

**GORCHYMYN A WNAED GAN  
WEINIDOGION CYMRU O DAN ADRAN 84  
O DDEDDF PLANT 1989**

**ORDER MADE BY THE WELSH MINISTERS  
UNDER SECTION 84 OF THE CHILDREN ACT  
1989**

**Gan Fod:**

Gweinidogion Cymru, drwy arfer y pwerau a roddwyd iddynt o dan adran 84 o Ddeddf Plant 1989, wedi iddynt ystyried y dyletswyddau a roddwyd ar Ddinas a Sir Abertawe ("yr Awdurdod") gan neu o dan Ddeddf Plant 1989, ac wedi iddynt ystyried a oedd esgus rhesymol am fethiant yr Awdurdod i gyflawni'r dyletswyddau hynny, ac am y rhesymau a roddwyd yng Ngorchymyn 2009 Rhif 12 dyddiedig 23 Mawrth 2009 ("y Gorchymyn"), wedi gwneud datgan a chyfarwyddo:

1. Bod yr Awdurdod wedi methu mewn cysylltiad â dyletswyddau statudol a osodwyd gan neu o dan Ddeddf Plant 1989 heb esgus rhesymol.

2. Bod yr Awdurdod wedi cael ei gyfarwyddo i gymryd pob cam angenrheidiol i sicrhau, yn ddi-oed, fod yr holl ddyletswyddau a osodwyd arnynt gan neu o dan Ddeddf Plant 1989, yn cael eu cyflawni i safon ddigonol yn gyson.

Mae Gweinidogion Cymru bellach wedi eu bodloni bod yr Awdurdod wedi ymdrin yn sylweddol â'r materion a nodwyd yn y Gorchymyn a ddatganodd fod yr Awdurdod wedi methu ac nad yw'r Awdurdod bellach wedi methu heb esgus rhesymol.

**Whereas:**

The Welsh Ministers in exercise of the powers conferred on them under section 84 of the Children Act 1989, having considered the duties imposed on The City and County of Swansea ("the Authority") by or under the Children Act 1989, and having considered whether there was a reasonable excuse for the Authority's failure to perform those duties, and for the reasons set out within Order 2009 No 12 dated 23 March 2009 ("the Order"), made a declaration and direction:

1. That the Authority was in default with respect to statutory duties imposed by or under the Children Act 1989 without reasonable excuse.
2. That the Authority was directed to take all necessary action to secure without further delay that all their statutory duties imposed by or under the Children Act 1989 were consistently performed to an adequate standard.

The Welsh Ministers are now satisfied that the issues identified in the Order declaring that the Authority was in default have been substantially addressed and that the Authority is no longer in default without reasonable excuse.

**Yn Awr Felly**

Mae Gweinidogion Cymru drwy arfer y pwerau a roddwyd iddynt o dan adran 84 o Ddeddf Plant 1989 yn dirymu'r Gorchymyn.

Llofnodwyd

Dyddiedig

Gwenda Thomas, Y Dirprwy Weinidog dros Wasanaethau Cymdeithasol ar ran Gweinidogion Cymru

**Now Therefore**

The Welsh Ministers in exercise of the powers conferred on them under section 84 of the Children Act 1989 revoke the Order.

Signed

Dated

Gwenda Thomas, Deputy Minister for Social Services on behalf of the Welsh Ministers

Non-SI Number 2010 No.49