Pecyn dogfennau cyhoeddus

Y Pwyllgor lechyd a Gofal Cymdeithasol

Lleoliad: Ystafell Bwyllgora 3 - Senedd	Cynulliad Cenedlaethol Cymru
Dyddiad: Dydd Mercher, 27 Tachwedd 2013	National Assembly for Wales
Amser: 09:00	

I gael rhagor o wybodaeth, cysylltwch â:

Llinos Madeley/Helen Finlayson Clerc y Pwyllgor 029 2089 8403/8600 PwyllgorlGC@cymru.gov.uk

Agenda

(Rhag-gyfarfod 09:00 - 09:15)

1 Cyflwyniad, ymddiheuriadau a dirprwyon

2 Y Bil Gwasanaethau Cymdeithasol a Llesiant (Cymru): Cyfnod 2 - Trafod y gwelliannau (09:15 - 12:30)

Yn unol â Rheol Sefydlog 26.21, bydd y Pwyllgor yn gwaredu gwelliannau i'r Bil yn y drefn a ganlyn:

- Adrannau 18-69
- Atodlen 1
- Adrannau 70-119
- Atodlen 2
- Adrannau 120-160
- Atodlen 3
- Adrannau 161-169
- Adran 1
- Teitl hir

Dogfennau ategol:

Rhestr o welliannau wedi'u didoli, 27 Tachwedd 2013 Grwpio gwelliannau, 27 Tachwedd 2013

Yn bresennol:

Gwenda Thomas AC, y Dirprwy Weinidog Gwasanaethau Cymdeithasol

3 Papurau i'w nodi

Lythyr gan y Gweinidog Iechyd a Gwasanaethau Cymdeithasol ynglŷn â gweithredu argymhellion Adroddiad Greenaway (Tudalen 1)

Llythyr gan y Dirprwy Weinidog Gwasanaethau Cymdeithasol ynglŷn â'r Memorandwm Cydsyniad Deddfwriaethol Atodol ar y Bil Gofal (Tudalennau 2 - 3)

Llythyr gan y Dirprwy Weinidog Gwasanaethau Cymdeithasol ynglŷn â'r Bil Gwasnaethau Cymdeithasol a Llesiant (Cymru) a diddymiad y Mesur Strategaethau ar gyfer Gofalwyr (Cymru) 2010 (Tudalennau 4 - 11)

Eitem 3a

Mark Drakeford AC / AM
Y Gweinidog lechyd a Gwasanaethau Cymdeithasol
Minister for Health and Social Services



Llywodraeth Cymru Welsh Government

Ein cyf/Our ref MD/02021/13

David Rees AM
Chair, Health and Social Care
Committee
Cardiff Bay
CF99 1NA
HSCCommittee@wales.gov.uk

November 2013

Den Den id

reconfiguration from with key stakeholders. During this session the need to reconfigure training was raised and in particular the recent report published on 29th October by Professor David Greenaway entitled Securing the future of excellent patient care. You have requested information about the approach we will be taking to respond to this report. Thank you for your letter of 9th October following discussions at the Health and Social Care Committee held on 3rd October during which you heard information about service

established to take this work forward. Welsh Government will be represented on this group. implications considered The report sets out a number of high level recommendations which will now need to be considered carefully. Considerable work will now be needed to understand the full of implementation and മ Four Nations now be needed to understand implementation group being

developed. indications The details of this group and the timetable it will be working to is still to be agreed, but initial are that an 18-month period is envisaged for implementation proposals to be

I hope this information is helpful.

Dat were

Mark Drakeford AC / AM

Y Gweinidog lechyd a Gwasanaethau Cymdeithasol Minister for Health and Social Services

Eitem 3b

Gwenda Thomas AC / AM
Y Dirprwy Weinidog Gwasanaethau Cymdeithasol
Deputy Minister for Social Services



Ein cyf/Our ref LFGT110213

David Rees AC
Cadeirydd y Pwyllgor Iechyd a
Gofal Cymdeithasol
Cynulliad Cenedlaethol Cymru
Bae Caerdydd
Caerdydd
CF99 1NA

19 Tachwedd 2013

Annwyl David,

Memorandwm Cydsyniad Deddfwriaethol Atodol: y Bil Gofal

Diolch am eich llythyr dyddiedig 8 Tachwedd yn gofyn am eglurhad o'r rhesymau ymarferol dros beidio â defnyddio proses Cyfnod 2 wrth gyflwyno darpariaethau sy'n gysylltiedig â gwasanaethau ôl-ofal iechyd meddwl.

Y Bil Gofal, sy'n cael ei gyflwyno yn San Steffan, yw'r prif gyfrwng ar gyfer bwrw ymlaen â'r gwelliannau arfaethedig i adran 117 o Ddeddf lechyd Meddwl 1983. Y Ddeddf hon, wedi'i diwygio, fydd y brif statud ddeddfwriaethol o hyd ar gyfer darparu gwasanaethau ôl-ofal iechyd meddwl yng Nghymru a Lloegr. Fodd bynnag, mae rhai gwelliannau canlyniadol sydd angen eu gwneud i Fil Gwasanaethau Cymdeithasol a Llesiant (Cymru).

Rydym mewn sefyllfa unigryw, gyda'r Bil Gofal a'r Bil Gwasanaethau Cymdeithasol a Llesiant yn datblygu ar amserlen debyg, ond eto'n wahanol. Yr amseriad yw'r prif reswm am y ffaith nad yw'n bosibl gwneud y gwelliannau canlyniadol hyn drwy'r Bil Gwasanaethau Cymdeithasol a Llesiant. Mae'r Bil hwn wrthi'n cael ei ystyried gan y Pwyllgor ar Gyfnod 2. Fodd bynnag, nid yw'r gwelliannau i adran 117 o'r Ddeddf lechyd Meddwl, sy'n cael eu gwneud gan gymal 71 o'r Bil Gofal wedi dod yn gyfraith eto ac mae hyn yn creu anhawster.

Dim ond ar ôl i'r Bil Gofal ddod yn gyfraith y bydd modd gwneud gwelliannau i'r Bil Gwasanaethau Cymdeithasol a Llesiant, sy'n ofynnol o ganlyniad i'r gwelliannau i adran 117. Gan na fydd hyn yn digwydd tan ar ôl i'r Bil Gwasanaethau Cymdeithasol a Llesiant gael Cydsyniad Brenhinol, nid yw'n bosibl gwneud y gwelliannau hyn yn ystod Cyfnod 2 proses y Bil Gwasanaethau Cymdeithasol a Llesiant. Yn ôl cyngor cyfreithiol, y Bil Gofal oedd y cyfrwng gorau ar gyfer dod â'r newidiadau hyn i rym, a dyna'r dull a fabwysiadwyd gennyf i a'm swyddog cyfatebol Norman Lamb, AS, y Gweinidog Gwladol dros Ofal a Chymorth.

Er na fydd modd trafod y cynigion hyn yn ystod Cyfnod 2 ac nad oes llawer o amser cyn y ddadl yn y Cyfarfod Llawn, byddwn yn hapus i gwrdd â chi i drafod hyn ymhellach pe bai hynny o gymorth.

Byddaf hefyd yn ceisio sicrhau bod yr Aelodau'n ymwybodol o'r sefyllfa hon pan fyddaf yn cyflwyno'r Memorandwm Cydsyniad Deddfwriaethol yn y Cyfarfod Llawn ar 26 Tachwedd 2013.

Yn gywir

Gwenda Thomas AC / AM

Y Dirprwy Weinidog Gwasanaethau Cymdeithasol

Deputy Minister for Social Services

Eitem 3c

Gwenda Thomas AC / AM
Y Dirprwy Weinidog Gwasanaethau Cymdeithasol
Deputy Minister for Social Services



Our ref: LF/GT/1099/13

David Rees AM
Chair
Health and Social Services Committee
National Assembly for Wales
Cardiff CF99 1NA

20 November 2013

Dear David,

In its report on the Social Services and Well-being (Wales) Bill, the Committee recommended that I provide further assurances that the repeal of the Carers Strategies (Wales) Measure 2010 ("the Measure") will not undermine the existing rights and entitlements of carers. In my response I said that I would write to the Committee on this matter.

The Measure placed a duty upon Local Health Boards and local authorities to work together to produce Information and Consultation Strategies for Carers. A similar requirement was placed upon the Wales Ambulance Trust and Velindre NHS Trust. Regulations made under the Measure put the NHS in the lead in drawing up these strategies. The strategies were developed during 2012-13 and their implementation is supported by significant funding from the Welsh Government. The strategies were initially for three years up to 2014-15, but following our decision to extend implementation funding into 2015-16, they will run into a fourth year. The Measure will be repealed when the provisions in the Social Services and Well-being (Wales) Bill come into force in 2016.

I must stress that I do not believe that the decision to repeal the Measure will in any way dilute the focus on carers which the Measure has sought to develop. I think it is important to recognise that the Measure will be overtaken by a wholly new system of enhanced entitlements for carers under the Bill, designed to strengthen the focus and attention devoted to carers in service planning and delivery. For the first time, carers will have equivalent rights to the people they care for. They will have a right to an assessment of their needs for support without the need to formally request an assessment and have a new right to support where their need is one that meets with the new eligibility criteria. Where they have eligible needs they will also have a statutory support plan that the local authority must regularly review.

By 2016, I expect good practice around identification, information and consultation to be well-embedded within the NHS and local authorities; and the experience of developing and implementing the Information and Consultation Strategies will have led to enduring partnership arrangements being in place. The legal framework for this partnership working will be different under the Bill but is designed to reinforce collaboration across service providers and strengthen the support they provide to carers of all ages.

My assertion to the Committee that existing rights and entitlements would not be lost was based upon a detailed comparison of the existing provisions in the Measure with the new provisions in the Bill, undertaken by officials. I am happy to share with the Committee the attached comparison table.

I would particularly like to draw the following points to the Committee's attention.

- The Carers Strategies (Wales) Regulations 2011 (Regulation 3) place a joint duty on each Local Health Board, each local authority and the NHS Trusts to prepare and publish a strategy. Regulation 3(3) then states that, for the purposes of section 6(1) of the Measure (submission of draft strategy to the Welsh Ministers), the Local Health Board is the lead authority for the strategy which it prepares with a local authority. Nonetheless, the obligations to produce the strategy are still joint obligations and it would be wrong to attach too much significance to the NHS lead role.
- There is no provision for a separate strategy for carers under the Bill as carers will become part of the entire system of care and support offered to all people with relevant needs. Section 5(1) of the Bill places specific duties on local authorities and Local Health Boards to work together to assess the extent of needs for care and support (including the needs of carers) in the local authority's area, and the extent to which needs for care and support are not being met. They must also assess the range of services required to meet the care and support needs identified, and the range of services required to prevent, delay or reduce needs for care and support. The Bill requires this local needs assessment to be taken into account by local authorities and Local Health Boards as they prepare or review their joint health and well-being strategies.
- The Measure had a particular focus on information for carers, including arrangements for referrals and signposting. The Bill introduces a new requirement (under section 8) for an information, advice and assistance service, to provide people with information and advice relating to care and support, and with assistance in accessing it. The service will be available to all carers regardless of whether they have support needs. The duty to secure the provision of this service will be upon local authorities, but the Local Health Boards and NHS trusts will be under a duty to facilitate the service by providing the local authority with information about the care and support they provide.
- The information, advice and assistance service will be a first point of contact where individuals can access a range of information and advice on services provided locally by local authorities, the NHS, third sector organisations and user and carer-led support groups. Staffed by skilled professionals, the new service will (where appropriate) seek to provide a tailored response to members of the public and to professionals. It will play an important role in signposting and assisting carers and others in accessing preventative care and support services accessible in the community without the need for formalised assessments. In doing so, it will be able to draw upon the information and resources produced for carers through the Carers Information and Consultation Strategies, and further develop the signposting and referral pathways which partners have established. Tudalen 5

- The co-operation and partnership provisions in section 143 of the Bill provide that a local authority must make arrangements to promote co-operation between the local authority and its relevant partners with a view to improving the well-being of carers within the authority's area. Local Health Boards are relevant partners for the purposes of this provision. Also, section 146 provides that a local authority must exercise its social services functions with a view to ensuring the integration of care and support with health provision and health-related provision, where it considers that this would promote the well-being of carers with need for support within the local authority's area.
- The importance that I attach to the need of carers is evident from the new duties imposed upon local authorities to meet the needs of carers in sections 26 and 27 of the Bill. Carers will be able to access information, be assessed and be considered as part of the local authority's preventative services in the same way as the people they care for.

I remain confident therefore that the general principles and features of the Measure have been carried across into the Bill. I am also confident that within the new framework the gains that are being made under the Measure in terms of implementation will not be lost.

However, I want to build on this, and I have therefore asked my officials to explore how we might continue to use the implementation funding for the Information and Consultation Strategies, which is currently committed until the end of 2015-16, beyond that point, to support local authorities and LHBs in delivering on their duties towards carers in the Bill and to optimise the opportunities for them to collaborate and work together to better support them.

Yours sincerely,

Gwenda Thomas AC / AM

Y Dirprwy Weinidog Gwasanaethau Cymdeithasol

Deputy Minister for Social Services

Carers St 2010	rategies (Wales) Measure	Social Services and Well-being (Wales) Bill
Provides a	a definition of a carer that uses	Section 3(4). This definition is wider than that used in the Carers Measure as it does not include the regular and substantial test that is used in that definition.
		A carer is defined as:
		"A person who provides or intends to provide care for an adult or disabled child"
		It does not include a person who provides or intends to provide care under or by virtue of a contract or as voluntary work. However, a local authority has the discretion to include such a person if it thinks that, due to the nature of the relationship, it is appropriate to do so.
	duty on LHBs and LAs to	Local Need Assessments and duty to
	ogether to: provide appropriate advice and information to carers ensure that carers are consulted before decisions are taken about services to be provided to or for the person cared for ensure that carers are consulted about the general provision of services to or for carers and the persons they care for	Section 5(1) requires Local Authorities and Local Health Boards to work together to assess the extent of needs for care and support (including the needs of carers) in the local authority's area and the extent to which needs for care and support are not being met. They must also assess the range of services needed to meet the care and support needs identified, and the range of services needed to prevent, delay or reduce needs for care and support.
Regulation at regulation (1) Each L	rs Strategies (Wales) ns 2011 provides the following on 3: Local Health Board, each local and the NHS Trusts must,	This local needs assessment is in addition to any other assessment of the health and well-being needs of the local population that is required under section 40 of the NHS (Wales) Act 2006. Section 40 places a duty on each local authority in Wales and each Local Health
prepare and publish a strategy. (2) A local authority must discharge its duty to prepare a strategy by participating in the preparation of a single joint strategy with the Local Health Board		Board to jointly formulate and implement a strategy for the health and well-being of members of the public in the local authority's area.
in whose a	area its local authority area lies, in the Schedule. e purposes of section 6(1) of	Subsection (3) of the Bill amends section 40 so as to require that this local needs assessment is taken into account when

the Measure (submission of draft strategy to the Welsh Ministers), the Local Health Board is the lead authority for the strategy which it prepares with a local authority.

The strategy is, therefore, a joint strategy even though the regulations designate the LHB as the lead authority for the strategy, and the obligations to produce the strategy are still joint obligations.

preparing the joint health and well-being strategy or when this strategy is reviewed. It is intended that the detailed arrangements for population needs assessment and strategy for people with care and support needs will be incorporated into the Integrated Single Planning – (see guidance on Shared Purpose)

Section 26 of the Children Act 2004 provides that local authorities in Wales must, in accordance with the regulations, prepare and publish a plan setting out the authority's strategy for discharging their functions in relation to children and relevant young persons. Subsection (4) of the Bill amends section 26 of the 2004 Act so that this local needs assessment is taken into account in the preparation and review of the plan.

As above the arrangements for young carers with care and support needs will be included within the Single Integrated Plan

The co-operation provisions in section 143 provide that a local authority must make arrangements to promote cooperation between the local authority and its relevant partners with a view to improving the well-being of carers within the authority's area (see section 143(2)(a)(ii)). LHBs are relevant partners for the purposes of this provision. Also, section 146 currently provides that a local authority must exercise its social services functions with a view to ensuring the integration of care and support with health provision and health-related provision, where it considers that this would promote the well-being of carers within the authority's area with needs for support (see section 145(1)(a)(iii)).

Information, Advice and Assistance (IAA) to carers

Section 8 of the Bill places a duty on local authorities to secure the provision of an information, advice and assistance service, the purpose of which is to provide people with information and advice relating to care and support and

provide assistance to them in accessing it. This service will be available to all carers regardless of whether they have support needs. LHBs and NHS Trusts are under a duty to facilitate the service by providing the local authority with information about the care and support that they provide to facilitate local authorities in carrying out it duties to provide IAA to carers.

This service will cover the range of local authority functions, not just social services. It also includes assistance, not just information and advice, and is therefore broader than the Carers Measure.

Types of assistance could include assisting some people in accessing services, or in booking or commissioning appointments on their behalf.

Consultation with Carers

Consultation will be an integral part of the assessment process for the person cared for. Carers will also have a right to an assessment of their own support needs for the first time under the Bill. The assessment must take into account their ability and willingness to continue caring as well as their employment, education, training or leisure needs (if an adult) and developmental needs (if a child). In addition, section 4(2) provides that a person exercising functions in relation to an adult or a child must have regard to the individual's views, wishes and feelings.

At a strategic level, carers will be consulted via the duties in section 5 to assess the needs for care and support and preventative services.

Places a duty on LHBs and LAs to implement the strategy

Section 40 of the NHS Act places a duty on local authorities and Local Health Boards to jointly formulate and implement health and well-being strategies. In addition section 137 of the Bill provides that Ministers must issue a statement relating to the well-being of people who need care and support and carers who need support. The statement must specify the outcomes to be

Provides that appropriate information and advice is that which is likely to be of interest or benefit to carers or a cared for person. Gives WM powers to make further provision in regulations about what constitutes appropriate information and advice.	achieved in terms of the well-being of those people and the measures against which achievement of those outcomes will be measured. This could be used if it was felt that there were particular outcomes for carers that were not being delivered. Covered by sections 5 and 8 of the Bill.
Information and advice must be provided free of charge	The Deputy Minister had tabled an amendment to amend Section 54 so that the power to charge applies only to 'assistance' and not to information and advice.
Gives WM a power to make regulations specifying the steps which LHBs and LAs must or may take for the purpose of consulting carers	See section on consultation above. In addition the Welsh Government will, in the Code of Practice, set out the expectation of the detailed arrangements local authorities must have in place for consulting carers and the people they care for.
Gives WM a power to make further provision in regulations as to the preparation and publication of strategies. Includes but is not limited to provision about: - services in respect of which the duty to prepare a strategy applies; - matters to be dealt with in the strategy	Section 40 of the NHS (Wales) Act currently has very wide regulation making powers that enable further detail about well-being strategies to be prescribed. These are sufficiently wide to have provision about publication of strategies etc. The current regulations are the Health, Social Care and Wellbeing Strategies (Wales) Regulations 2003.
 how and when the strategy is to be published keeping the strategy under review consultation which must be undertaken before or during the preparation, implementation or review of the strategy arrangements for monitoring and evaluating implementation of the strategy 	Section 26 of the Children Act 2004 similarly contains wide regulation making powers dealing with children and young people's plans. These include details about publication and review of plans. [See comment s3 above for reference to s.26 of the Children Act 2004 and relevant regulations].
Imposes a duty on LHBs and LAs to submit each strategy in draft to WMs for approval. Gives WM a power to make regulations	Whilst there is a requirement in the Health, Social Care and Well-being Strategies (Wales) Regulations to provide the Welsh Ministers with a copy of the strategy once published there is no

as to how and when the requirement to submit strategies must be complied with	requirement to submit in draft. There is however a requirement to consult on the draft strategy.
Imposes a duty to make a copy of the strategy available for inspection, free of charge at the principal office of the authority	There is an equivalent duty in the Health, Social Care and Well-being Strategies (Wales) Regulations 2003.
	There is an equivalent duty in regulation 6 of the Children and Young People's Plan (Wales) Regulations 2007
Power for WM to add further bodies or categories of bodies	During scrutiny of the Measure stakeholders pushed hard for it to encompass not only the social services functions of local authorities but housing and transport too. The information, advice and assistance provisions within the Bill apply to all local authority functions so there is no requirement for such a power.

Links to Key Regulations

Children and Young People's Plan (Wales) Regulations 2007

http://www.google.co.uk/#bav=on.2,or.r_qf.&fp=933b86cb73b1c985&q=Children+and +Young+People%E2%80%99s+Plan+(Wales)+Regulations+2007

Health, Social Care and Well-being Strategies (Wales) Regulations 2003.

http://www.legislation.gov.uk/wsi/2003/154/contents/made

http://wales.gov.uk/consultations/childrenandyoungpeople/cypinterimguidance/?lang =en&status=open