



# Deddf Casglu a Rheoli Trethi (Cymru) 2016

**2016 dccc 6**

## **RHAN 9**

### **YMCHWILIO I DROSEDDAU**

#### **187      Rheoleiddio pwerau ymchwilio**

- (1) Mae [Deddf Rheoleiddio Pwerau Ymchwilio 2000 \(p. 23\)](#) wedi ei diwygio fel a ganlyn.
- (2) Yn adran 30 (personau sydd â'r hawl i awdurdodi gwyliadwriaeth gyfeiriedig a chuddwybodaeth ddynol)—
  - (a) yn is-adran (6), ar ôl "prejudice to" mewnosoder "subsection (6A) and", a
  - (b) ar ôl yr is-adran honno mewnosoder—

“(6A) The power in subsection (1) to make an order under this section prescribing individuals as persons designated for the purposes of sections 28 and 29 is exercisable by the Welsh Ministers for the purposes of prescribing persons exercising Welsh Revenue Authority functions of such description or holding such offices, ranks or positions as may be prescribed.
- (6B) Any such order made by the Welsh Ministers may—
  - (a) make different provision for different cases;
  - (b) contain such incidental, supplemental, consequential and transitional provision as the Welsh Ministers think fit.
- (6C) The Welsh Ministers' power to make such an order is exercisable by statutory instrument.
- (6D) A statutory instrument containing such an order is subject to annulment in pursuance of a resolution of the National Assembly for Wales.”

*Newidiadau i ddeddfwriaeth: Ar hyn o bryd nid oes unrhyw effeithiau heb eu gweithredu yn hysbys ar gyfer y Deddf Casglu a Rheoli Trethi (Cymru) 2016, Adran 187. (See end of Document for details)*

(3) Yn Atodlen 1 (awdurdodau cyhoeddus perthnasol), ar ôl paragraff 16 mewnosoder—

*"The Welsh Revenue Authority*

16A      The Welsh Revenue Authority."

**Gwybodaeth Cychwyn**

I1 A. 187 ddim mewn grym ar y Cydsyniad Brenhinol, gweler **a. 194(2)**

I2 **A. 187** mewn grym ar 25.1.2018 gan **O.S. 2018/33, ergl. 2(j)**

**Newidiadau i ddeddfwriaeth:**

Ar hyn o bryd nid oes unrhyw effeithiau heb eu gweithredu yn hysbys ar gyfer y Deddf Casglu a Rheoli Trethi (Cymru) 2016, Adran 187.