requirements for resources for the exercise of those functions during that five-year period.

(2) The relevant Senedd body must—

(a) examine each plan submitted to it,

(b) decide whether it is satisfied that the plan is consistent with the economical, efficient and effective discharge by the Commission of their functions in relation to devolved Welsh
elections and devolved Welsh referendums, and
(c) if it is not so satisfied, make such modifications to the plan as it
considers appropriate for the purpose of achieving such consistency.

(3) Before deciding whether it is so satisfied or making any such
modifications, the relevant Senedd body must—
(a) have regard to the most recent report made to it by the
Comptroller and Auditor General under paragraph 16C(2) and
to any recommendations contained in the report;
(b) consult the Welsh Ministers and have regard to any advice the
Welsh Ministers may give.

(4) The relevant Senedd body must, after concluding its examination and
making its modifications (if any) to the plan, lay the plan before
Senedd Cymru.

(5) If the relevant Senedd body, in the discharge of its functions under
this paragraph—
(a) does not follow any recommendation contained in the report of
the Comptroller and Auditor General,
(b) does not follow any advice given to it by the Welsh Ministers,
or
(c) makes any modification to the plan,
it must include in the next report which it makes to Senedd Cymru
under paragraph 20B a statement of its reasons for so doing.

Examination of Commission: devolved Welsh elections and referendums

16C (1) Sub-paragraph (2) applies where an estimate and plan are submitted
to the relevant Senedd body under paragraphs 16A(3) and 16B(1).

(2) For the purpose of assisting the relevant Senedd body to discharge its
functions under paragraphs 16A and 16B, the Comptroller and
Auditor General must, before the relevant Senedd body considers the
estimate and plan—
(a) carry out an examination into the economy, efficiency or
effectiveness (or, if the Comptroller and Auditor General so
determines, any combination of them) with which the
Commission have used their resources in discharging their
functions in relation to devolved Welsh elections and devolved
Welsh referendums (or, if the Comptroller and Auditor
General so determines, any of those functions),
(b) report to the relevant Senedd body the results of the
examination, and
(c) include in the report such recommendations as the
Comptroller and Auditor General considers appropriate in the
light of the examination.

(3) Sub-paragraph (4) applies where a revised estimate is submitted to the relevant Senedd body under paragraph 16A(4).

(4) For the purpose of assisting the relevant Senedd body to discharge its functions under paragraph 16A, the Comptroller and Auditor General may, before the body considers the revised estimate—
   (a) carry out a further examination into the matters mentioned in sub-paragraph (2)(a),
   (b) report to the relevant Senedd body the results of the examination, and
   (c) include in the report such recommendations as the Comptroller and Auditor General considers appropriate in the light of the examination.

(5) Section 8 of the National Audit Act 1983 (right to obtain documents and information) applies in relation to any examination under this paragraph as it applies in relation to an examination under section 6 of that Act.

(6) See also section 19 of the Public Audit (Wales) Act 2013 (which enables the Wales Audit Office to make arrangements for any function of a public authority or office holder to be exercised by the Auditor General for Wales).

(3) Ym mharagraff 18 (archwilio)—
   (a) yn is-baragraff (1)(b), ar y diwedd mewnolder “and the relevant Senedd body”;
   (b) yn is-baragraff (2)(b), ar ôl “Parliament” mewnolder “and Senedd Cymru”;
   (c) ar ôl is-baragraff (2) mewnolder —
   “(3) The relevant Senedd body may submit to the Auditor General for Wales any accounts that have been certified and laid before Senedd Cymru under sub-paragraph (2).

(4) The Auditor General for Wales must—
   (a) carry out a further examination of any accounts submitted under sub-paragraph (3), so far as they relate to the exercise of the Commission’s functions in relation to devolved Welsh elections and devolved Welsh referendums, and
   (b) prepare and lay before Senedd Cymru a report on the accounts so far as they relate to the exercise of those functions.”

(4) Ym mharagraff 19(4) (cyfrifoldebau’r swyddog cyfrifyddu), ar ôl “the Speaker’s Committee” mewnolder “, the relevant Senedd body”.

(5) Ar ôl paragraff 20 mewnolder—

“Reports by Commission: devolved Welsh elections and referendums
20A (1) The Commission must, as soon as practicable after the end of each
financial year—
  (a) prepare a report about the performance of the Commission’s functions in relation to devolved Welsh elections and devolved Welsh referendums during that financial year, and
  (b) lay the report before Senedd Cymru.

(2) On laying the report, the Commission must publish it in such manner as the Commission may determine.

Reports by relevant Senedd body

20B (1) The relevant Senedd body must, at least once in each year—
  (a) prepare a report on the exercise by the body of its functions under this Schedule, and
  (b) lay the report before Senedd Cymru.

(2) For the purposes of the law of defamation, the publication of any matter by the relevant Senedd body in such a report is absolutely privileged.”

(6) Ym mharagraff 25—
  (a) daw’r ddarpai eth bresennol yn is-baragraff (1);
  (b) ar ôl yr is-baragraff hwnnw mewnodoser —

  “(2) In this Schedule—
    “devolved Welsh election” means—
    (a) a general election of members of Senedd Cymru;
    (b) an election held under section 10 of the Government of Wales Act 2006 (elections for Senedd constituency vacancies);
    (c) a local government election in Wales;

    “devolved Welsh referendum” means a referendum held under Part 2 of the Local Government Act 2000 or Part 4 of the Local Government (Wales) Measure 2011 (referendums relating to local authority executive arrangements);

    “relevant Senedd body” means the body designated under paragraph 16A(5).”

(7) Mae Atodlen [Atodlen newydd] yn cynnwys diwygiadau pellach sy’n ymwneud â’r Comisiwn Etholiadol.’.

Jeremy Miles
Section 40, page 20, line 18, leave out ‘Part 3 (sections 10 to 28), but, other than section 27 (which takes effect on Royal Assent), it has’ and insert ‘in Part 3, sections 10 to 26 and 28, but those provisions have’. 

DRAFT 19 SEPTEMBER 2019 / DRAFFT 19 MEDI 2019
Jeremy Miles

Section 40, page 20, after line 27, insert—

‘( ) In Part 3, section 27 and Schedule [new Schedule] come into force on a day appointed by the Welsh Ministers in an order made by statutory instrument.

( ) An order under subsection ( ) may include transitional, transitory or saving provision.’.

Jeremy Miles

Schedule 1, page 26, after line 34, insert a new Schedule—

‘SCHEDULE []
(introduced by section [new section])

ELECTORAL COMMISSION: FURTHER AMENDMENTS

Representation of the People Act 1983 (c. 2)

1 (1) Schedule 4A to the 1983 Act is amended as follows.

(2) In paragraph 14(1), after “code of practice” insert “for elections other than local government elections in Wales”.

(3) After paragraph 14 insert—

“14A(1) The Electoral Commission (“the Commission”) may prepare, and from time to time revise, a code of practice for local government elections in Wales giving—

(a) guidance as to the matters which do, or do not, fall within Part 1 or Part 2 of this Schedule;

(b) guidance (supplementing the definition in section 90ZA(3)) as to the cases or circumstances in which expenses are, or are not, to be regarded as incurred for the purposes of a candidate’s election.

(2) Once the Commission have prepared a draft code under this paragraph, they must submit it to the Welsh Ministers for approval.”
(3) The Welsh Ministers may approve a draft code with or without modifications.

(4) Once the Welsh Ministers have approved a draft code they must lay a copy of the draft, in the form in which they have approved it, before Senedd Cymru.

(5) If the draft incorporates modifications, the Welsh Ministers must at the same time lay before Senedd Cymru a statement of their reasons for making them.

(6) If, within the 40-day period, Senedd Cymru resolves not to approve the draft, the Welsh Ministers must take no further steps in relation to it.

(7) If no such resolution is made within the 40-day period—
   (a) the Welsh Ministers must issue the code in the form of the draft laid before Senedd Cymru,
   (b) the code comes into force on the date appointed by the Welsh Ministers by order, and
   (c) the Commission must arrange for the code to be published in such manner as the Commission think appropriate.

(8) Sub-paragraph (6) does not prevent a new draft code from being laid before Senedd Cymru.

(9) In this paragraph, “the 40-day period”, in relation to a draft code, means the period of 40 days beginning with the day on which the draft is laid before Senedd Cymru, no account being taken of any period during which Senedd Cymru is dissolved or is in recess for more than four days.

(10) In this paragraph references to a draft code include a revised draft code.”

Political Parties, Elections and Referendums Act 2000 (c. 41)

2 The Political Parties, Elections and Referendums Act 2000 is amended as follows.

3 (1) Section 6 is amended as follows.
   (2) In subsection (3)(b), after “Scottish Parliament” insert “, Senedd Cymru”.
   (3) In subsection (6)—
      (a) in paragraph (a)—
         (i) in sub-paragraph (i), at the end insert “other than those mentioned in paragraph (d) of that subsection”;
         (ii) in sub-paragraph (ii), omit “or Wales”;
      (b) in paragraph (b), omit “and those under Part II of the Local Government Act 2000”.

4 After section 6 insert—
“6ZA  Reviews of devolved electoral matters in Wales

(1) The Commission must keep the matters mentioned in subsection (2) under review, and must from time to time submit reports on those matters to the Welsh Ministers.

(2) The matters are—
   (a) general elections of Members of Senedd Cymru;
   (b) elections under section 10 of the Government of Wales Act 2006 (elections for Senedd constituency vacancies);
   (c) local government elections in Wales;
   (d) referendums under Part 2 of the Local Government Act 2000 and Part 4 of the Local Government (Wales) Measure 2011 (referendums relating to executive arrangements of local authorities in Wales);
   (e) the law relating to the matters mentioned in each of paragraphs (a) to (d).

(3) Subsection (4) applies if the Welsh Ministers request the Commission to review and report on any matter or matters for which provision is or could be made in an Act of Senedd Cymru (whether or not falling within subsection (2)).

(4) The Commission must, within such time as the Welsh Ministers may specify—
   (a) review the matters specified in the request, and
   (b) submit a report on those matters to the Welsh Ministers.

(5) The Commission must publish each report made under this section in such manner as the Commission may determine."

5 In section 6C(3), after “6F” insert “or 6G”.

6 In section 6D(4), after “6F” insert “or 6G”.

7 (1) Section 6F is amended as follows.
   (2) In subsection (1), after “section 6A” insert “, other than those specified in subsection (2) of section 6G,”.
   (3) In subsection (10), after “this section” insert “and section 6G”.

8 After section 6F insert—

“6G  Code of practice on attendance of observers at devolved elections in Wales

(1) The Commission must prepare a code of practice on the attendance at elections specified in subsection (2) of—
   (a) representatives of the Commission,
   (b) accredited observers, and
   (c) nominated members of accredited organisations.
(2) The code must make provision about attendance at—
   (a) general elections of Members of Senedd Cymru;
   (b) elections under section 10 of the Government of Wales Act 2006 (elections for Senedd constituency vacancies);
   (c) local government elections in Wales.

(3) The code must in particular—
   (a) specify the manner in which applications under sections 6C(1) and 6D(1) are to be made to the Commission;
   (b) specify the criteria to be taken into account by the Commission in determining such applications;
   (c) give guidance to relevant officers (within the meaning of section 6E) as to the exercise of the power conferred by subsection (1) of that section;
   (d) give guidance to such officers as to the exercise of the power mentioned in subsection (2) of that section as it relates to a person having the permission mentioned in subsection (1) of that section;
   (e) give guidance to such officers as to the exercise of any power under any enactment to control the number of persons present at any proceedings relating to an election as it relates to a person having such permission;
   (f) give guidance to representatives of the Commission, accredited observers and nominated members of accredited organisations on the exercise of the rights conferred by sections 6A, 6B, 6C and 6D.

(4) The code may make different provision for different purposes.

(5) Before preparing the code, the Commission must consult the Welsh Ministers.

(6) The Commission must lay the code before Senedd Cymru.

(7) The Commission must publish the code (in such manner as the Commission may determine).

(8) The following persons must have regard to the code in exercising any function conferred by section 6A, 6B, 6C, 6D or 6E in relation to an election or referendum specified in subsection (2)—
   (a) the Commission;
   (b) representatives of the Commission;
   (c) relevant officers (within the meaning of section 6E).

(9) The Commission may at any time revise the code.

(10) Subsections (4) to (7) apply in relation to a revision of the code as they apply in relation to the code.”
Section 9A is amended as follows.

In subsection (1)(a), after “relevant officers” insert “mentioned in subsection (2)”.

After subsection (5) insert—

“(5A) In relation to electoral registration officers for areas in Wales, the reference to their functions in subsection (2)(a) is a reference to their functions in relation to registers of parliamentary electors.”

In subsection (6)—

(a) in paragraph (a), at the end insert “other than one mentioned in paragraph (d) of that subsection”;

(b) omit paragraph (d);

(c) in paragraph (e), omit “or Wales”.

In subsection (7), omit paragraph (b).

In subsection (8)—

(a) in the words before paragraph (a), after “sections” insert “9AA,”; 

(b) in paragraph (b), after “subsection (6)” insert “or section 9AA(6)”;

(c) in paragraph (c), after “subsection (7)” insert “or section 9AA(7)”.

After section 9A insert—

“9AA Performance standards for devolved elections and referendums in Wales

(1) The Commission may from time to time—

(a) determine standards of performance for relevant officers mentioned in subsection (2), and

(b) publish, in such form and in such manner as they consider appropriate, the standards so determined.

(2) The standards of performance are such standards as the Commission think ought to be achieved by—

(a) electoral registration officers for areas in Wales in the performance of their functions in relation to registers of local government electors;

(b) returning officers in the administration of the elections specified in subsection (6);

(c) counting officers in the administration of the referendums specified in subsection (7).

(3) Before determining standards under subsection (1), the Commission must consult—

(a) the Welsh Ministers, and

(b) any other person they think appropriate.

(4) The Commission may determine different standards for different descriptions of relevant officers.
(5) When the Commission publish standards under subsection (1) they must send a copy to the Welsh Ministers who must lay a copy before Senedd Cymru.

(6) The elections specified in this subsection are—
   (a) a general election of Members of Senedd Cymru;
   (b) an election under section 10 of the Government of Wales Act 2006 (elections for Senedd constituency vacancies);
   (c) a local government election in Wales.

(7) The referendums specified in this subsection are referendums under Part 2 of the Local Government Act 2000 or Part 4 of the Local Government (Wales) Measure 2011 (referendums relating to executive arrangements of local authorities in Wales).”

11 In section 9B, in subsections (1) and (4), after “9A(1)” insert “or 9AA(1)”.

12 In section 9C(2)—
   (a) in paragraph (b), after “9A(6)” insert “or 9AA(6)”;
   (b) in paragraph (c), after “9A(7)” insert “or 9AA(7)”.

13 In section 13(12), after “met under” insert “paragraph 16A of Schedule 1 to this Act or”.

14 (1) Schedule 1 is amended as follows.
   (2) In paragraph 14—
      (a) in sub-paragraph (1)—
         (i) in paragraph (b), omit “or 20(12)”;
         (ii) for paragraph (c) substitute—
            “(c) met by the Senedd Commission under paragraph 16A of this Schedule or paragraph 6 of Schedule 2 to the Government of Wales Act 2006.”;
      (b) after sub-paragraph (6) insert—
            “(6A) An estimate prepared under this paragraph for a financial year beginning on or after 1 April 2021 must not include income or expenditure that is attributable to the exercise of the Commission’s functions in relation to devolved Welsh elections and devolved Welsh referendums (as to which, see paragraph 16A).”

(3) In paragraph 15, after sub-paragraph (5) insert—
   “(6) A plan prepared under this paragraph for a period beginning on or after 1 April 2021 must not include aims, objectives or estimated requirements for the exercise of the Commission’s functions in relation to devolved Welsh elections and devolved Welsh referendums (as to which, see paragraph 16B).”

(4) In paragraph 20, after sub-paragraph (1) insert—
   “(1A) The reference in sub-paragraph (1) to the Commission’s functions does not include the Commission’s functions in relation to devolved
Welsh elections or devolved Welsh referendums.”.

Tudalen 26, ar ôl llinell 35, mewnosoder atodlen newydd —

‘ATODLEN []
(a gyflwynir gan adran [adran newydd])

Y COMISIWN ETHOLIADOL: DIWYGIADAU PELLACH

Deddf Cynrychiolaeth y Bobl 1983 (p. 2)

1 (1) Mae Atodlen 4A i Ddeddf 1983 wedi ei diwygio fel a ganlyn.

(2) Ym mharagraff 14(1), ar ôl “code of practice” mewnosoder “for elections other than local government elections in Wales”.

(3) Ar ôl paragraff 14 mewnosoder —

“14A(1) The Electoral Commission (“the Commission”) may prepare, and from time to time revise, a code of practice for local government elections in Wales giving—

(a) guidance as to the matters which do, or do not, fall within Part 1 or Part 2 of this Schedule;

(b) guidance (supplementing the definition in section 90ZA(3)) as to the cases or circumstances in which expenses are, or are not, to be regarded as incurred for the purposes of a candidate's election.

(2) Once the Commission have prepared a draft code under this paragraph, they must submit it to the Welsh Ministers for approval.

(3) The Welsh Ministers may approve a draft code with or without modifications.

(4) Once the Welsh Ministers have approved a draft code they must lay a copy of the draft, in the form in which they have approved it, before Senedd Cymru.

(5) If the draft incorporates modifications, the Welsh Ministers must at the same time lay before Senedd Cymru a statement of their reasons for making them.

(6) If, within the 40-day period, Senedd Cymru resolves not to approve the draft, the Welsh Ministers must take no further steps in relation to it.

(7) If no such resolution is made within the 40-day period —

(a) the Welsh Ministers must issue the code in the form of the draft laid before Senedd Cymru,

(b) the code comes into force on the date appointed by the Welsh Ministers by order, and

(c) the Commission must arrange for the code to be published in
such manner as the Commission think appropriate.

(8) Sub-paragraph (6) does not prevent a new draft code from being laid before Senedd Cymru.

(9) In this paragraph, “the 40-day period”, in relation to a draft code, means the period of 40 days beginning with the day on which the draft is laid before Senedd Cymru, no account being taken of any period during which Senedd Cymru is dissolved or is in recess for more than four days.

(10) In this paragraph references to a draft code include a revised draft code.”

Deddf Pleidiau Gwleidyddol, Etholiadau a Refferenda 2000 (p. 41)

2 Mae Deddf Pleidiau Gwleidyddol, Etholiadau a Refferenda 2000 wedi ei diwygio fel a ganlyn.

3 (1) Mae adran 6 wedi ei diwygio fel a ganlyn.

(2) Yn is-adran (3)(b), ar ôl “Scottish Parliament” mewnosopher “, Senedd Cymru”.

(3) Yn is-adran (6)—

(a) ym mharagraff (a)—

(i) yn is-baragraff (i), ar y diweddi mewnosopher “other than those mentioned in paragraph (d) of that subsection”;

(ii) yn is-baragraff (ii), hepgorer “or Wales”;

(b) ym mharagraff (b), hepgorer “and those under Part II of the Local Government Act 2000”.

4 Ar ôl adran 6 mewnosopher—

“6ZA  Reviews of devolved electoral matters in Wales

(1) The Commission must keep the matters mentioned in subsection (2) under review, and must from time to time submit reports on those matters to the Welsh Ministers.

(2) The matters are such matters as the Commission may from time to time determine relating to—

(a) general elections of Members of Senedd Cymru;

(b) elections under section 10 of the Government of Wales Act 2006 (elections for Senedd constituency vacancies);

(c) local government elections in Wales;

(d) referendums under Part 2 of the Local Government Act 2000 and Part 4 of the Local Government (Wales) Measure 2011 (referendums relating to executive arrangements of local authorities in Wales);

(e) the law relating to the elections and referendums mentioned in paragraphs (a) to (d).
(3) Subsection (4) applies if the Welsh Ministers request the Commission to review and report on any matter or matters for which provision is or could be made in an Act of Senedd Cymru (whether or not falling within subsection (2)).

(4) The Commission must, within such time as the Welsh Ministers may specify—
   (a) review the matters specified in the request, and
   (b) submit a report on those matters to the Welsh Ministers.

(5) The Commission must publish each report made under this section in such manner as the Commission may determine.”

5    Yn adran 6C(3), ar ôl “6F” mewnoseð “or 6G”.
6    Yn adran 6D(4), ar ôl “6F” mewnoseð “or 6G”.
7    (1) Mae adran 6F wedi ei diwygio fel a ganlyn.
     (2) Yn is-adran (1), ar ôl “section 6A” mewnoseð “, other than those specified in subsection (2) of section 6G,”.
     (3) Yn is-adran (10), ar ôl “this section” mewnoseð “and section 6G”.
8    Ar ôl adran 6F mewnoseð —

“6G     Code of practice on attendance of observers at devolved elections in Wales

(1) The Commission must prepare a code of practice on the attendance at elections specified in subsection (2) of—
   (a) representatives of the Commission,
   (b) accredited observers, and
   (c) nominated members of accredited organisations.

(2) The code must make provision about attendance at—
   (a) general elections of Members of Senedd Cymru;
   (b) elections under section 10 of the Government of Wales Act 2006 (elections for Senedd constituency vacancies);
   (c) local government elections in Wales.

(3) The code must in particular—
   (a) specify the manner in which applications under sections 6C(1) and 6D(1) are to be made to the Commission;
   (b) specify the criteria to be taken into account by the Commission in determining such applications;
   (c) give guidance to relevant officers (within the meaning of section 6E) as to the exercise of the power conferred by subsection (1) of that section;
(d) give guidance to such officers as to the exercise of the power mentioned in subsection (2) of that section as it relates to a person having the permission mentioned in subsection (1) of that section;

(e) give guidance to such officers as to the exercise of any power under any enactment to control the number of persons present at any proceedings relating to an election as it relates to a person having such permission;

(f) give guidance to representatives of the Commission, accredited observers and nominated members of accredited organisations on the exercise of the rights conferred by sections 6A, 6B, 6C and 6D.

(4) The code may make different provision for different purposes.

(5) Before preparing the code, the Commission must consult the Welsh Ministers.

(6) The Commission must lay the code before Senedd Cymru.

(7) The Commission must publish the code (in such manner as the Commission may determine).

(8) The following persons must have regard to the code in exercising any function conferred by section 6A, 6B, 6C, 6D or 6E in relation to an election specified in subsection (2)—

(a) the Commission;

(b) representatives of the Commission;

(c) relevant officers (within the meaning of section 6E).

(9) The Commission may at any time revise the code.

(10) Subsections (4) to (7) apply in relation to a revision of the code as they apply in relation to the code.”

9 (1) Mae adran 9A wedi ei diwygio fel a ganlyn.

(2) Yn is-adran (1)(a), ar ôl “relevant officers” mewnysoder “mentioned in subsection (2)”.

(3) Ar ôl is-adran (5) mewnysoder—

“(5A) In relation to electoral registration officers for areas in Wales, the reference to their functions in subsection (2)(a) is a reference to their functions in relation to registers of parliamentary electors.”

(4) Yn is-adran (6)—

(a) ym mharagraff (a), ar y diweddd mewnysoder “other than one mentioned in paragraph (d) of that subsection”;

(b) hepgorer paragraff (d);

(c) ym mharagraff (e), hepgorer “or Wales”.

(5) Yn is-adran (7), hepgorer paragraff (b).

(6) Yn is-adran (8)—
“9AA Performance standards for devolved elections and referendums in Wales

(1) The Commission may from time to time—

(a) determine standards of performance for relevant officers mentioned in subsection (2), and

(b) publish, in such form and in such manner as they consider appropriate, the standards so determined.

(2) The standards of performance are such standards as the Commission think ought to be achieved by—

(a) electoral registration officers for areas in Wales in the performance of their functions in relation to registers of local government electors;

(b) returning officers in the administration of the elections specified in subsection (6);

(c) counting officers in the administration of the referendums specified in subsection (7).

(3) Before determining standards under subsection (1), the Commission must consult—

(a) the Welsh Ministers, and

(b) any other person they think appropriate.

(4) The Commission may determine different standards for different descriptions of relevant officers.

(5) When the Commission publish standards under subsection (1) they must send a copy to the Welsh Ministers who must lay a copy before Senedd Cymru.

(6) The elections specified in this subsection are—

(a) a general election of Members of Senedd Cymru;

(b) an election under section 10 of the Government of Wales Act 2006 (elections for Senedd constituency vacancies);

(c) a local government election in Wales.

(7) The referendums specified in this subsection are referendums under Part 2 of the Local Government Act 2000 or Part 4 of the Local Government (Wales) Measure 2011 (referendums relating to executive arrangements of local authorities in Wales).”
12 Yn adran 9C(2)—
   (a) ym mharagraff (b), ar ôl “9A(6)” mewnodoser “or 9AA(6)”;
   (b) ym mharagraff (c), ar ôl “9A(7)” mewnodoser “or 9AA(7)”.

13 Yn adran 13(12), ar ôl “met under” mewnodoser “paragraph 16A of Schedule 1 to this Act or”.

14 (1) Mae Atodlen 1 wedi ei diwygio fel a ganlyn.
   (2) Ym mharagraff 14—
      (a) yn is-baragraff (1)—
          (i) ym mharagraff (b), hepgorer “or 20(12)”;
          (ii) yn lle paragraff (c) rhodder—
              “(c) met by the Senedd Commission under paragraph 16A of this Schedule or paragraph 6 of Schedule 2 to the Government of Wales Act 2006.”;
      (b) ar ôl is-baragraff (6) mewnodoser—
          “(6A) An estimate prepared under this paragraph for a financial year beginning on or after 1 April 2021 must not include income or expenditure that is attributable to the exercise of the Commission’s functions in relation to devolved Welsh elections and devolved Welsh referendums (as to which, see paragraph 16A).”

(3) Ym mharagraff 15, ar ôl is-baragraff (5) mewnodoser—
    “(6) A plan prepared under this paragraph for a period beginning on or after 1 April 2021 must not include aims, objectives or estimated requirements for the exercise of the Commission’s functions in relation to devolved Welsh elections and devolved Welsh referendums (as to which, see paragraph 16B).”

(4) Ym mharagraff 20, ar ôl is-baragraff (1) mewnodoser—
    “(1A) The reference in sub-paragraph (1) to the Commission’s functions does not include the Commission’s functions in relation to devolved Welsh elections or devolved Welsh referendums.”.

DRAFT 19 SEPTEMBER 2019 / DRAFFT 19 MEDI 2019