

Social Services and Wellbeing (Wales) Act 2014

2014 anaw 4

PART 11

MISCELLANEOUS AND GENERAL

Miscellaneous

Adults in prison, youth detention accommodation or bail accommodation etc

- (1) In its application to an adult who is detained in prison or youth detention accommodation in Wales, this Act has effect as if references to being ordinarily resident in an area were references to being detained in prison or youth detention accommodation in that area.
- (2) In its application to an adult who is residing in approved premises in Wales, this Act has effect as if references to being ordinarily resident in an area were references to being resident in approved premises in that area.
- (3) In its application to an adult who is residing in any other premises in Wales because a requirement to do so has been imposed on the adult as a condition of the grant of bail in criminal proceedings, this Act has effect as if references to being ordinarily resident in an area were references to being resident in premises in that area for that reason.
- (4) The provisions set out in subsection (5) do not apply in the case of an adult who is—
 - (a) detained in prison or youth detention accommodation, or
 - (b) residing in approved premises.
- (5) The provisions are—
 - (a) section 110 (support for category 3 young people);
 - (b) section 112 (support for category 4 young people);
 - (c) section 114 (support for category 5 young people and former category 5 young people);

Status: This is the original version (as it was originally enacted).

- (d) section 115 (support for category 6 young people and former category 6 young people).
- (6) Section 127 (adult protection and support orders) does not apply in the case of an adult who is detained in prison or youth detention accommodation.
- (7) See also section 187 for further modifications of this Act's provisions in relation to—
 - (a) adults who are detained in prison or in youth detention accommodation, and
 - (b) adults who are residing in approved premises.