THE REVIEW OF PARLIAMENTARY CONSTITUENCY BOUNDARIES IN CARDIFF AND THE VALE OF GLAMORGAN

PROVISIONAL RECOMMENDATIONS

January 2011

The Commission welcome correspondence and telephone calls either in English or Welsh
BOUNDARY COMMISSION FOR WALES

THE REVIEW OF PARLIAMENTARY CONSTITUENCY
BOUNDARIES IN CARDIFF AND THE VALE OF GLAMORGAN

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1. INTRODUCTION

1.1 Pursuant to its powers under Section 3 (2) of the Parliamentary Constituencies Act 1986, the Commission undertook their Fifth General Review of Parliamentary Constituencies, and, under Paragraph 8 (2) of Schedule 1 to the Government of Wales Act 2006, their First General Review of National Assembly for Wales Electoral Regions from December 2002 until January 2005. The resultant Parliamentary Constituencies and Assembly Electoral Regions (Wales) Order 2006 came into force on 25 April 2006. This Order however only made reference to local government areas as they existed on 31st January 2005. The Vale of Glamorgan (Communities) Order 2010 came into operation on 18 May 2010 and made changes to the boundary between the Llandough and Michaelston Communities of the County Borough of The Vale of Glamorgan. As a result the boundary between Cardiff South and Penarth Borough Constituency and Vale of Glamorgan County Constituency no longer follows the county boundary. The Commission have therefore, pursuant to its powers under Section 3 (3) of the 1986 Act and Schedule 1 of the 2006 Act, undertaken a review of the constituency and electoral region boundaries in the area.

1.2 Following the interim review, the Commission are now publishing their provisional recommendations, i.e. the Commission’s initial proposals, for public consultation. Those recommendations take careful account of developments since the last general review, including changes that have been made to preserved counties, local authority areas and electoral divisions. It is emphasised, however, that the recommendations and the reasoning on which they are based are all provisional (references to recommendations, decisions, conclusions, etc. within this document should therefore be read accordingly) and that great importance is attached to the opportunity now given for all concerned to make representations, whether in support of or objecting to the proposals.

1.4 Details of when and how to make representations, together with a brief background note, are given later in this document.

2. SUMMARY OF RECOMMENDATIONS

- Minor changes are proposed to the constituency of Cardiff South and Penarth and the constituency of Vale of Glamorgan to reflect the change to the boundary between the Community of Llandough and the Community of Michaelston.

3. PARLIAMENTARY CONSTITUENCIES

3.1 The parliamentary and National Assembly for Wales constituency of Cardiff South and Penarth currently has 75,901 electors (as at 1 August 2010). The constituency consists of the Cardiff County electoral divisions of Butetown, Grangetown, Llanrumney, Rumney, Splott and Trowbridge and The Vale of Glamorgan County electoral divisions of Cornerswell, Llandough, Plymouth, St. Augustine’s, Stanwell
and Sully. As a result of the Cardiff and Vale of Glamorgan (Communities) Order 2010 part of the Llandough electoral division is excluded from the constituency.

3.2 The parliamentary and National Assembly for Wales constituency of Vale of Glamorgan currently has 71,547 electors (as at 1 August 2010). The constituency consists of the **The Vale of Glamorgan County** electoral divisions of Baruc, Buttrills, Cadoc, Casteland, Court, Cowbridge, Dinas Powys, Dyfan, Gibbonsdown, Illytd, Llandow/Ewenny, Llantwit Major, Peterston-super-Ely, Rhoose, St. Athan, St.Bride’s Major and Wenvoe. As a result of the Vale of Glamorgan (Communities) Order 2010 the constituency also includes part of the **The Vale of Glamorgan** electoral division of Llandough.

3.3 The change to the community boundary involved the transfer of 3 electors from the Llandough electoral division of Cardiff South and Penarth to the Dinas Powys electoral division of Vale of Glamorgan. This has resulted in the Llandough electoral division being split between the Cardiff South and Penarth constituency and the Vale of Glamorgan constituency. The boundary change is illustrated on the map at Appendix 1. Since all but a very small part of the Dinas Powys electoral division is within the existing Vale of Glamorgan constituency, the Commission have decided to change the boundary between the Cardiff South and Penarth and Vale of Glamorgan constituencies so as to include the whole of the Dinas Powys electoral division within the Vale of Glamorgan constituency.

3.4 The Commission have decided against recommending changes to any of the other existing constituencies as the small number of electors involved in the proposed change will have a very minimal impact on the number of electors.

3.5 Accordingly the Commission have provisionally decided to amend the composition of the two constituencies as follows (the August 2010 electorates are shown in brackets):

**CARDIFF SOUTH AND PENARTH BOROUGH CONSTITUENCY (75,898)**
*Cardiff County* electoral divisions: Butetown, Grangetown, Llanrumney, Rumney, Splott, and Trowbridge. **The Vale of Glamorgan County** electoral divisions: Cornerswell, Llandough, Plymouth, St. Augustine’s, Stanwell and Sully.

**VALE OF GLAMORGAN COUNTY CONSTITUENCY (71,550)** **The Vale of Glamorgan County** electoral divisions: Baruc, Buttrills, Cadoc, Casteland, Court, Cowbridge, Dinas Powys, Dyfan, Gibbonsdown, Illytd, Llandow/Ewenny, Llantwit Major, Petersotn-super-Ely, Rhoose, St. Athan, St.Bride’s Major and Wenvoe.

3.6 The electoral divisions named in this document are the electoral divisions which were created by the following Orders:

- The City and County of Cardiff (Electoral Arrangements) Order 1998
- The Cardiff (Llandaff North, Whitchurch, Llanishen, Lisvane, Ely and St. Fagans) Order 2003
- The City and County of Cardiff (Old St. Mellons, Rumney and Trowbridge Communities) Order 2009
• The County Borough of The Vale of Glamorgan (Electoral Changes) Order 2002
• The Cardiff and Vale of Glamorgan (Michaelston and Grangetown) Order 2002.
• The Rhondda Cynon Taff and Vale of Glamorgan (Llanharry, Pont-y-clun, Penllyn, Welsh St Donats and Pendoylan) Order 2002.
• The Vale of Glamorgan (Communities) Order 2010

4. NATIONAL ASSEMBLY FOR WALES ELECTORAL REGIONS

4.1 The Cardiff South and Penarth and Vale of Glamorgan constituencies are included within the South Wales Central Assembly electoral region therefore no changes are made to the electoral regions.

5. PUBLICATION DETAILS

Publication of Provisional Recommendations

5.1 Notification of the Commission’s provisional recommendations and where they can be seen will be published formally in a notice appearing in newspapers in Wales on 4 January 2011. Local authorities, MPs, AMs, the Political Parties’ Headquarters, and others will be sent a copy of the recommendations.

5.2 The notice will also be published on the Commission’s web site at www.bcomm-wales.gov.uk

Places of Inspection

5.3 The notice in local newspapers will also give the addresses within the existing parliamentary constituencies where a copy of the recommendations and a more detailed map illustrating them have been made available for inspection by the public (please note the copyright warning below concerning the map). Those addresses are:

Cardiff South and Penarth  County Hall, Atlantic Wharf, Cardiff CF1 5UW
                        Civic Office, Holton Road, Barry CF63 4RU
Vale of Glamorgan        Civic Office, Holton Road, Barry CF63 4RU

6. PERIOD FOR REPRESENTATIONS: 4 JANUARY 2011 TO 4 FEBRUARY 2011

6.1 The Commission are required to consider representations about their provisional recommendations for each review area made within one month of publication on 4 January 2011. Representations should be addressed to the Boundary Commission for Wales, Caradog House, 1-6 St Andrews Place, Cardiff, CF10 3BE, or faxed to 02920 395250, or e-mailed to bcomm.wales@wales.gsi.gov.uk. All representations received by the Commission will be acknowledged. The representation period will end on 4 February 2011.

6.2 Please note that the Commission are not statutorily required to consider any representations made after 4 February 2011, but will endeavour to take late
representations into account. However, the later the representation is made, the more
difficult this will be. The Commission therefore ask that all representations be made
within the one month period. In the event that a local inquiry is held into the provisional
recommendations, all representations will be made public beforehand so that interested
persons may prepare for the local inquiry. Any representation received too late to be
issued with the other representations before the local inquiry cannot be given the same
weight as the other representations because other interested persons will not have had the
same opportunity to consider it.

6.3 Where representations objecting to the provisional recommendations are made by an
interested county council or by a body of 100 or more electors, the Commission cannot
proceed with their final recommendations to the Secretary of State until a local inquiry
has been held. If the Commission decide to alter their recommendations as a result of the
inquiry, the revised recommendations must also be published and representations invited,
but a further local inquiry is not obligatory.

6.4 Those who make representations are requested to say whether they approve of, or object
to, the Commission’s proposals and to give their reasons for their approval or objection.
In particular, objectors are advised to say what they propose in place of the
Commission’s recommendations and should note that an objection accompanied by a
counter-proposal is likely to carry more weight than a simple statement of objection.

6.5 The Commission wish to stress that their provisional recommendations relate solely to
parliamentary constituencies and do not affect unitary authority or community
boundaries, taxes or services. The Commission will therefore not take account of any
representation made about those local issues.

7. BACKGROUND NOTE

7.1 Details of the relevant statutory framework and of the Commission’s general approach
to the reviews is to be found in the Commission’s publication, “The Review of
Parliamentary Constituencies and of Welsh Assembly Electoral Regions in Wales”
(2003), which is available in English and Welsh from the Commission or on the
Commission’s web-site at www.bcomm-wales.gov.uk. For your convenience a
summary of this information is set out in the following paragraphs.

7.2 The Commission are constituted under Section 2 and Schedule 1 to the Parliamentary
Constituencies Act 1986. The ex officio Chairman is the Speaker of the House of
Commons. The Deputy Chairman, who presides over Commission meetings, is a High
Court Judge appointed by the Lord Chancellor. One Commissioner is appointed by the
Secretary of State for Wales and the other Commissioner is appointed by the Secretary of
State for Justice. The two Assessors to the Commission are the Registrar General of
England and Wales and the Director General of Ordnance Survey. Assistant
Commissioners are lawyers appointed by the Secretary of State for Justice to conduct
local inquiries.

7.3 The Commission are required by the Parliamentary Constituencies Act 1986 as amended
by the Boundary Commissions Act 1992 to conduct a general review of all the
constituencies in Wales every eight to twelve years. The Commission completed their
fifth general review on 31 January 2005.
7.4 The Commission are also empowered by Section 3 (3) of the 1986 Act to submit to the Secretary of State reports with respect to any particular constituency or constituencies (an “interim review”). The Commission has the corresponding power in relation to Assembly electoral regions pursuant to Schedule 1 of the Government of Wales Act 2006.

7.5 This interim review started formally with the publication of a notice in the London Gazette on 1 August 2010. The Commission’s recommendations throughout the review must by law be based on the numbers of electors on the electoral registers on that date.

**Rules**

7.6 In recommending new constituencies, the Commission are required to give effect to the Rules for Redistribution of Seats which are contained in Schedule 2 to the 1986 Act.

7.7 Rule 1 places limits on the total number of constituencies. Rule 2 requires single member constituencies. Rule 3 relates to the City of London. Rule 4 states that county (preserved county in Wales) boundaries are to be followed so far as is practicable. Rule 5 states that the electorates of constituencies are to be as nearly equal to the electoral quota as practicable. Rule 6 allows the Commission to depart from rules 4 and 5 if special geographical considerations make a departure desirable. Rule 7 allows the Commission to depart from other rules, and requires them to take account of inconveniences caused by alterations of constituencies (other than alterations made for the purposes of rule 4) or local ties broken by such alterations. Rule 8 defines the electoral quota as the total number of parliamentary electors in Wales divided by the existing number of seats, and requires the Commission to use the electorates as at the start of a review.

**Assembly Electoral Regions**

7.8 The Assembly constituencies are the parliamentary constituencies in Wales. There are five Assembly electoral regions (North Wales, Mid and West Wales, South Wales Central, South Wales East, South Wales West). In provisionally recommending the alteration of parliamentary constituencies, the Commission are required to consider whether any alteration in the Assembly electoral regions or in the allocation of seats to the Assembly electoral regions are required to give effect to the rules contained in Schedule 1 to the Government of Wales Act 1998.

7.9 Rule 1 requires that each Assembly constituency is wholly included in one Assembly electoral region. Rule 2 requires that the electorates of the Assembly electoral regions shall be as nearly equal as is practicable, having regard (where appropriate) to special geographic considerations. Rule 3 provides that the number of Assembly seats for the Assembly electoral regions shall be either one half of the total number of Assembly constituencies, or, if the total is not divisible by two, one half of the total plus one. Rule 4 provides that the number of Assembly seats for an Assembly region shall be either one fifth of the number calculated under Rule 3 or, if the Rule 3 total is not divisible by five, either one fifth of the highest number that is less than that total number and exactly divisible by five or the number produced by adding one to one fifth of that highest number (the procedures for calculating the number and allocation of residual seats are detailed in sub-paragraphs (2) to (4) of Schedule 1).
Procedures

7.10 In conducting a review of constituencies, the Commission are required by the legislation to follow certain procedures, principally to provide for public consultation.

7.11 The Secretary of State must be given notice of a review and that notice must be published in the London Gazette. Provisional recommendations must be published in newspapers in the affected constituencies and, unless the proposals are for no changes to be made, they must also be deposited for public inspection in at least one place in each affected constituency. Representations may be made within one month of publication of the provisional recommendations and the Commission must take any representations into consideration. Where objections are received from a county or county borough council or a body of 100 or more electors, a local inquiry must be held. If the Commission revise their recommendations as a result of an inquiry, the revised recommendations must also be published and further representations invited and considered. A second local inquiry cannot be forced by these further representations, but there is discretionary power to hold a second inquiry. Any further modifications, as a result of further representations or a second inquiry, must also be published and representations invited. When the Commission have decided their final recommendations, they must submit a report to the Secretary of State.

Implementation of the recommendations

7.12 The Secretary of State has a statutory duty to lay the Commission's report before Parliament together with a draft Order in Council giving effect to the Commission’s recommendations with or without modifications. If modifications are proposed, the Secretary of State must also lay a statement of reasons for the modifications. The draft Order in Council is submitted to both Houses of Parliament for approval and, after it is made by Her Majesty in Council, it cannot be called into question in any legal proceedings. The new constituencies take effect at the next following general election.


Crown Copyright

7.14 The maps deposited at the addresses listed above were produced using data provided by Ordnance Survey, Romsey Road, Southampton SO16 4GU (telephone 08456 05 05 05 or 08456 05 05 04 for the Welsh language helpline). These maps and the maps that form part of this document are subject to © Crown Copyright. Unauthorised reproduction will infringe Crown Copyright and may lead to prosecution or civil proceedings. Any newspaper editor wishing to use the maps as part of an article about the provisional recommendations should first contact the Copyright Office at Ordnance Survey.

Enquiries

7.15 Should you require further information about these provisional recommendations or about other aspects of the Commission's work please contact:
The Internet version of these provisional recommendations and maps are now available on:
www.bcomm-wales.gov.uk
# ELECTORAL DIVISION ELECTORATES BY COUNTY

## Cardiff

<table>
<thead>
<tr>
<th>1. Butetown</th>
<th>7,000</th>
<th>4. Rumney</th>
<th>6,222</th>
</tr>
</thead>
<tbody>
<tr>
<td>2. Grangetown</td>
<td>12,651</td>
<td>5. Splott</td>
<td>9,366</td>
</tr>
<tr>
<td>3. Llanrumney</td>
<td>7,897</td>
<td>6. Trowbridge</td>
<td>10,792</td>
</tr>
</tbody>
</table>

## Vale of Glamorgan

<table>
<thead>
<tr>
<th>1. Baruc</th>
<th>4,756</th>
<th>13. Llandow/Ewenny</th>
<th>2,155</th>
</tr>
</thead>
<tbody>
<tr>
<td>3. Cadoc</td>
<td>6,876</td>
<td>15. Peterston-super-Ely</td>
<td>1,791</td>
</tr>
<tr>
<td>5. Cornerswell</td>
<td>4,067</td>
<td>17. Rhoose</td>
<td>5,296</td>
</tr>
<tr>
<td>6. Court</td>
<td>3,051</td>
<td>18. St. Athan</td>
<td>2,509</td>
</tr>
<tr>
<td>11. Illtyd</td>
<td>6,110</td>
<td>23. Wenvoe</td>
<td>2,266</td>
</tr>
<tr>
<td>12. Llandough</td>
<td>1,529</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>