

## ATODLEN 2

### Addasu darpariaethau'r Ddeddf

## RHAN 4

### Addasu adran 37 o'r Ddeddf

4. Mae adran 37 o'r Ddeddf (apelau i lys ynadon neu siryf) yn gymwys fel pe bai—

- (a) “Appeals” wedi ei roi yn lle’r pennawd;
- (b) y canlynol wedi ei roi yn lle is-adran (1)—

“(1) Any person who is aggrieved by a decision of an authorised officer of an enforcement authority to serve an improvement notice under section 10(1), as applied and modified by regulation 4(1) of, and Part 1 of Schedule 2 to, the Infant Formula and Follow-on Formula (Wales) Regulations 2020 may appeal to the magistrates’ court.”;

- (c) is-adran (2) wedi ei hepgor;
- (d) y canlynol wedi ei roi yn lle is-adran (5)—

“(5) The period within which such an appeal as is mentioned in subsection (1) above may be brought must be—whichever ends the earlier—

- (a) one month from the date on which notice of the decision was served on the person desiring to appeal; or
- (b) the period specified in the improvement notice

and in the case of such an appeal, the making of the complaint shall be deemed for the purposes of this subsection to be the bringing of the appeal.”

- (e) yn is-adran (6)—

- (i) “subsection (1)” wedi ei roi yn lle “subsection (3) or (4)”; a
- (ii) ym mharagraff (a), “or to the sheriff” wedi ei hepgor.

#### Gwybodaeth Cychwyn

I1 Atod. 2 para. 4 mewn grym ar 22.2.2020 at ddibenion penodedig, gweler **rhl. 1(2)(a)**

I2 Atod. 2 para. 4 mewn grym ar 22.2.2021 i'r graddau nad yw eisoes mewn grym, gweler **rhl. 1(2)(b)**

**Newidiadau i ddeddfwriaeth:**

Ar hyn o bryd nid oes unrhyw effeithiau heb eu gweithredu yn hysbys ar gyfer y Rheoliadau Fformiwla Fabanod a Fformiwla Ddilynol (Cymru) 2020, Paragraff 4.