## 2002 No. 808

## Gorchymyn Awdurdodau Lleol (Trefniadau Gweithredol a Threfniadau Amgen) (Addasu Deddfiadau a Darpariaethau Eraill) (Cymru) 2002

## Ystyried adroddiadau anffafriol

10.—(1) Yn adran 31A o Ddeddf Llywodraeth Leol 1974(1) (ystyried adroddiadau anffafriol)—

(a) ar ôl is-adran (2), mewnosodwch-

"(2A) In the case of a local authority which are operating executive arrangements, consideration of a further report of the Local Commissioner under section 31(2A) above by the executive of that local authority, or any person on behalf of that executive, shall be subject to a corresponding restriction."; a

(b) ar ôl is-baragraff (5), mewnosodwch—

"(5A) In the case of a local authority which are operating executive arrangements—

- (a) no member of the executive of that authority shall decide; and
- (b) no member of the executive or any body acting on behalf of that executive shall vote;

on any question with respect to a report or further report under this part of the Act in which that person is named and criticised by a Local Commissioner".

(2) Yn is-adran (1) o adran 34 o Ddeddf Llywodraeth Leol 1974 (dehongli Rhan III), ar ôl y diffiniad o "the Commissions" mewnosodwch—

""executive" and "executive arrangements" have the same meaning as in Part II of the Local Government Act 2000;".