

# OFFICIAL GAZETTE

EXTRAORDINARY  
OF SOUTH WEST AFRICA

# BUITENGEWONE OFFISIELLE KOERANT

VAN SUIDWES-AFRIKA

PUBLISHED BY AUTHORITY

UITGawe OP GESAG

30c

Thursday 8 June 1989

WINDHOEK

Donderdag 8 Junie 1989

No. 5726

## CONTENTS:

*Page*

*Bladsy*

### AG. PROCLAMATION

- No. AG.14 First Law Amendment (Abortion of Discriminatory or Restrictive Laws for purposes of Free and Fair Election), Proclamation, 1989 ..... 1

### AG. PROKLAMASIE

- No. AG. 14 Eerste Regswysigingsproklamasie (Afskaffing van Diskrimineerende of Beperkende Wette vir doeleinnes van Vrye en Regverdige Verkiesing), 1989 ..... 1

## INHOUD:

## PROCLAMATION

by the

ADMINISTRATOR-GENERAL FOR THE TERRITORY OF SOUTH WEST AFRICA

(Approved by the State President on 6 June 1989)

No. AG. 14

1989

REPEAL OF LAWS WHICH MAY ABRIDGE OR INHIBIT THE OBJECTIVE OF A FREE AND FAIR ELECTION FOR A CONSTITUENT ASSEMBLY, AND AMENDMENT OF CERTAIN LAWS IN SO FAR AS THEY MAY ABRIDGE OR INHIBIT SUCH OBJECTIVES

WHEREAS a constituent assembly is to be elected for the territory of South West Africa in a free and fair election;

## PROKLAMASIE

van die

ADMINISTRATEUR-GENERAAL VIR DIE GEBIED SUIDWES-AFRIKA

(Deur die Staatspresident goedgekeur op 6 Junie 1989)

No. AG. 14

1989

HERROEPING VAN WETTE WAT DIE OOGMERK VAN 'N VRYE EN REGVERDIGE VERKIESING VIR 'N GRONDWETGEWENDE VERGADERING KAN VERHINDER OF BEPERK, EN WYSIGING VAN SEKERE WETTE VIR SOVER DIT SODANIGE OOGMERK KAN VERHINDER OF BEPERK

NADEMAAL 'n grondwetgewende vergadering in 'n vrye en regverdige verkiesing vir die gebied Suidwes-Afrika verkies moet word;

AND WHEREAS I am called upon –

to repeal all laws which are of such a discriminatory or restrictive nature that they may abridge or inhibit the objective of a free and fair election or to amend laws of that nature in so far as they may abridge or inhibit that objective; and

to ensure that all laws which are in force in the territory of South West Africa shall not be applied by way of executive or administrative acts or measures or otherwise that such objective will thereby be abridged or inhibited;

AND WHEREAS I have identified certain laws which may abridge or inhibit such objective;

AND WHEREAS I foresee that further laws which may abridge or inhibit such objective may still be identified;

THEREFORE, under the powers vested in me by Proclamation 181 of 19 August 1977, I hereby make the laws set out in the Schedule.

L.A. PIENAAR

Administrator-General

Windhoek, 6 June 1989

## SCHEDULE

### *Repeal and amendment of certain laws*

1. The laws specified in the Annexure which have been identified to be of such a discriminatory or restrictive nature that they may abridge or inhibit the objective of a free and fair election for the constitution of a constituent assembly for the territory of South West Africa, are hereby repealed or amended to the extent indicated in the third column of the Annexure.

### *Further repeal or amendment of laws*

2. (1) Any person having an interest in the election referred to in section 1 who is of the opinion that any provision of any law which is in force in the territory of South West Africa, is of such a discriminatory or restrictive nature that it may abridge or inhibit the objective referred to in that

EN NADEMAAL ek geroepe is –

om alle wette wat van so 'n diskriminerende of beperkende aard is dat dit die oogmerk van 'n vrye en regverdigte verkiesing kan verhinder of beperk, te herroep of wette van daardie aard te wysig in die mate waarin dit bedoelde oogmerk kan verhinder of beperk; en

om te verseker dat alle wette wat in die gebied Suidwes-Afrika van krag is, nie by wyse van uitvoerende of administratiewe handelinge of maatreëls of andersins toegepas word dat bedoelde oogmerk daardeur verhinder of beperk sal word nie;

EN NADEMAAL ek sekere wette geïdentifiseer het wat bedoelde oogmerk kan verhinder of beperk;

EN NADEMAAL ek voorsien dat verdere wette wat bedoelde oogmerk kan verhinder of beperk, steeds geïdentifiseer kan word;

DERHALWE maak ek, kragtens die bevoegdheid my verleen by Proklamasie 181 van 19 Augustus 1977, hierby die wette in die Bylae vervat.

L.A. PIENAAR

Administrateur-generaal

Windhoek, 6 Junie 1989

## BYLAE

### *Herroeping en wysiging van sekere wette*

1. Die wette vermeld in die Aanhangsel wat geïdentifiseer is om van so 'n diskriminerende of beperkende aard te wees dat dit die oogmerk van 'n vrye en regverdigte verkiesing vir die samestelling van 'n grondwetgewende vergadering vir die gebied Suidwes-Afrika kan verhinder of beperk, word hierby herroep of gewysig in die mate in die derde kolom van die Aanhangsel uiteengesit.

### *Verdere herroeping of wysiging van wette*

2. (1) 'n Persoon wat 'n belang het by die verkiesing in artikel 1 bedoel en wat van oordeel is dat die een of ander bepaling van 'n wet wat in die gebied Suidwes-Afrika van krag is, van so 'n diskriminerende of beperkende aard is dat dit die oogmerk in daardie artikel bedoel, kan verhinder of beperk,

section, may at any time in writing and specifying the grounds on which his opinion is based, request the Administrator-General to repeal or amend such a law in so far as it may abridge or inhibit such objective.

(2) The Administrator-General shall consider a request made to him under subsection (1) as soon as possible, but not later than 21 days after receipt of such request, and shall –

- (a) if he is of the opinion that the law specified in the request is of such a discriminatory or restrictive nature that it may abridge or inhibit the said objective, forthwith repeal or amend, subject to the provisions of section 38(2) of the South West Africa Constitution Act, 1968 (Act No. 39 of 1968), such a law in so far as that law may in his opinion abridge or inhibit such objective;
- (b) if he is of the opinion that the law specified in the request is not of such a discriminatory or restrictive nature, as soon as possible notify the person concerned of his decision and of the reasons for that decision.

#### *Application of laws*

3. (1) Any person having an interest in the election referred to in section 1 who is of the opinion that any person who –

- (a) is in the government service mentioned in section 2 of the Government Service Act, 1980 (Act No. 2 of 1980);
- (b) is in the employment of a municipality established under section 2 of the Municipal Ordinance, 1963 (Ordinance No. 13 of 1963);
- (c) is in the employment of a village management board established under section 3 of the Village Management Boards Ordinance, 1963 (Ordinance No. 14 of 1963);
- (d) is in the employment of the Peri-Urban Development Board established by section 2 of

kan die Administrateur-generaal te eniger tyd skriftelik en met vermelding van die gronde waarop sy oordeel gegrond is, versoek om so 'n wet te herroep of te wysig in die mate waarin dit bedoelde oogmerk kan verhinder of beperk.

(2) Die Administrateur-generaal moet so gou doenlik, maar nie later nie as 21 dae na die datum van ontvangs van 'n versoek wat kragtens subartikel (1) aan hom gerig is, bedoelde versoek oorweeg, en moet –

- (a) indien hy van oordeel is dat 'n wet in die versoek vermeld van so 'n diskriminerende of beperkende aard is dat dit genoemde oogmerk kan verhinder of beperk, so 'n wet, behoudens die bepальings van artikel 38(2) van die Wet op die Konstitusie van Suidwes-Afrika, 1968 (Wet No. 39 van 1968), onverwyld herroep of wysig in die mate waarin daardie wet na sy oordeel bedoelde oogmerk kan verhinder of beperk;
- (b) indien hy van oordeel is dat 'n wet in die versoek vermeld, nie van so 'n diskriminerende of beperkende aard is nie, die betrokke persoon so gou doenlik van sy besluit en van die redes vir daardie besluit verwittig.

#### *Toepassing van wette*

3.(1) 'n Persoon wat 'n belang het by die verkiezing in artikel 1 bedoel en wat van oordeel is dat 'n persoon wat –

- (a) in die regeringsdiens vermeld in artikel 2 van die Regeringsdienswet, 1980 (Wet No. 2 van 1980), is;
- (b) in diens is van 'n munisipaliteit kragtens artikel 2 van die Municipale Ordonnansie, 1963 (Ordonnansie No. 13 van 1963), ingestel;
- (c) in diens is van 'n dorpsbestuur kragtens artikel 3 van die Ordonnansie op Dorpsbesture, 1963 (Ordonnansie No. 14 van 1963), ingestel;
- (d) in diens is van die Raad vir Buitestedelike Ontwikkeling by artikel 2 van die Ordon-

the Peri-Urban Development Board Ordinance, 1970 (Ordinance No. 19 of 1970);

- (e) is in the employment of any commission, board, corporation, committee, body or other institution established by or under any law,

has taken any decision or performed any act or has failed to take any decision or to perform any act by virtue of any provision of any law which is in force in the territory of South West Africa or by virtue of the fact that he is in such government service or is so employed, in such a manner that the objective referred to in section 1 is thereby abridged or inhibited, may at any time in writing and specifying the grounds on which his opinion is based, lay the matter before the person holding the office of Ombudsman by virtue of an appointment under section 3 of the Ombudsman for South West Africa Act, 1986 (Act No. 26 of 1986).

(2) The Ombudsman shall *mutatis mutandis* in accordance with the provisions of the said Ombudsman for South West Africa Act, 1986, enquire into, and report to the Administrator-General on, any matter laid before him in terms of subsection (1) as if it is a matter that had been laid before him in terms of the said Act, and may make such recommendations as he may deem necessary or expedient in the circumstances.

(3) If it appears from a report submitted in terms of subsection (2) that any decision, act or failure referred to in subsection (1) is of such a nature that it abridges or inhibits or may abridge or inhibit the said objective, the Administrator-General shall take such steps as he may deem necessary or expedient in order to ensure that such objective is not so abridged or inhibited.

(4) The provisions of this section shall not be construed as prohibiting any person from instituting any judicial proceedings in the Supreme Court of South West Africa whereby an order is sought that any decision, act or failure referred to in subsection (1) is reviewed and corrected or set aside or whereby any other relief is granted on the ground thereof that such a decision, act or failure is unlawful.

nansie op die Raad vir Buitestedelike Ontwikkeling, 1970 (Ordonnansie No. 19 van 1970), ingestel;

- (e) in diens is van die een of ander kommissie, raad, korporasie, komitee, liggaam of ander instelling by of kragtens die een of ander wet ingestel,

uit hoofde van die een of ander bepaling van 'n wet wat in die gebied Suidwes-Afrika van krag is of uit hoofde van die feit dat hy in bedoelde regeringsdiens of aldus in diens is, op so 'n wyse 'n besluit geneem het of 'n handeling verrig het of nagelaat het om 'n besluit te neem of 'n handeling te verrig dat die oogmerk in artikel 1 bedoel, daardeur verhinder of beperk word, kan te eniger tyd skriftelik en met vermelding van die gronde waarop sy oordeel gegrond is, die aangeleentheid aanhangig maak by die persoon wat uit hoofde van 'n aanstelling kragtens artikel 3 van die Wet op die Ombudsman vir Suidwes-Afrika, 1986 (Wet No. 26 van 1986), die amp van Ombudsman beklee.

(2) Die Ombudsman moet *mutatis mutandis* ooreenkomstig die bepalings van genoemde Wet op die Ombudsman vir Suidwes-Afrika, 1986, ondersoek instel na, en aan die Administrateur-generaal verslag doen oor, die aangeleentheid wat ingevolge subartikel (1) by hom aanhangig gemaak is asof dit 'n aangeleentheid is wat ingevolge daardie Wet by hom aanhangig gemaak is, en kan die aanbevelings doen wat hy in die omstandighede nodig of dienstig ag.

(3) Indien dit uit 'n verslag voorgelê ingevolge subartikel (2) blyk dat 'n besluit, handeling of versuim in subartikel (1) bedoel, van so 'n aard is dat dit genoemde oogmerk verhinder of beperk of kan verhinder of beperk, moet die Administrateur-generaal die stappe doen wat hy nodig of dienstig ag ten einde te verseker dat bedoelde oogmerk nie aldus verhinder of beperk word nie.

(4) Die bepalings van hierdie artikel word nie so uitgelê nie dat dit enige persoon belet om geregtelike verrigtinge in die Hooggereghof van Suidwes-Afrika in te stel nie waarby 'n bevel gevra word dat 'n besluit, handeling of versuim in subartikel (1) bedoel, hersien en reggestel of ter syde gestel word of waarby enige ander gepaste regshulp verleen word op grond daarvan dat so 'n besluit, handeling of versuim regtens ongeoorloof is.

*Application of certain laws relating to aliens*

4. For the purposes of any law relating to aliens any person who is the child or spouse of any person born in the territory of South West Africa shall be deemed not to be an alien, as referred to in such a law.

*Short title*

5. This Proclamation shall be called the First Law Amendment (Abolition of Discriminatory or Restrictive Laws for purposes of Free and Fair Election) Proclamation, 1989.

*Toepassing van sekere wette betreffende vreemdelinge*

4. By die toepassing van die een of ander wet wat op vreemdelinge betrekking het, word 'n persoon wat die kind of eggenoot is van 'n persoon wat in die gebied Suidwes-Afrika gebore is, geag nie 'n vreemdeling, soos in so 'n wet bedoel, te wees nie.

*Kort titel*

5. Hierdie Proklamasie heet die Eerste Regswy-sigingsproklamasie (Afskaffing van Diskrimine-rende of Beperkende Wette vir doelein-de van Vrye en Regverdige Verkiesing), 1989.

**ANNEXURE**  
**LAWS REPEALED OR AMENDED**  
(Section 1)

Column 1	Column 2	Column 3
No. and year of law	Title of law	Extent to which repealed or amended
Proclamation No. 3 of 1917	Control and Treat- ment of Natives on of the Admini- strator of the Territory of South West Africa	The repeal of the whole Mines and Works
Proclamation No. 6 of 1919	Native Locations (Entry of Europeans) of the Admini- strator of the Territory of South West Africa	The repeal of the whole Proclamation, 1919
Proclamation No. 6 of 1924	Natives employed on Mines and Works of the Admini- strator of the Territory of South West Africa	The repeal of the whole Mines and Works

**AANHANGSEL****WETTE HERROEP OF GEWYSIG**

(Artikel 1)

Kolom 1

Kolom 2

Kolom 3

---

No. en jaar van wet	Titel van wet	Mate waarin herroep of gewysig
------------------------	---------------	--------------------------------

---

Proklamasie No. "Control and Die herroeping van die geheel  
3 van 1917 van Treatment of Nati-  
die Administra- ves on Mines and  
teur van die Works"  
Gebied Suidwes-  
Afrika

Proklamasie No. "Native Locations Die herroeping van die geheel  
6 van 1919 van (Entry of Euro-  
die Administra- peans) Proclama-  
teur van die tion", 1919  
Gebied Suidwes-  
Afrika

Proklamasie No. "Natives employed Die herroeping van die geheel  
6 van 1924 van on Mines and  
die Administra- Works"  
teur van die  
Gebied Suidwes-  
Afrika

Proclamation Native Labour Regulation No. 6 of 1925 The repeal of the whole  
of the Adminis- 1925 trator of the Territory of South West Africa

Proclamation Native Administra- (a) The amendment of section  
No. 15 of 1928 tion Proclamation, 1 -  
of the Adminis- 1928 trator of the Territory of South West Africa

(i) by the deletion in paragraph (b) of the words "found guilty of any political offence, or"; and

(ii) by the deletion of paragraph (e); and

(b) the repeal of section 26, in so far as it relates to section 17(1)(k) of Proclamation No. 3 of 1917

Proclamation Native Labour Regulation No. 33 of 1929 The repeal of the whole  
of the Adminis- (Mines and Works) Proclamation, 1929  
trator of the Territory of South West Africa

Proclamation Native Labour Regulation No. 35 of 1930 The repeal of the whole  
(Mines and

Proklamasie No. "Native Labour Regulation Proclamation, 1925" Die herroeping van die geheel  
6 van 1925 van die Administrasie, 1925" teur van die Gebied Suidwes-Afrika

Proklamasie No. Naturelle-administration, 1928 Die wysiging van artikel  
15 van 1928 van die Administrasie, 1928  
teur van die Gebied Suidwes-Afrika

(a) 1 -

(i) deur in paragraaf (b) die woorde "wat aan enige politieke oortreding skuldig bevind is, of" te skrap; en

(ii) deur paragraaf (e) te skrap; en

(b) die herroeping van artikel 26, vir sover dit op artikel 17(1)(k) van Proklamasie No. 3 van 1917 betrekking het

Proklamasie No. Naturellearbeid Die herroeping van die geheel  
33 van 1929 van Reëlings (Myne en die Administrasie Werke) Proklama- teur van die sie, 1929  
Gebied Suidwes-Afrika

Proklamasie No. Naturellearbeid Die herroeping van die geheel

of the Admini- Works) Amendment  
strator of the Proclamation, 1930  
Territory of  
South West  
Africa

Proclamation Native Labour Regu- The repeal of the whole  
No. 27 of 1931 lation Amendment  
of the Admini- Proclamation, 1931  
strator of the  
Territory of  
South West  
Africa

Ordinance No. Criminal Law Amend- The repeal of the whole  
13 of 1933 of ment Ordinance, 1933  
the Legislative  
Assembly of the  
Territory of  
South West  
Africa

Proclamation Native Labour Regu- The repeal of the whole  
No. 16 of 1935 lation (Mines and  
of the Admini- Works) Amendment  
strator of the Proclamation, 1935  
Territory of  
South West  
Africa

Proclamation South West Africa The repeal of the whole  
No. 51 of 1937 Affairs Proclama-  
of the Gover- tion, 1937  
nor-General of  
the Union of

35 van 1930 van Regulasies (Myne  
die Administrat- en Werke) Wysi-  
teur van die gingsproklamasie,  
Gebied Suidwes- 1930  
Afrika

Proklamasie No. Wysigingsproklama- Die herroeping van die geheel  
27 van 1931 van sie van 1931 be-  
die Administrat- treffende die Reë-  
teur van die ling van Naturel-  
Gebied Suidwes- learbeid  
Afrika

Ordonnansie No. Kriminele Reg Wy- Die herroeping van die geheel  
13 van 1933 van sigingsordonnan-  
die Wetgewende sie, 1933  
Vergadering van  
die Gebied  
Suidwes-Afrika

Proklamasie No. Naturelle-arbeid Die herroeping van die geheel  
16 van 1935 van Reëlings (Myne en  
die Administrat- Werke) Wysigings-  
teur van die proklamasie, 1935  
Gebied Suidwes-  
Afrika

Proklamasie No. Proklamasie op Die herroeping van die geheel  
51 van 1937 van Suidwes-Afrikaanse  
die Goewerneur- Sake, 1937  
generaal van

**South Africa**

**Proclamation. Native Labour Regulations (Mines and of the Administration of Works) Amendment Proclamation of the Proclamation, 1939**  
**Territory of South West Africa**

**Act No. 44 of Internal Security Act, 1950**  
**Parliament of the Republic of South Africa**

**Act No. 3 of Public Safety Act, 1953**  
**Parliament of the Republic of South Africa**

**Act No. 17 of Riotous Assemblies Act, 1956.**  
**Parliament of the Republic of South Africa**

(a) The repeal of section 2;  
(b) the amendment of section 4 by the deletion of the expression "section 2(4) or";  
(c) the amendment of section 5 by the deletion of the expression "2 or";  
(d) the repeal of section 6; and

Unie van Suid-Afrika

Proklamasie No. 4 van 1939 van die Administrasie en die Wystuur van die Gebied Suidwes-Afrika  
Naturellearbeid Regulasies (Myne Bedrywe) gingsproklamasie, 1939

Wet No. 44 van 1950 van die Parlement van die Republiek van Suid-Afrika  
Wet op Binnelandse Veiligheid, 1950

Wet No. 3 van 1953 van die Parlement van die Republiek van Suid-Afrika  
Wet op Openbare Veiligheid, 1953

Wet No. 17 van 1956 van die Parlement van die Republiek van Suid-Afrika  
Wet op Oproerige Byeenkomste, 1956

(a) Die herroeping van artikel 2;

(b) die wysiging van artikel 4 deur die uitdrukking "artikel 2(4) of" te skrap;

(c) die wysiging van artikel 5 deur die uitdrukking "2 of" te skrap;

(e) the amendment of section

7 -

(i) by the deletion of paragraph (a) of subsection (1); and

(ii) by the deletion in paragraph (b) of subsection (1) of the words "(whether or not the gathering has been so prohibited)".

Act No. 44 of Defence Act, 1957  
1957 of the  
Parliament of  
the Republic of  
South Africa

(a) The amendment of section 3 by the deletion of subsection (1);

(b) the repeal of Chapters IV, V and VI;

(c) the amendment of section 56 by the addition of the following subsection:

"(4) The provisions of this section shall not be construed that any person may be required to undergo training as a cadet.";

(d) the repeal of section 57;

(d) die herroeping van artikel 6; en

(e) die wysiging van artikel 7 -

(i) deur paragraaf (a) van subartikel (1) te skrap; en

(ii) deur in paragraaf (b) van subartikel (1) die woorde "(hetsy die ooreenkoms aldus verbied is al dan nie)" te skrap;

Wet No. 44 van Verdedigingswet, (a) 1957 van die 1957  
Parlement van die Republiek van Suid-Afrika

Die wysiging van artikel 3 deur subartikel (1) te skrap;

(b) die herroeping van Hoofstukke IV, V en VI;

(c) die wysiging van artikel 56 deur die volgende subartikel by te voeg:

" (4) Die bepalings van hierdie artikel word nie so uitgelê dat 'n persoon verplig kan word om opleiding as 'n kadet te ondergaan nie.";

(d) die herroeping van artikel 57;

(e) the repeal of Chapter VIII;

(f) the repeal of Chapter IX, except in so far as it relates to the payment of salaries, pay and allowances of members of auxiliary services who are such members immediately before the commencement of this Proclamation;

(g) the repeal of sections 103bis, 103ter and 103quat; and

(h) the amendment of section 118 by the deletion of paragraph (b) of subsection (1).

Act No. 44 of Post Office Act, The amendment of section 118A -  
1958 of the 1958  
Parliament of  
the Republic of  
South Africa

(a) by the substitution in

(e) die herroeping van Hoofstuk VIII;

(f) die herroeping van Hoofstuk IX, behalwe vir sover dit betrekking het op die betaling van salarisse, soldy en toelaes van lede van hulpdienste wat onmiddellik voor die inwerkingtreding van hierdie Proklamasie sodanige lede is;

(g) die herroeping van artikels 103bis- 103ter en 103quat; en

(h) die wysiging van artikel 118 deur paragraaf (b) van subartikel (1) te skrap.

subsection (1) for the words "Minister or a Minister who is a member of the State Security Council established under the Security Intelligence and State Security Act, 1972, or an officer delegated thereto by the Minister" of the word "Administrator-General";

(b) by the substitution in paragraph (a) of subsection (2) for the words "said State Security Council" of the word "Administrator-General";

(c) by the substitution in paragraph (a) of subsection (3) for the word "A", where it occurs for the first time, of the word "The";

1958 van die  
Parlement van  
die Republiek  
van Suid-Afrika

- (a) deur in subartikel (1) die woorde "Minister of 'n Minister wat 'n lid van die Staatsveiligheidsraad by die Wet op Veiligheids-inligting en die Staatsveiligheidsraad, 1972, ingestel of 'n beampte deur die Minister daartoe gedelegeer" deur die woord "Administrateur-generaal" te vervang;
- (b) deur in paragraaf (a) van subartikel (2) die woorde "Bedoelde Staatsveiligheidsraad" deur die woorde "Die Administrateur-generaal" te vervang;
- (c) deur in paragraaf (a) van subartikel (3) die woorde "'n Funksionaris" deur die woorde "Die funksionaris" te vervang;

(d) by the insertion of the following paragraph after paragraph (a) of subsection (3):

"(aA) The functionary shall not issue a direction under subsection (1) for the interception of any postal article, telegram or communication to or from any person who is entitled to vote at any election or to be registered as a political party or to be a candidate at such election in order to obtain knowledge of anything in connection with such a person's or candidate's political views or the election campaign of such political party or candidate."

(e) by the deletion in paragraph (b) of subsection (3) of the words "or, if he is not available, any other functionary"; and

(f) by the substitution in

(d) deur na paragraaf (a) van  
subartikel (3) die volgen-  
de paragraaf in te voeg:

"(aA) Die funksionaris  
reik nie 'n  
lasgewing krag-  
tens subartikel  
(1) uit vir die  
onderskepping  
van 'n posstuk,  
telegram of  
mededeling aan  
en van enige  
persoon wat  
geregtig is om  
by die een of  
ander verkiesing  
te stem of om by  
so 'n verkiesing  
as 'n politieke  
party geregis-  
treer te wees of  
om 'n kandidaat  
by so 'n verkie-  
sing te wees nie  
om enigiets te  
wete te kom nie  
in verband met  
so 'n persoon of  
kandidaat se  
politieke stand-  
punten of so 'n  
politieke party  
of kandidaat se  
verkiesingsveld-  
tog.;"

(e) deur in paragraaf (b) van  
subartikel (3) die woord  
"betrokke" en die woorde  
"of, indien hy nie beskik-  
baar is nie, enige ander  
funksionaris" te skrap; en

subsection (4) for the word "a", where it occurs for the first time, of the word "the".

Act No. 34 of Unlawful Organiza- The repeal of the whole  
1960 of the tions Act, 1960  
Parliament of  
the Republic of  
South Africa

Act No. 76 of General Law Amend- The repeal of the whole  
1962 of the ment Act, 1962  
Parliament of  
the Republic of  
South Africa

Proclamation Deportation of Unde- The repeal of the whole  
No. 148 of 1962 sirable Persons from  
of the State South West Africa  
President of  
the Republic of  
South Africa

Act No. 37 of General Law Amend- The repeal of sections 3, 4, 5,  
1963 of the ment Act, 1963 6, 7, 14, 15, 16 and 17  
Parliament of  
the Republic of  
South Africa

Act No. 62 of General Law Amend- The repeal of sections 3, 4, 5,  
1966 of the ment Act, 1966 6, 22 and 23  
Parliament of  
the Republic of

(f) deur in subartikel (4) die woord "'n", waar dit die eerste keer voorkom, deur die woord "die" te vervang.

Wet No. 34 van Wet op Onwettige Die herroeping van die geheel 1960 van die Organisasies, 1960  
Parlement van die Republiek van Suid-Afrika

Wet No. 76 van Algemene Regswysi- Die herroeping van die geheel. 1962 van die gingswet, 1962  
Parlement van die Republiek van Suid-Afrika

Proklamasie No. 148 van 1962 Deportering van Die herroeping van die geheel Ongewenste Persone van die Staats- president van uit Suidwes-Afrika die Republiek van Suid-Afrika

Wet No. 37 van Algemene Regswysi- Die herroeping van artikels 3, 4, 1963 van die gingswet, 1963 5, 6, 7, 14, 15, 16 en 17  
Parlement van die Republiek van Suid-Afrika

Wet No. 62 van Algemene Regswysi- Die herroeping van artikels 3, 4, 1966 van die gingswet, 1966 5, 6, 22 en 23  
Parlement van

**South Africa**

**Act No. 83 of Terrorism Act, 1967** The repeal of the whole  
1967 of the  
Parliament of  
the Republic of  
South Africa

**Ordinance No. Education Ordinance, 21 of 1975** The amendment of section 78 by  
1975 of 1975  
the Legislative  
Assembly for  
the Territory  
of South West  
Africa

**Act No. 42 of Publications Act, 1974** The amendment of section 47 by  
1974 of the 1974  
Parliament of  
the Republic of  
South Africa  
the deletion in paragraph (e) of  
subsection (2) of the words  
"safety of the State"

**Proclamation Security Districts AG. 9 of 1977** The repeal of the whole  
Proclamation, 1977

**Proclamation Detention for the AG. 26 of 1978** The repeal of the whole  
Prevention of Political  
Violence and  
Intimidation Proclama-  
tion, 1978

**Proclamation Security Districts AG. 34 of 1978** The repeal of the whole  
Amendment Proclama-  
tion, 1978

die Republiek  
van Suid-Afrika

Wet No. 83 van Wet op Terrorisme, Die herroeping van die geheel.  
1967 van die 1967  
Parlement van  
die Republiek  
van Suid-Afrika

Ordonnansie No. Onderwysordonnan- Die wysiging van artikel 78 deur  
21 van 1975 van sie, 1975 subartikel (2) te skrap  
die Wetgewende  
Vergadering van  
die Gebied  
Suidwes-Afrika

Wet No. 42 van Wet op Publika- Die wysiging van artikel 47 deur  
1974 van die sies, 1974 in paragraaf (e) van subartikel  
Parlement van (2) die woorde "veiligheid van die  
die Republiek Staat" te skrap  
van Suid-Afrika

Proklamasie AG. Proklamasie op Die herroeping van die geheel  
9 van 1977 Veiligheidsdis-  
trikte, 1977

Proklamasie AG. Proklamasie op Die herroeping van die geheel  
26 van 1978 Aanhouding ter  
Voorkoming van  
Politieke Geweld  
en Intimidasié,  
1978

Proklamasie AG. Wysigingsproklama- Die herroeping van die geheel  
34 van 1978 sie op Veilig-

Proclamation Detention for the The repeal of the whole  
AG. 26 of 1979 Prevention of Poli-  
tical Violence and  
Intimidation Amend-  
ment Proclamation,  
1979

Act No. 9 of Security Districts The repeal of the whole  
1979 of the Amendment Act, 1979  
National Assem-  
bly of South  
West Africa

Proclamation Security Districts The repeal of the whole  
AG. 23 of 1979 Amendment Proclama-  
tion, 1979

Proclamation Second Security Dis- The repeal of the whole  
AG. 27 of 1979 tricts Amendment  
Proclamation, 1979

Proclamation Amnesty Proclama- The repeal of the whole  
AG. 3 of 1980 tion, 1980

Proclamation Security Districts The repeal of the whole  
AG. 11 of 1980 Amendment Proclama-  
tion, 1980

Act No. 20 of Security Districts The repeal of the whole

heidsdistrikte,  
1978

Proklamasie AG. Wysigingsproklama- Die herroeping van die geheel  
26 van 1979 sie op Aanhouding  
ter Voorkoming van  
Politieke Geweld  
en Intimidasié,  
1979

Wet No. 9 van Wysigingswet op Die herroeping van die geheel  
1979 van die Veiligheidsdis-  
Nasionale Ver- trikte, 1979  
gadering van  
Suidwes-Afrika

Proklamasie AG. Wysigingsproklama- Die herroeping van die geheel  
23 van 1979 sie op Veilig-  
heidsdistrikte,  
1979

Proklamasie AG. Tweede Wysigings- Die herroeping van die geheel  
27 van 1979 proklamasie op  
Veiligheidsdis-  
trikte, 1979

Proklamasie AG. Proklamasie op Die herroeping van die geheel  
3 van 1980 Amnestie, 1980

Proklamasie AG. Wysigingsproklama- Die herroeping van die geheel  
11 van 1980 sie op Veilig-  
heidsdistrikte,  
1980

1980 of the Amendment Act, 1980

National Assembly of South West Africa

Proclamation Second Security Districts Amendment The repeal of the whole  
AG. 59 of 1980 Proclamation, 1980

Proclamation Defence Matters in The repeal of the whole  
131 of 1980 of South West Africa  
the State President of the Proclamation, 1980  
President of the  
Republic of  
South Africa

Proclamation Second Defence Matters in The repeal of the whole  
198 of 1980 of South West  
the State President of Africa Proclamation,  
President of the 1980  
Republic of  
South Africa

Act No. 20 of Security Districts The repeal of the whole  
1981 of the Amendment Act, 1981  
National Assembly of South West Africa

Act No. 22 of Prohibition and No- The repeal of the whole  
1981 of the tification of Mee-  
National Assembly of South bly of South West Africa

Wet No. 20 van Wysigingswet op Die herroeping van die geheel  
1980 van die Veiligheidsdis-  
Nasionale Ver- trikte, 1980  
gadering van  
Suidwes-Afrika

Proklamasie AG. Tweede Wysigings- Die herroeping van die geheel  
59 van 1980 proklamasie op  
Veiligheidsdis-  
trikte, 1980

Proklamasie 131 Proklamasie op Die herroeping van die geheel.  
van 1980 van Verdedigingsaan-  
die Staatspre- geleenthede in  
sident van die Suidwes-Afrika,  
Republiek van 1980  
Suid-Afrika

Proklamasie 198 Tweede Proklamasie Die herroeping van die geheel  
van 1980 van op Verdedigings-  
die Staatspre- aangeleenthede in  
sident van die Suidwes-Afrika,  
Republiek van 1980  
Suid-Afrika

Wet No. 20 van Wysigingswet op Die herroeping van die geheel  
1981 van die Veiligheidsdis-  
Nasionale Ver- trikte, 1981  
gadering van  
Suidwes-Afrika

Wet No. 22 van Wet op die Verbod Die herroeping van die geheel  
1981 van die op en Kennisgewing  
Nasionale Ver- van Vergaderings,  
gadering van 1981

Proclamation State Council for The repeal of the whole  
AG. 14 of 1983 South West Africa  
Proclamation, 1983

Proclamation Defence Matters in The repeal of the whole  
AG. 5 of 1985 South West Africa  
Amendment Proclama-  
tion, 1985

Proclamation Security Districts The repeal of the whole  
AG. 8 of 1985 Amendment Proclama-  
tion, 1985

Act No. 33 of Residence of Certain The amendment of -  
1985 of the Persons in South  
National Assem West Africa Regula-  
bly tion Act, 1985 (a) section 3 by the substitu-  
tion for paragraph (a) of  
subsection (2) of the  
following paragraph:

"(a) who was born in the  
territory or who is  
the natural child or  
the spouse of such a  
person;"; and

(b) section 9 by the substitu-  
tion in paragraph (a) of  
subsection (1) for the  
expression "3(2)(d) or (e)  
or any person born in the  
territory" of the expres-

**Suidwes-Afrika**

**Proklamasie AG.** Proklamasie op die Die herroeping van die geheel  
14 van 1983 Staatsraad vir  
Suidwes-Afrika,  
1983

**Proklamasie AG.** Wysigingsproklama- Die herroeping van die geheel  
5 van 1985 sie op Verdedig-  
ingsaangeleenthede  
in Suidwes-Afrika,  
1985

**Proklamasie AG.** Wysigingsproklama- Die herroeping van die geheel  
8 van 1985 sie op Veilig-  
heidsdistrikte,  
1985

**Wet No. 33 van 1985 van die Nasionale Ver-** Wet op die Reëling van Sekere Persone in Suidwes-Afrika, 1985 Die wysiging van -  
(a) artikel 3 deur paragraaf  
(a) van subartikel (2) deur die volgende paragraaf te vervang:

"(a) wat in die gebied gebore is of wat die natuurlike kind of die eggenoot is van so 'n persoon;"; en

(b) artikel 9 deur in paragraaf (a) van subartikel (1) die uitdrukking "3(2) (d) of (e) bedoel of 'n persoon wat in die gebied

sion "3(2)(a), (d) or (e)".

Proclamation Defence Matters in The repeal of the whole  
204 of 1986 of South West Africa  
the State Pre- Amendment Proclama-  
sident of the tion, 1986  
Republic of  
South Africa

Act No. 16 of Protection of Funda- (a) The repeal of section 2;  
1988 of the mental Rights Act,  
National Assem- 1988  
bly (b) the amendment of section  
3 by the substitution for  
the words following on  
subparagraph (iv) of para-  
graph (e) of the following  
words:

"shall be guilty of an  
offence and liable on  
conviction to a fine not  
exceeding R20 000 or to  
imprisonment for a period  
not exceeding 10 years or  
to both such fine and such  
imprisonment.".

gebore is" deur die uitdrukking "3(2)(a), (d) of (e) bedoel" te vervang.

Proklamasie 204 Wysigingsproklama- Die herroeping van die geheel  
van 1986 van sie op Verdedig-  
die Staatspre- ingsaangeleenthede  
sident van die in Suidwes-Afrika,  
Republiek van 1986  
Suid-Afrika

Wet No. 16 van Wet op die Besker- (a) Die herroeping van artikel  
1988 van die ming van Fundamen- 2; en  
Nasionale Ver- tele Regte, 1988

(b) die wysiging van artikel  
3 deur die woorde wat op  
subparagraaf (iv) van  
paragraaf (e) volg deur  
die volgende woorde te  
vervang:

"is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met 'n boete van hoogstens R20 000 of met gevangenisstraf vir 'n tydperk van hoogstens 10 jaar of met daardie boete sowel as daardie gevangenisstraf.".

Printed by  
JOHN MEINERT (PTY) LTD.  
Obtainable from  
STAR BINDERS & PRINTERS  
P.O. Box 56, Windhoek  
South West Africa

Gedruk deur  
JOHN MEINERT (EDMS) BPK.  
Verkrygbaar by  
STAR BINDERS & PRINTERS  
Posbus 56, Windhoek  
Suidwes-Afrika

