And Whereas under section 3(1)(ff) of the Coinage Act 1971 We have power, with the advice of Our Privy Council, by Proclamation to direct that any coin shall be legal tender for the payment of any amount:

And Whereas it appears to Us desirable to order that, to celebrate the birth of the Duke and Duchess of Cambridge's second child, there should be made at Our Mint coins of the denomination of five pounds in gold, in silver and in cupro-nickel:

We, therefore, in pursuance of the said section 3(1)(a), (b), (cc), (d), (dd) and (ff), and of all other powers enabling Us in that behalf, do hereby, by and with the advice of Our Privy Council, proclaim, direct and ordain as follows:

#### GOLD COIN

1. A new coin of gold of the denomination of five pounds shall be made, being a coin of a standard diameter of 38.608 millimetres, and being circular in shape.

#### SILVER COIN

- 2. (1) A new coin of silver of the denomination of five pounds shall be made, being a coin of a standard weight of 28.276 grammes, a standard diameter of 38.608 millimetres, a standard composition of 925 parts per thousand fine silver, and being circular in shape.
- (2) In the making of the said silver coin a remedy (that is, a variation from the standard weight, composition or dimensions specified above) shall be allowed of an amount not exceeding the following, that is to say:
- (a) a variation from the said standard weight of an amount per coin of 0.13 grammes;
- (b) a variation from the said standard composition of five parts per thousand fine silver; and
- (c) a variation from the said standard diameter of 0.125 millimetres per
- (3) The said silver coin shall be legal tender for the payment of any amount in any part of Our United Kingdom.

#### **CUPRO-NICKEL COIN**

- 3. (1) A new coin of cupro-nickel of the denomination of five pounds shall be made, being a coin of a standard weight of 28.276 grammes, a standard diameter of 38.608 millimetres, a standard composition of seventy-five per centum copper and twenty-five per centum nickel, and being circular in shape.
- (2) In the making of the said cupro-nickel coin a remedy (that is, a variation from the standard weight, composition or dimensions specified above) shall be allowed of an amount not exceeding the following, that is to say:
- (a) a variation from the said standard weight of an amount per coin of 0.13 grammes:
- (b) a variation from the said standard composition of two per centum copper and two per centum nickel; and
- (c) a variation from the said standard diameter of 0.125 millimetres per coin.
- (3) The said cupro-nickel coin may contain impurities of three-quarters of one per centum.
- (4) The said cupro-nickel coin shall be legal tender for the payment of any amount in any part of Our United Kingdom.

### **DESIGN OF THE COINS**

4. The design of the said coins shall be as follows:

For the obverse impression Our effigy with the inscription "- ELIZABETH II  $\cdot$  D  $\cdot$  G  $\cdot$  REG  $\cdot$  F  $\cdot$  D  $\cdot$  5 POUNDS" and for the reverse an ornamental cartouche in the centre of the coins featuring the inscription "THE DUKE AND DUCHESS OF CAMBRIDGE 2015", surrounded by the inscription "TO CELEBRATE THE BIRTH OF THE SECOND CHILD OF". The coins will have a graining upon the edge'.

5. This Proclamation shall come into force on the twentieth day of March Two thousand and fifteen.

Given at Our Court at Buckingham Palace, this nineteenth day of March in the year of our Lord Two thousand and fifteen and in the sixty-fourth year of Our Reign.

**GOD SAVE THE QUEEN** 

(2309263)

# **Departments of State**

# **CROWN OFFICE**

THE QUEEN has been pleased by Letters Patent under the Great Seal of the Realm dated 25 March 2015 to appoint David Lionel Natzler, Esquire, to the Office of Clerk of the House of Commons.

C I P Denyer (2309248)

The QUEEN has been pleased by Royal Warrant bearing date 24 March 2015 to appoint George Murray McRobbie Esquire as a member of the Forestry Commission in accordance with the Forestry Acts for a period of three years commencing on and from 1 April 2015 until and concluding on 31 March 2018.

G. A. Bavister (2309267)

# PARLIAMENT & ASSEMBLIES

## **LEGISLATION & TREATIES**

#### WELSH GOVERNMENT

LAND DRAINAGE ACT 1991

# THE LOWER WYE AND CALDICOT AND WENTLOOGE INTERNAL DRAINAGE DISTRICTS (ABOLITION) ORDER 2015

Notice is hereby given that on the 24 March Welsh Ministers, in exercise of the powers conferred upon them by section 3(5) and (7) of the Land Drainage Act 1991, made the Lower Wye and Caldicot and Wentlooge Internal Drainage Districts (Abolition) Order (SI 2015/872 (W.65)) confirming the Scheme submitted by the Natural Resources Body for Wales under section 3(1) of the Act.

The Scheme makes provision for:

- i) Abolition of the Lower Wye Internal Drainage District and Board
- ii) Abolition of the Caldicot and Wentlooge Internal Drainage District and Board
- iii) The creation of a new Internal Drainage District; and
- iv.) The transfer of functions to the Natural Resources Body for Wales  $\,$
- v.) Matters supplemental thereto or consequential thereon.

A copy of the Order may be seen during normal office working hours at the offices of the Natural Resources Body for Wales at Cambria House, 29 Newport Road, Cardiff CF24 0TP and at the offices of the Welsh Government, Flood and Coastal Erosion Risk Management, Cathays Park, Cardiff CF10 3NQ.

By paragraph 7 of Schedule 3 to the Land Drainage Act 1991, it is provided that if any person aggrieved by an order desires to question its validity on the grounds that it is not within the powers of the Act or that any requirement of the Act has not been complied with he may, within 6 weeks after the publication of this notice, make an application for the purpose to the High Court, and if any such application is duly made, the Court, if satisfied that the Order is not within the powers of the Act, or that the interests of the applicant have been substantially prejudiced by any requirements of the Act not having been complied with, may quash the Order either generally or in so far as it affects the applicants.

Julie Garrard

Flood & Coastal Erosion Risk Management

Welsh Government

March 2015

Llywodraeth Cymru

Deddf Draenio Tir 1991

Gorchymyn Ardaloedd Draenio Mewnol Gwy Isaf a Chil-y-Coed a Gwynllŵa (Diddymu) 2015.

Hysbysir drwy hyn bod Gweinidogion Cymru, ar 24 Mawrth, wrth arfer y pwerau a roddwyd iddynt gan adran 3(5) a (7) o Ddeddf Draenio Tir 1991, wedi gwneud Gorchymyn Ardaloedd Draenio Mewnol Gwy Isaf a Chil-y-Coed a Gwynllŵg (Diddymu) 2015 (OS 2015/872 (W.65)) gan gadarnhau y Cynllun a gyflwynwyd gan Cyfoeth Naturiol Cymru o dan adrannau 3(1) y Ddeddf.

Mae'r Cynllun yn darparu ar gyfer:

- i) Diddymu Ardal a Bwrdd Draenio Mewnol Gwy Isaf
- ii) Diddymu Ardal a Bwrdd Draenio Mewnol Cil-y-coed a Gwynllŵg
- iii) Creu Ardal Draenio Mewnol newydd
- iv) Trosglwyddo swyddogaethau i Gorff Cyfoeth Naturiol Cymru
- v) Materion atodol a chanlyniadol i'r uchod.

Mae'n bosib gweld copi o'r Gorchymyn yn swyddfeydd Cyfoeth Naturiol Cymru yn Nhŷ Cambria, 29 Ffordd Casnewydd, Caerdydd CF24 0TP ac yn swyddfeydd Llywodraeth Cymru, Rheoli Perygl Llifogydd ac Erydu Arfordirol, Parc Cathays, Caerdydd CF10 3NQ