

Green Party: Galloway's a burnt out Brexiteer – only Greens offer real alternative in Gorton



21 March 2017

The Green Party has responded to news George Galloway will stand in the Manchester Gorton by-election saying he offers the constituency nothing but an “overinflated ego”.

Jonathan Bartley, whose party placed second in Gorton in the 2015 General Election [1], said only the Greens give Gorton “a real alternative to the status quo”.

Jonathan Bartley, co-leader of the Green Party, said:

“George Galloway is a burnt out Brexiteer who offers nothing but an overinflated ego to the people of Manchester Gorton. Of course people want a real alternative to the status quo – that’s why the Green Party polled second in Gorton last time and why we got more than five times more votes than him in the London Mayoral election.

“We are the only party who can deliver a real alternative for Gorton and we will fight to make sure this constituency is not left behind or overlooked.”

Notes:

1. <http://www.bbc.co.uk/news/election/2016/london/results>

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Jeremy Corbyn remarks on the death of Martin McGuinness

Jeremy Corbyn MP, Leader of the Labour Party, commenting on the death of Martin McGuinness, said:

“I was very sad to hear of the death of Martin McGuinness this

morning, and I would like to send my thoughts and condolences to his wife Bernie and his family.

“Martin McGuinness played an immeasurable role in bringing about peace in Ireland, after years as a key protagonist in the tragedy of the conflict.

“Martin played an absolutely crucial role in bringing about the Good Friday Agreement and a peace process which, despite difficulties, remains an example throughout the world of what can be achieved when the will is there.

“As we reflect on his role, the past twenty years have shown us that if there is leadership and the will on all sides, we can achieve change.”

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After seven years of Tory economic failure it is working households and small businesses who are taking the hit – Peter Dowd

Peter Dowd MP, Labour's Shadow Chief Secretary to the Treasury, responding to this morning's ONS statistics showing a 2.3 percent increase in inflation and the national debt at £1.7 trillion, said:

"Today's sharp increase in the cost of living means that after seven years of Tory economic failure, it is working households and small businesses who are taking the hit with wage growth once again below price rises.

"As inflation breaks through the Bank of England's target for the first time in more than three years, real earnings are lower than they were before the crash. At the same time this is a government that is handing out £70 billion in tax giveaways to the big corporations and the super-rich, but doing nothing for ordinary working people.

"The national debt is set to hit almost £2 trillion by the end of ten years of the Tories in government, and our NHS and social care system are in the worst crisis in their history. Only a Labour government will invest in our public services, create a fair tax system, and introduce a £10 an hour Real Living Wage."

News story: Reduced regulation of English social housing providers: registration requirements

When a private registered provider (such as a housing association) applies to be registered on or after 6 April 2017, we will no longer require them to certify their status.

When a disposal made by a private registered provider on or after 6 April is lodged for registration, the provider will no longer need to comply with some

restrictions in the register.

These changes come into force on 6 April 2017 when the Housing and Planning Act 2016 amends the Housing and Regeneration Act 2008.

Please note we will update relevant [practice guides](#) on 6 April.

[The Housing and Planning Act 2016 \(Commencement No.4 and Transitional Provisions\) Regulations 2017](#) (the TP Regulations) brings section 92 of, and Schedule 4 to the Housing and Planning Act 2016 (the 2016 Act) into force on 6 April 2017 reducing the regulatory requirements for private registered providers (mainly housing associations) in England.

Alongside this, the [Housing and Planning Act 2016 \(Consequential Provisions\) \(England\) Regulations 2017](#) (the CP Regulations) amend section 183A and four of the standard forms of restrictions in Schedule 4 to the Land Registration Rules 2003.

Private registered providers applying to be registered as proprietor of a registered estate or charge in England on or after 6 April 2017 will no longer need to provide us with a certificate as to their status. This requirement, which will no longer appear as [paragraph \(1A\) of rule 183A of the Land Registration Rules 2003](#), was designed to help us ensure we entered the appropriate form of restriction in the register. We will no longer need this information after 6 April, because the Regulator of Social Housing's disposal consent regime in relation to private registered providers is being repealed (by section 92 of, and Schedule 4 to the 2016 Act). Rule 183A (1A) of the Land Registration Rules 2003 is being repealed by the CP Regulations.