## STATES OF JERSEY



# PUBLIC ELECTIONS: EXTENSION OF ELIGIBILITY CRITERIA (P.65/2024): AMENDMENT (P.65/2024 AMD.) – CHILDREN'S RIGHTS IMPACT ASSESSMENT

Presented to the States on 3rd December 2024 by Deputy M.R. Scott of St. Brelade

**STATES GREFFE** 

2024 P.65 Amd. Add.

## CHILDREN'S RIGHTS IMPACT ASSESSMENT (CRIA)

## PART 1: SCREENING

Name and title of Duty Bearer:	Deputy M.R. Scott of St. Brelade
Type of Duty Bearer:	
(Minister, Elected Member or States	Elected Member
Assembly Body)	
Assessment completed by (if not	Members' Resources
completed by duty bearer):	Wellibers Resources
Date:	2nd December 2024

- 1) Name and brief description of the proposed decision

  The subject of your CRIA may be a proposed law, policy or proposition and in accordance with the Law is referred to in this template as the 'decision'
  - What is the problem or issue the decision is trying to address?
  - Do children experience this problem differently from adults?

This amendment seeks to ensure that certain requirements are placed on a person's ability to stand for election to the States Assembly should they not be a British citizen.

2) Which groups of children and young people are likely to be affected? Groups of children could include early years, primary or secondary education; young adults; children with additional learning needs; disabled children; children living in poverty; children from particular ethnic backgrounds; migrants; refugees; care experienced children and LGBTQ+ children

### None

- 3) What is the likely impact of the proposed decision on children and on their rights?
  - Identify any potential positive OR negative impacts and include indirect impacts on children and their rights as described in the UNCRC
  - Will different groups of children be affected differently by this decision?

### None

4) Is a full Children's Rights Impact Assessment required?

If you have identified impacts on children and their rights, a full CRIA should be completed. If no impacts are identified then a Full CRIA is not required, but please explain your rationale and how you reached this conclusion

This amendment will have no further impact on children than the original proposition, therefore, a full CRIA is not required.