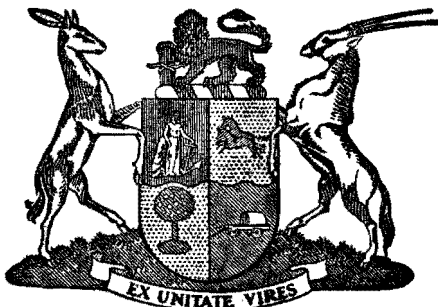


EXTRAORDINARY



BUITENGEWONE

THE REPUBLIC OF SOUTH AFRICA

Government Gazette

Staatskooerant

VAN DIE REPUBLIEK VAN SUID-AFRIKA

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[No. 1764.

DEPARTMENT OF THE PRIME MINISTER.

No. 865.]

[14th June, 1967.

It is hereby notified that the Acting State President has assented to the following Acts which are hereby published for general information:—

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DEPARTEMENT VAN DIE EERSTE MINISTER.

No. 865.]

[14 Junie 1967.

Hierby word bekend gemaak dat die Waarnemende Staatspresident sy goedkeuring geheg het aan die onderstaande Wette wat hierby ter algemene inligting gepubliseer word:—

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No. 73, 1967.]

PRIVATE ACT

To amend the Mafeking Waterworks (Private) Act, 1932, in order to empower the Municipality of Mafeking to acquire certain additional land, water and water rights by agreement; to repeal section 15 of that Act; to validate certain acts by the said Municipality; to substitute certain expressions in that Act; and to make certain rights subject to an agreement concluded between the Municipality and the Roux family.

*Afrikaans text signed by the Acting State President.)
(Assented to 2nd June, 1967.)*

WHEREAS the Mafeking Waterworks (Private) Act, 1932 (Act No. 13 of 1932), was enacted to provide the Municipality of Mafeking with a supply of water from a certain spring known as the Grootfontein, and to confer upon the Municipality certain powers in relation thereto:

AND WHEREAS the existing water supply of the Municipality is insufficient to meet its present and future requirements:

AND WHEREAS it is necessary to provide that the Municipality may acquire an additional water supply to meet such requirements:

AND WHEREAS the Municipality is desirous of acquiring additional water and water rights and certain incidental rights in connection with the Grootfontein:

AND WHEREAS at present the Municipality can only achieve this object with the consent of all persons whose rights are contained in, referred to or registered against any deed of transfer of the farms Grootfontein and Valleifontein or any portion thereof:

AND WHEREAS it is impossible to trace the whereabouts and obtain the consent of all the owners or interested parties concerned by reason of the multitudinous portions into which the said farms and the water rights attaching thereto have been subdivided and which in many instances are held in undivided shares:

AND WHEREAS it is desirable and necessary that the Municipality be empowered to acquire by agreement unrestricted and increased rights to water issuing from the Grootfontein with or without the land to which such rights attach, to exercise all rights acquired or to be acquired free of any restriction and to sink and utilise any boreholes on any portion of the said farms Grootfontein and Valleifontein presently owned or hereafter acquired by the Municipality:

AND WHEREAS the Municipality is in terms of the provisions of section 9 of the Transfer Duty Act, 1949 (Act No. 40 of 1949), exempt from the payment of transfer duty on the aforesaid acquisitions:

AND WHEREAS it is therefore desirable to repeal section 15 of the Mafeking Waterworks (Private) Act, 1932:

AND WHEREAS it is expedient that the Municipality have the aforesaid powers also in relation to certain boreholes which it sunk on the farms Grootfontein and Valleifontein during 1965 and 1966, that all action taken by the Municipality in that regard be validated, and that this Act be deemed to have come into operation on the first day of January, 1965:

AND WHEREAS the Municipality has concluded an agreement with the Roux family on the 10th May, 1967:

AND WHEREAS the agreement governs certain rights of the Municipality and the Roux family:

AND WHEREAS it is expedient to substitute certain expressions in the Mafeking Waterworks (Private) Act, 1932:

No. 73, 1967.]

PRIVATE WET

Tot wysiging van die Mafeking Waterwerke (Private) Wet, 1932,
ten einde die Munisipaliteit van Mafeking te magtig om deur
ooreenkoms sekere addisionele grond, water en waterregte
te verkry; om artikel 15 van daardie Wet te herroep; om
sekere stappe deur die genoemde Munisipaliteit geldig te
maak; om sekere uitdrukings in daardie Wet te vervang; en
om sekere regte onderworpe te stel aan 'n ooreenkoms wat
tussen die Munisipaliteit en die Roux-gesin aangegaan is;

(Afrikaanse teks deur die Waarnemende Staatspresident geteken.)
(Goedgekeur op 2 Junie 1967.)

NADEMAAL die Mafeking Waterwerke (Private) Wet, 1932
(Wet No. 13 van 1932), verorden is om die Munisipaliteit
van Mafeking van 'n watervoorraad te voorsien uit 'n sekere
fontein bekend as die Grootfontein, en om aan die Munisipaliteit
sekere bevoegdhede in verband daarvan te verleen:

EN NADEMAAL die bestaande watervoorraad van die Munisipaliteit
onvoldoende is om in sy huidige en toekomstige behoeftes te voorsien:

EN NADEMAAL dit nodig is om te bepaal dat die Munisipaliteit
'n addisionele watervoorraad mag verkry om in sodanige
behoeftes te voorsien:

EN NADEMAAL die Munisipaliteit begerig is om addisionele
water en waterregte en sekere bykomstige regte in verband met
die Grootfontein te verkry:

EN NADEMAAL die Munisipaliteit tans hierdie doel alleen kan
bereik met die toestemming van alle persone wie se regte vervat
of genoem is in of geregistreer is teen 'n transportakte van die
plase Grootfontein en Valleifontein of 'n gedeelte daarvan:

EN NADEMAAL dit onmoontlik is om al die betrokke eienaars of
belanghebbende partye op te spoor en hulle toestemming te
verkry weens die talryke gedeeltes waarin die genoemde plase
en die waterregte daarvan verbonde, onderverdeel is en wat in
baie gevalle in onverdeelde aandele besit word:

EN NADEMAAL dit wenslik en nodig is dat die Munisipaliteit
gemaagdig word om by ooreenkoms onbeperkte en meer regte te
verkry op water komende uit die Grootfontein, met of sonder
die grond waaraan sodanige regte verbonde is, om alle regte
wat verkry is of verkry staan te word vry van enige beperking
uit te oefen en om boorgate op enige gedeelte van die genoemde
plase Grootfontein en Valleifontein wat tans die eiendom van
die Munisipaliteit is of hierna deur die Munisipaliteit verkry
word, te maak en te benut:

EN NADEMAAL die Munisipaliteit ingevolge die bepalings van
artikel 9 van die Wet op Hereregte, 1949 (Wet No. 40 van 1949),
vrygestel is van die betaling van hereregte op die voormalde
verkrygings:

EN NADEMAAL dit derhalwe wenslik is om artikel 15 van die
Mafeking Waterwerke (Private) Wet, 1932, te herroep:

EN NADEMAAL dit dienstig is dat die Munisipaliteit voormalde
bevoegdhede het ook met betrekking tot sekere boorgate wat
hy gedurende 1965 en 1966 op die plase Grootfontein en Valleifontein
gemaak het, en dat alle stappe wat deur die Munisipaliteit
in daardie verband gedoen is, geldig gemaak word, en dat
hierdie Wet geag word op die eerste dag van Januarie 1965 in
werkking te getree het:

EN NADEMAAL die Munisipaliteit op 10 Mei 1967 'n ooreenkoms
met die Roux-gesin aangegaan het:

EN NADEMAAL die ooreenkoms sekere regte van die Munisipaliteit
en die Roux-gesin reël:

EN NADEMAAL dit dienstig is om sekere uitdrukings in die
Mafeking Waterwerke (Private) Wet, 1932, te vervang:

BE IT THEREFORE ENACTED by the State President, the Senate and the House of Assembly of the Republic of South Africa, as follows:—

Insertion of section 1A in Act 13 of 1932.

1. The following section is hereby inserted after section 1 of the Mafeking Waterworks (Private) Act, 1932 (hereinafter referred to as the principal Act):

"Municipality subject to certain provisions of Water Act in the exercise of its powers.

1A. (1) The powers conferred upon the Municipality by this Act are conferred subject to compliance by the said Municipality with the provisions of sections 11, 12, 21, 22 and 30 of the Water Act, 1956 (Act No. 54 of 1956), as if the use of water by the said Municipality were used for industrial purposes, and any subterranean or other water taken, abstracted or used by the said Municipality, were both subterranean and public water.

(2) Subsection (1) shall not be construed as relieving the said Municipality of any duty imposed upon it in terms of any provision of the Water Act, 1956.".

Substitution of section 2 of Act 13 of 1932.

2. The following section is hereby substituted for section 2 of the principal Act:

"Rights to acquire land and water rights on the farms Valleifontein and Grootfontein.

2. Notwithstanding anything to the contrary contained in any other law, and notwithstanding anything to the contrary contained or referred to in or registered against any deed of transfer of the said farms Valleifontein and Grootfontein or any portion thereof or in any agreement whatsoever, the Municipality is hereby empowered to acquire—

(a) by agreement, and failing agreement, by compulsory purchase, the portion of the said farms which is referred to in Clause 9 of the option, a translation whereof is set forth in the First Schedule to this Act, and such water and other rights as are referred to in the said option: Provided that if the power of compulsory purchase is exercised by the Municipality, the terms and conditions of the said option shall *mutatis mutandis* apply;

(b) by agreement any other portions of the said farms Valleifontein and Grootfontein, and any other rights to water issuing from the said Grootfontein with or without the land to which such rights attach:

and to exercise free of any restriction all water rights already acquired or to be acquired."

Amendment of section 3 of Act 13 of 1932.

3. Section 3 of the principal Act is hereby amended by the substitution for paragraph (b) of the following paragraph:

"(b) The Municipality shall not be entitled to use any artificial or other means whereby the natural flow of the Grootfontein may be increased but shall, subject to the provisions of the agreement concluded between the Municipality and the Roux family on the 10th May, 1967, be entitled to sink and utilise any borehole on any portion of the said farms Grootfontein and Valleifontein presently owned or hereafter acquired by the Municipality.".

Repeal of section 15 of Act 13 of 1932.

4. Section 15 of the principal Act is hereby repealed.

Validation of certain acts by the Municipality.

5. All action taken by the Municipality in regard to the sinking of boreholes on the farms Grootfontein and Valleifontein during the years 1965 and 1966 is hereby validated.

Substitution in Act 13 of 1932 for "Union" of "Republic", for "Governor-General" of "State President" and for "Crown" of "State".

6. The principal Act is hereby amended by the substitution for the words "Union", "Governor-General" and "Crown", wherever they occur, of the words "Republic", "State President" and "State", respectively.

WORD DAAR DERHALWE BEPAAL deur die Staats-president, die Senaat en die Volksraad van die Republiek van Suid-Afrika, soos volg:—

1. Die volgende artikel word hierby na artikel 1 van die Mafeking Waterwerke (Private) Wet, 1932 (hierna die Hoofwet genoem) ingevoeg:

„Munisipaliteit by uitoefening van bevoegdhede onderworpe aan sekere bepalings van Waterwet.

1A. (1) Die bevoegdhede by hierdie Wet aan die Munisipaliteit verleen, word verleen onderworpe aan voldoening deur bedoelde Munisipaliteit aan die bepalings van artikels 11, 12, 21, 22 en 30 van die Waterwet, 1956 (Wet No. 54 van 1956), asof die gebruik van water deur bedoelde Munisipaliteit, gebruik vir nywerheidsdoeleindes is, en enige onderaardse of ander water deur bedoelde Munisipaliteit geneem, uitgehaal of gebruik, sowel onderaardse as openbare water is.

(2) Subartikel (1) word nie so vertolk dat dit bedoelde Munisipaliteit onthef van enige verpligting wat hom opgelê word ingevolge 'n bepaling van die Waterwet, 1956, nie.”.

2. Artikel 2 van die Hoofwet word hierby deur die volgende artikel vervang:

„Regte om grond en waterregte op die plase Valleifontein en Grootfontein te verkry.

2. Nieteenstaande andersluidende bepalings vervat in enige ander wet, en nieteenstaande andersluidende bepalings vervat of genoem in of geregistreer teen enige transportakte van gemelde plase Valleifontein en Grootfontein of enige gedeelte daarvan of in enige ooreenkoms wat ook al, word aan die Munisipaliteit hiermee bevoegdheid verleent om te verkry—

(a) deur ooreenkoms, en by gebrek aan ooreenkoms, deur verpligte aankoop, die gedeelte van gemelde plase genoem in klousule 9 van die opsie, voorkomende in die Eerste Bylae by hierdie Wet, en sodanige water- en ander regte in daardie opsie genoem: Met dien verstande dat indien die bevoegheid van verpligte aankoop deur die Munisipaliteit uitgeoefen word, die bedinge en voorwaardes van daardie opsie *mutatis mutandis* van toepassing is;

(b) deur ooreenkoms enige ander gedeeltes van gemelde plase Valleifontein en Grootfontein, en enige ander regte op water komende uit gemelde Grootfontein met of sonder die grond waaraan sodanige regte verbonde is:

en om vry van enige beperking alle waterregte wat alreeds verkry is of wat verkry staan te word, uit te oefen.”

3. Artikel 3 van die Hoofwet word hierby gewysig deur paragraaf (b) deur die volgende paragraaf te vervang:

,,(b) die Munisipaliteit het nie die reg om enige kunsmatige of ander middels te gebruik waardeur die natuurlike stroming van die Grootfontein verhoog mag word nie maar het, behoudens die bepalings van die ooreenkoms wat op 10 Mei 1967 tussen die Munisipaliteit en die Roux-gesin aangegaan is, die reg om 'n boorgat op enige gedeelte van gemelde plase Grootfontein en Valleifontein wat tans die eiendom van die Munisipaliteit is of hierna deur die Munisipaliteit verkry word, te maak en te benut;”.

4. Artikel 15 van die Hoofwet word hierby herroep.

Invoeging van artikel 1A in Wet 13 van 1932.

Vervanging van artikel 2 van Wet 13 van 1932.

Wysiging van artikel 3 van Wet 13 van 1932.

Herroeping van artikel 15 van Wet 13 van 1932.

5. Alle stappe wat deur die Munisipaliteit in verband met die maak van boorgate gedurende 1965 en 1966 gedoen is op die plase Grootfontein en Valleifontein, word hierby geldig genaak.

Geldigmaking van sekere stappe deur die Munisipaliteit.

6. Die Hoofwet word hierby gewysig deur die woorde „Unie”, „Goewerneur-generaal” en „Kroon” oral waar hulle voorkom, te vervang deur onderskeidelik die woorde „Republiek”, „Staatspresident” en „Staat” of „Staats-”.

Vervanging in Wet 13 van 1932 van „Unie” deur „Republiek”, van „Goewerneur-generaal” deur „Staats-president” en van „Kroon” deur „Staat”.

Short Title and
date of
commencement.

7. This Act shall be called the Mafeking Waterworks (Private) Amendment Act, 1967, and shall be deemed to have come into operation on the first day of January, 1965.

7. Hierdie Wet heet die Private Wysigingswet op die Mafekingse Waterwerke, 1967, en word geag op die eerste dag van Januarie 1965 in werking te getree het.

Kort titel en datum van inwerkingtreding.

No. 74, 1967.]

ACT

To amend the Police Act, 1958, relating to definitions, misconduct and temporary members.

*Afrikaans text signed by the Acting State President.)
(Assented to 7th June, 1967.)*

BE IT ENACTED by the State President, the Senate and the House of Assembly of the Republic of South Africa, as follows:—

Amendment of section 1 of Act 7 of 1958, as amended by section 1 of Act 53 of 1961 and section 1 of Act 64 of 1964.

1. Section 1 of the Police Act, 1958 (hereinafter referred to as the principal Act), is hereby amended—

- (a) by the substitution for the definition of “member of the Force” of the following definition:
 - “(iv) ‘member of the Force’ means any commissioned officer, warrant-officer, non-commissioned officer, constable or constable-labourer serving in the South African Police in accordance with this Act, and includes, except for the purposes of any provision of this Act in respect of which the Commissioner may subject to the directions of the Minister otherwise prescribe, any member of the Police Reserve of Officers or the Reserve Police Force while employed in the Force and any temporary member while so employed; (v)”;
- (b) by the substitution for the definition of “Minister” of the following definition:
 - “(v) ‘Minister’ means the Minister of Police; (vi)”;
- (c) by the substitution for the definition of “the Force” of the following definition:
 - “(vii) ‘the Force’ means the commissioned officers, warrant-officers, non-commissioned officers, constables and constable-labourers of the South African Police, and includes, except for the purposes of any provision of this Act in respect of which the Commissioner may subject to the directions of the Minister otherwise prescribe, the Police Reserve of Officers, the Reserve Police Force and temporary members; (ii)”;

Amendment of section 3 of Act 7 of 1958, as amended by section 2 of Act 64 of 1964.

2. Section 3 of the principal Act is hereby amended by the substitution for subsection (1) of the following subsection:

- “(1) The State President may from time to time appoint by commission an officer to be styled the Commissioner of the South African Police, together with such commissioned officers as he may deem necessary, and may, subject to the provisions of this Act, discharge, dismiss or reduce in rank any such officer.”.

Amendment of section 4 of Act 7 of 1958, as amended by section 2 of Act 53 of 1961.

3. Section 4 of the principal Act is hereby amended by the substitution for subsection (1) of the following subsection:

- “(1) The Commissioner shall, subject to the directions of the Minister, have the command, superintendence and control of the Force, and shall, subject to the provisions of section 3 and the regulations prescribing the conditions of service and the numerical establishment of the Force, appoint fit and proper persons to be members of the Force, and may, subject to the provisions of this Act, discharge, dismiss or reduce in rank any such member.”.

No. 74, 1967.]

WET

**Tot wysiging van die Polisiewet, 1958, met betrekking tot woord-
omskrywings, wangedrag en tydelike lede.**

(Afrikaanse teks deur die Waarnemende Staatspresident geteken.)
(Goedgekeur op 7 Junie, 1967.)

DAAR WORD BEPAAL deur die Staatspresident, die Senaat
en die Volksraad van die Republiek van Suid-Afrika, soos
volg:—

- 1.** Artikel 1 van die Polisiewet, 1958 (hieronder die Hoofwet genoem), word hierby gewysig Wysiging van artikel 1 van Wet 7 van 1958, soos gewysig deur artikel 1 van Wet 53 van 1961 en artikel 1 van Wet 64 van 1964.
- (a) deur die omskrywing van „die Mag” deur die volgende omskrywing te vervang:
„(ii) ,die Mag’ die offisiere, adjudant-offisiere, onder-offisiere, konstabels en konstabel-arbeiders van die Suid-Afrikaanse Polisie, en ook, behalwe by die toepassing van enige bepaling van hierdie Wet ten opsigte waarvan die Kommissaris onderworpe aan die voorskrifte van die Minister anders voorskryf, die Polisiereserve van Offisiere, die Reser�polisiemag en tydelike lede; (vii)”;
- (b) deur die omskrywing van „lid van die Mag” deur die volgende omskrywing te vervang:
„(v) ,lid van die Mag’ ’n offisiere, adjudant-offisiere, onder-offisiere, konstabel of konstabel-arbeider wat ingevolge hierdie Wet in die Suid-Afrikaanse Polisie dien, en ook, behalwe by die toepassing van enige bepaling van hierdie Wet ten opsigte waarvan die Kommissaris onderworpe aan die voorskrifte van die Minister anders voorskryf, ’n lid van die Polisiereserve van Offisiere of die Reser�polisiemag, terwyl hy in die Mag in diens geneem is, en ’n tydelike lid terwyl hy aldus in diens geneem is; (iv)”;
- (c) deur die omskrywing van „Minister” deur die volgende omskrywing te vervang:
„(vi) ,Minister’ die Minister van Polisie; (v)”.
- 2.** Artikel 3 van die Hoofwet word hierby gewysig deur sub-artikel (1) deur die volgende subartikel te vervang Wysiging van artikel 3 van Wet 7 van 1958, soos gewysig deur artikel 2 van Wet 64 van 1964.
- „(1) Die Staatspresident kan van tyd tot tyd by kommissie ’n offisiere aanstel wat as die Kommissaris van die Suid-Afrikaanse Polisie bekend staan, tesame met die ander offisiere wat hy nodig ag, en kan, behoudens die bepaling van hierdie Wet, so ’n amptenaar afdank, ontslaan of in rang verlaag.”.
- 3.** Artikel 4 van die Hoofwet word hierby gewysig deur sub-artikel (1) deur die volgende subartikel te vervang Wysiging van artikel 4 van Wet 7 van 1958, soos gewysig deur artikel 2 van Wet 53 van 1961.
- „(1) Die Kommissaris oefen, met inagneming van die voorskrifte van die Minister, die bevel, toesig en beheer oor die Mag uit, en stel behoudens die bepaling van artikel 3 en die regulasies wat die diensvooraardes en getalsterkte van die Mag voorskryf, bevoegde persone aan om lede van die Mag te wees, en kan, onderworpe aan die bepaling van hierdie Wet, so ’n lid afdank, ontslaan of in rang verlaag.”.

Amendment of
section 10 of
Act 7 of 1958,
as amended by
section 8 of
Act 64 of 1964.

4. Section 10 of the principal Act is hereby amended—
(a) by the substitution for subsections (1) and (2) of the following subsections:

“(1) The Commissioner or any other commissioned officer acting under his authority may, in the manner prescribed by regulation, charge any commissioned officer with misconduct and request him to submit, within such period and in such manner as may be so prescribed, a written admission or denial of the charge and any written explanation he may wish to offer in regard to the alleged misconduct.

(2) After the expiration of the period aforesaid, the Minister or, if authorized thereto by the Minister, either specially in a particular case or generally, the Commissioner may appoint a board of enquiry to investigate the charge in question.

(2A) A board of enquiry shall consist of one or more persons who—

- (a) in the case of a board appointed by the Minister, shall be commissioned officers of a rank equal to or higher than that of the officer charged or magistrates;
- (b) in the case of a board appointed by the Commissioner, shall be such commissioned officers.”.
- (b) by the substitution for subsection (6) of the following subsections:

“(6) After considering the evidence adduced at the enquiry and affording the officer charged or his legal adviser an opportunity of addressing the board of enquiry, the board shall find the said officer guilty or not guilty of the misconduct with which he has been charged and inform him of its finding: Provided that if the officer charged admits, pursuant to a request under subsection (1) or to the board, that he is guilty of the misconduct in question, he may be found guilty without any evidence having been adduced.

(6A) A commissioned officer found guilty of misconduct may, within such period and in such manner as may be prescribed by regulation, appeal to the Minister against the finding of the board of enquiry and make representations in writing to the Minister in regard to the imposition of punishment.

(6B) The board of enquiry shall and the Commissioner may make recommendations to the Minister in regard to any punishment which may be imposed upon a commissioned officer found guilty.

(6C) The Minister may, after considering the record of the proceedings before the board of enquiry, the recommendations of the board and the Commissioner and the grounds of appeal of and any representations made by the officer charged—

- (a) direct that no further action be taken in the matter; or
- (b) direct that the matter be re-submitted to him for disposal in terms of this section after the expiry of such period, not exceeding twelve months, as he may specify; or
- (c) direct that the officer concerned be cautioned or reprimanded; or
- (d) impose a fine not exceeding one hundred rand which may be recovered by way of stoppages from the salary or allowances of the officer concerned; or
- (e) direct that the salary of the officer concerned be reduced to a lower notch on the scale applicable to his rank; or
- (f) direct that the matter be referred to the State President, who may thereupon take any steps referred to in section 3.”.

Amendment of
section 14 of
Act 7 of 1958.

5. Section 14 of the principal Act is hereby amended by the addition of the following subsection:

“(4) The suspension or the termination of the suspension of a commissioned officer shall take place on the instructions of the Minister or, as a provisional measure pending the decision of the Minister, on the instructions of the Commissioner, and the suspension or the termination of the suspension of any other member of the Force shall take place on the instructions of the Commissioner or any other commissioned officer of or above the rank of lieutenant-colonel designated by the Commissioner.”.

4. Artikel 10 van die Hoofwet word hierby gewysig—
(a) deur subartikels (1) en (2) deur die volgende subartikels te vervang:

„(1) Die Kommissaris of 'n ander offisier wat op sy gesag handel, kan op die by regulasie voorgeskrewe wyse 'n offisier weens wangedrag aankla en hom versoek om binne die tydperk en op die wyse aldus voorgeskrewe, 'n skriftelike erkenning of ontkenning van die aanklag, en 'n skriftelike verduideliking wat hy in verband met die beweerde wangedrag wil aanbied, voor te lê.

(2) Na verstryking van voormalde tydperk, kan die Minister of, indien daar toe deur die Minister gemagtig, hetsy spesiaal in 'n besondere geval of algemeen, die Kommissaris 'n raad van ondersoek aanstel om die betrokke aanklag te ondersoek.

(2A) 'n Raad van ondersoek bestaan uit een of meer persone wat—

(a) in die geval van 'n raad deur die Minister aangestel, offisiere met dieselfde of 'n hoër rang as die aangeklaagde offisier, of magistrate is;

(b) in die geval van 'n raad deur die Kommissaris aangestel, bedoelde offisiere is.”;

(b) deur subartikel (6) deur die volgende subartikels te vervang:

„(6) Na oorweging van die getuienis by die ondersoek aangevoer en nadat die aangeklaagde offisier of sy regsveteenwoordiger die geleentheid gegee is om die raad van ondersoek toe te spreek, vind die raad bedoelde offisier skuldig of onskuldig aan die wangedrag hom ten laste gelê en verwittig hom van die bevinding van die raad: Met dien verstande dat indien die aangeklaagde offisier, ingevolge 'n versoek kragtens subartikel (1) of teenoor die raad erken dat hy aan die betrokke wangedrag skuldig is, hy skuldig bevind kan word sonder dat getuienis aangevoer is.

(6A) 'n Offisier wat aan wangedrag skuldig bevind word, kan binne die tydperk en op die by regulasie voorgeskrewe wyse, teen die bevinding van die raad van ondersoek na die Minister appelleer en skriftelike vertoë met betrekking tot strafoplegging tot die Minister rig.

(6B) Die raad van ondersoek moet en die Kommissaris kan by die Minister aanbevelings doen met betrekking tot die straf wat 'n offisier wat skuldig bevind is, opgelê kan word.

(6C) Die Minister kan, na oorweging van die relaas van die verrigtinge voor die raad van ondersoek, die aanbevelings van die raad en die Kommissaris, en die appèlgronde van en vertoë gerig deur die aangeklaagde offisier—

(a) gelas dat geen verdere stappe in verband met die saak gedoen word nie; of

(b) gelas dat die saak weer vir afhandeling ingevolge hierdie artikel aan hom voorgelê word na verstryking van die tydperk, maar hoogstens twaalf maande, wat hy bepaal; of

(c) gelas dat die betrokke offisier gewaarsku of berispe word; of

(d) 'n boete van hoogstens honderd rand oplê, wat by wyse van aftrekkings van die salaris of toelaes van die betrokke offisier verhaal kan word; of

(e) gelas dat die salaris van die betrokke offisier verlaag word na 'n laer kerf op die skaal wat op sy rang van toepassing is; of

(f) gelas dat die saak na die Staatspresident verwys word, wat daarop enige van die in artikel 3 bedoelde stappe kan doen.”.

5. Artikel 14 van die Hoofwet word hierby gewysig deur die volgende subartikel by te voeg:

„(4) Die skorsing of opheffing van die skorsing van 'n offisier vind plaas in opdrag van die Minister of, as 'n voorlopige maatreël in afwagting van 'n beslissing van die Minister, in opdrag van die Kommissaris, en die skorsing of die opheffing van die skorsing van 'n ander lid van die Mag vind plaas in opdrag van die Kommissaris of 'n ander offisier met of bô die rang van luitenant-kolonel deur die Kommissaris aangewys.”.

Wysiging van artikel 10 van Wet 7 van 1958, soos gewysig deur artikel 8 van Wet 64 van 1964.

Wysiging van artikel 14 van Wet 7 van 1958.

Amendment of
section 34 of
Act 7 of 1958,
as amended by
section 9 of
Act 53 of 1961
and section 20 of
Act 64 of 1964.

6. Section 34 of the principal Act is hereby amended—
(a) by the substitution for subsection (1) of the following subsection:

“(1) Whenever there are not in any locality sufficient ordinary members of the Force available to perform police duties or any particular police duty therein, or to convey any person in lawful custody from such locality to any other place, the Minister or, if authorized thereto by the Minister either generally or in any particular case, any commissioned officer, magistrate, additional magistrate, assistant magistrate, Bantu affairs commissioner, additional Bantu affairs commissioner or assistant Bantu affairs commissioner in that locality may appoint as temporary members to act as such, so many fit and proper persons as may be necessary for the performance of any such duty as aforesaid.”;

(b) by the substitution for subsection (4) of the following subsection:

“(4) The Commissioner or any commissioned officer acting under his authority may at any time discharge from the Force any temporary member or member of the Reserve Police Force.”.

Amendment of
section 34ter
of Act 7 of 1958,
as inserted by
section 21 of
Act 64 of 1964.

7. Section 34ter of the principal Act is hereby amended by the substitution for subsection (2) of the following subsection—

“(2) The Commissioner may, subject to the regulations, on the recommendation of the Public Service Commission and with the approval of the Treasury, prescribe conditions of service in respect of the Police Reserve of Officers, the Reserve Police Force and temporary members.”.

Short title.

8. This Act shall be called the Police Amendment Act, 1967.

6. Artikel 34 van die Hoofwet word hierby gewysig—

(a) deur subartikel (1) deur die volgende subartikel te vervang:

„(1) Wanneer daar op die een of ander plek nie voldoende gewone lede van die Mag beskikbaar is om polisiewerksaamhede of 'n bepaalde polisiewerksaamheid aldaar te verrig of om enigiemand in wettige aanhouding van daardie plek na 'n ander plek te bring nie, kan die Minister of (indien algemeen of in 'n besondere geval deur die Minister daartoe gemagtig) 'n offisier, magistraat, addisionele magistraat, assistent-magistraat, Bantoesakekommisaris, addisionele Bantoesakekommisaris of assistent-Bantoesakekommisaris op daardie plek soveel geskikte persone as tydelike lede aanstel om in die hoedanigheid op te tree as wat vir die verrigting van voormalde werksaamheid nodig mag wees.”;

(b) deur subartikel (4) deur die volgende subartikel te vervang:

„(4) Die Kommissaris of 'n offisier wat op sy gesag handel, kan te eniger tyd 'n tydelike lid of lid van die Reserwepolisiemag uit die Mag ontslaan.”.

Wysiging van artikel 34 van Wet 7 van 1958, soos gewysig deur artikel 9 van Wet 53 van 1961 en artikel 20 van Wet 64 van 1964.

7. Artikel 34ter van die Hoofwet word hierby gewysig deur subartikel (2) deur die volgende subartikel te vervang:

„(2) Die Kommissaris kan behoudens die regulasies, op aanbeveling van die Staatsdienskommisie en met goedkeuring van die Tesourie, diensvoorwaardes ten opsigte van die Polisiereserve van Offisiere, die Reserwepolisiemag en tydelike lede voorskryf.”.

Wysiging van artikel 34ter van Wet 7 van 1958, soos ingevoeg deur artikel 21 van Wet 64 van 1964.

8. Hierdie Wet heet die Wysigingswet op Polisie, 1967.

Kort titel.

No. 75, 1967.]

ACT

To amend the provisions of the Rural Coloured Areas Act, 1963, relating to incorporated and existing areas, the levying of rates and the powers to make regulations.

(*English text signed by the Acting State President.*)
(*Assented to 7th June, 1967.*)

BE IT ENACTED by the State President, the Senate and the House of Assembly of the Republic of South Africa, as follows:—

Substitution of section 5 of Act 24 of 1963.

1. The following section is hereby substituted for section 5 of the Rural Coloured Areas Act, 1963 (hereinafter referred to as the principal Act):

"Incorporated or existing area may be excluded from provisions of Act or incorporated in any other area." 5. The State President may, after the Minister has in the prescribed manner consulted the board of management concerned or, where no board of management exists, the lawful inhabitants and owners, by proclamation in the *Gazette* exclude any incorporated or existing area or any portion thereof from the provisions of this Act or, subject to such reservations and conditions as may be set out in the proclamation, incorporate it with any other incorporated or existing area.".

Amendment of section 34 of Act 24 of 1963.

2. Section 34 (2) of the principal Act is hereby amended by the substitution for the word "thirty-three" of the word "thirty-one".

Insertion of section 41A in Act 24 of 1963.

3. The following section is hereby inserted after section 41 of the principal Act:

"Certain leased property deemed to be property of lessee." 41A. If any person to whom land in a board area is leased for purposes of prospecting or mining for minerals, uses or exercises control over any building on that land for or in connection with the said purposes, such building and the land occupied by it shall, notwithstanding anything to the contrary in section 41 contained, for the purposes of the law relating to the levying of rates and taxes by divisional councils or local authorities be deemed to be the separate property of the said person and to be situated outside a board area.".

Amendment of section 52 of Act 24 of 1963.

4. Section 52 of the principal Act is hereby amended—

(a) by the substitution for paragraph (c) of the following paragraph:

"(c) the procedure for the levying and collection of rates, taxes and other fees by the board, the persons liable in the first instance for such rates, taxes and other fees, the persons liable for such rates, taxes and other fees and the extent of their liability if the firstmentioned persons fail to meet their liabilities, the utilization of rates, taxes and other moneys and the authorization of the expenditure of the board;"

(b) by the substitution in paragraph (l) for the words "board of management" of the words "betterment area".

Short title.

5. This Act shall be called the Rural Coloured Areas Amendment Act, 1967.

No. 75, 1967.]

WET

Tot wysiging van die bepalings van die Wet op Landelike Kleurlinggebiede, 1963, met betrekking tot ingelyfde en bestaande gebiede, die heffing van belastings en die bevoegdhede om regulasies uit te vaardig.

(Engelse teks deur die Waarnemende Staatspresident geteken.)
(Goedgekeur op 7 Junie 1967.)

DAAR WORD BEPAAL deur die Staatspresident, die Senaat en die Volksraad van die Republiek van Suid-Afrika, soos volg:—

1. Artikel 5 van die Wet op Landelike Kleurlinggebiede, 1963 (hieronder die Hoofwet genoem), word hierby deur die volgende artikel vervang:

„Ingelyfde 5. Die Staatspresident kan, nadat die Minister die of bestaande betrokke bestuursraad of, waar daar geen bestuurs- gebied kan raad is nie, die wettige inwoners en eienaars op die van bepalings voorgeskrewe wyse geraadpleeg het, by proklamasie van Wet in die *Staatskoerant* 'n ingelyfde of bestaande gebied uitgesluit of of 'n gedeelte daarvan van die bepalings van hierdie by 'n ander gebied Wet uitsluit of, onderworpe aan die voorbehoude en ingelyf voorwaardes in daardie proklamasie uiteengesit, by word. 'n ander ingelyfde of bestaande gebied inlyf.”.

2. Artikel 34 (2) van die Hoofwet word hierby gewysig deur in die Engelse teks die woord „*thirty-three*” deur die woord „*thirty-one*” te vervang.

3. Die volgende artikel word hierby in die Hoofwet na artikel 41 ingevoeg:

„Sekere 41A. Indien 'n persoon aan wie grond in 'n raads-verhuurde gebied vir die doeleindes van prospektering na of eiendom die ontgunning van minerale verhuur word, 'n gebou op huurder daardie grond vir of in verband met daardie doel-eindes gebruik of beheer daaroor uitoefen, word, ondanks die bepalings van artikel 41, bedoelde gebou en die grond waarop dit staan, vir die doeleindes van die wetsbepalings op die heffing van belastings deur afdelingsrade of plaaslike owerhede, geag die afsonderlike eiendom van bedoelde persoon te wees en buite 'n raadsgebied geleë te wees.”.

4. Artikel 52 van die Hoofwet word hierby gewysig—
(a) deur paragraaf (c) deur die volgende paragraaf te vervang:

„(c) die procedure vir die heffing en invordering van belastings en ander gelde deur die raad, die persone wat in die eerste plek vir bedoelde belastings en gelde aanspreeklik is, die persone wat daarvoor aanspreeklik is en die mate van hul aanspreeklikheid indien eersbedoelde persone hul aanspreeklikheid nie nakom nie, die aanwending van belasting en ander gelde en die magtiging van uitgawes van die raad;”;

(b) deur in die Engelse teks van paragraaf (I) die woorde „board of management” deur die woorde „betterment area” te vervang.

5. Hierdie Wet heet die Wysigingswet op Landelike Kleurling-gebiede, 1967.

No. 76, 1967.]

ACT

To amend the Coloured Persons Education Act, 1963, to provide for the granting of financial aid to private hostels attached to State schools, and for the retention of certain benefits by certain persons transferred to the service of the Department of Coloured Affairs or deemed to have been appointed under the provisions of the said Act.

*(Afrikaans text signed by the Acting State President.)
(Assented to 7th June, 1967.)*

BE IT ENACTED by the State President, the Senate and the House of Assembly of the Republic of South Africa, as follows:—

Amendment of
section 1 of
Act 47 of 1963.

1. Section 1 of the Coloured Persons Education Act, 1963 (hereinafter referred to as the principal Act), is hereby amended—

- (a) by the substitution for the definition of "governing body" of the following definition:
“‘governing body’, in relation to any college, school, home, class or hostel, means the person managing such college, school, home, class or hostel;”; and
- (b) by the insertion after the definition of “special school” of the following definition:
“‘State-aided hostel’ means a hostel in respect of which grants-in-aid are made in terms of section 4 or in respect of which a loan was granted in terms of that section.”.

Amendment of
section 4 of
Act 47 of 1963.

2. Section 4 of the principal Act is hereby amended by the substitution for subsection (1) of the following subsection:

- “(1) Subject to the provisions of subsection (2) the Minister may out of moneys appropriated by Parliament for the purpose, make grants-in-aid and loans to the governing body of any college, school, home or continuation classes for the education of Coloured persons, including any nursery school, or of any hostel for the accommodation of Coloured persons to whom education is provided.”.

Amendment of
section 13 of
Act 47 of 1963.

3. (1) Section 13 of the principal Act is hereby amended by the addition of the following subsection:

- “(7) (a) If any person who is transferred to the service of the Department by virtue of the provisions of section 9 or is deemed to have been appointed to a post under the provisions of this Act, and who was not immediately prior to the commencement of this Act a member of or a contributor to a pension or provident fund which is governed by a pension law administered by a provincial administration, for any reason retires or is retired or discharged from the service of the Department or from the public service, he shall, subject to the provisions of paragraph (b), be entitled to the benefit which would have been payable to him under that pension law if on the day immediately prior to the said commencement he had retired or had been retired or discharged for the same reason from the service of his previous employer.

- (b) If such person so retires or is so retired or discharged by reason of the age he has attained, he shall for the purposes of such pension law be deemed to have attained the age prescribed for retirement by that pension law on the said day.

No. 76, 1967.]

WET

Tot wysiging van die Wet op Onderwys vir Kleurlinge, 1963, om voorsiening te maak vir die verlening van geldelike hulp aan private koshuise verbonde aan Staatskole, en vir die behoud van sekere voordele deur sekere persone wat na die diens van die Departement van Kleurlingsake oorgeplaas is of geag word kragtens die bepalings van genoemde Wet aangestel te wees.

(Afrikaanse teks deur die Waarnemende Staatspresident geteken.)
(Goedgekeur op 7 Junie 1967.)

DAAR WORD BEPAAL deur die Staatspresident, die Senaat en die Volksraad van die Republiek van Suid-Afrika, soos volg:—

1. Artikel 1 van die Wet op Onderwys vir Kleurling, 1963 (hieronder die Hoofwet genoem), word hierby gewysig— Wysiging van artikel 1 van Wet 47 van 1963.

(a) deur die omskrywing van „bestuursliggaam” deur die volgende omskrywing te vervang:

„bestuursliggaam” met betrekking tot ’n kollege, skool, tehuis, klas of koshuis, die persoon wat dié kollege, skool, tehuis, klas of koshuis bestuur;”; en

(b) deur na die omskrywing van „Staatskool” die volgende omskrywing in te voeg:

„Staatsondersteunde koshuis” ’n koshuis ten opsigte waarvan hulptoelaes ingevolge artikel 4 betaal word of ten opsigte waarvan ’n lening ingevolge daardie artikel toegestaan is;”.

2. Artikel 4 van die Hoofwet word hierby gewysig deur subartikel (1) deur die volgende subartikel te vervang: Wysiging van artikel 4 van Wet 47 van 1963.

„(1) Behoudens die bepalings van subartikel (2) kan die Minister uit geld wat die Parlement vir dié doel bewillig het, hulptoelaes en lenings toeken aan die bestuursliggaam van ’n kollege, skool of tehuis of voortsettingsklasse vir die onderwys van Kleurlinge, met inbegrip van ’n kleuterskool, of van ’n koshuis vir die huisvesting van Kleurlinge aan wie onderwys verskaf word.”.

3. (1) Artikel 13 van die Hoofwet word hierby gewysig deur die volgende subartikel by te voeg: Wysiging van artikel 13 van Wet 47 van 1963.

„(7) (a) Indien iemand wat uit hoofde van die bepalings van artikel 9 oorgeplaas word na die diens van die Departement of ingevolge die bepalings van hierdie Wet geag word in ’n pos aangestel te wees en wat nie onmiddellik voor die inwerkingtreding van hierdie Wet lid was van of bydraer was tot ’n pensioen- of voorsieningsfonds wat beheer word deur ’n pensioenwet wat deur ’n provinsiale administrasie gadministreer word nie, om die een of ander rede uit die diens van die Departement of die Staatsdiens tree of daaruit afgedank of ontslaan word, is hy, behoudens die bepalings van paragraaf (b), geregtig op die voordeel wat ingevolge daardie pensioenwet aan hom betaalbaar sou gewees het indien hy op die dag onmiddellik voor genoemde inwerkingtreding om dieselfde rede uit die diens van sy vorige werkewer getree het of daaruit afgedank of ontslaan was.

(b) Indien so iemand aldus uit diens tree, afgedank of ontslaan word op grond van die leeftyd wat hy bereik het, word hy by die toepassing van bedoelde pensioenwet geag op genoemde dag die leeftyd vir uitdiens-treding te bereik het wat deur bedoelde pensioenwet voorgeskryf word.

(c) If any person to whom the provisions of paragraph (a) apply, dies before his retirement or discharge from the service of the Department or the public service, there shall be paid the benefit which would have been payable in terms of the appropriate pension law referred to in subsection (1) (b) if he had died on the day immediately prior to the commencement of this Act.

(d) A benefit payable in terms of this subsection, shall be paid from the revenue fund of the province concerned.”.

(2) The amendments effected to the principal Act by subsection (1) shall be deemed to have come into operation on the first day of January, 1964.

Amendment of
section 34 of
Act 47 of 1963.

4. Section 34 of the principal Act is hereby amended by the substitution for paragraph (c) of subsection (1) of the following paragraph:

“(c) as to the making of grants-in-aid and loans to governing bodies of State-aided schools and State-aided hostels;”.

Short title.

5. This Act shall be called the Coloured Persons Education Amendment Act, 1967.

(c) Indien iemand op wie die bepalings van paragraaf (a) van toepassing is, te sterwe kom vóór sy uittrede, afdanking of ontslag uit die diens van die Departement of die Staatsdiens, word die voordeel betaal wat ingevolge die toepaslike pensioenwet in subartikel (1) (b) bedoel, betaalbaar sou gewees het indien hy te sterwe gekom het op die dag onmiddellik voor die inwerkingtreding van hierdie Wet.

(d) 'n Voordeel ingevolge hierdie subartikel betaalbaar, word uit die inkomstefonds van die betrokke provinsie betaal.”.

(2) Die wysings wat aan die Hoofwet deur subartikel (1) aangebring is, word geag op 1 Januarie 1964 in werking te getree het.

4. Artikel 34 van die Hoofwet word hierby gewysig deur Wysiging van artikel 34 van paragraaf (c) van subartikel (1) deur die volgende paragraaf te vervang: Wet 47 van 1963.

„(c) betreffende die toekenning van hulptoelaes en lenings aan bestuursliggame van Staatsondersteunde skole en Staatsondersteunde koshuise;”.

5. Hierdie Wet heet die Wysigingswet op Onderwys vir Kort titel. Kleurlinge, 1967.

No. 77, 1967.]

ACT

To amend the provisions of sections 2, 10, 13 and 24 of the Factories, Machinery and Building Work Act, 1941, in order to rectify certain omissions; to provide for the insertion of a section 21A in the said Act in order to provide for paid sick leave; to provide for the insertion of a Chapter vA, in the said Act in order to provide for the protection of the health and safety of employees; and to make certain consequential amendments to sections 1, 5, 21 (1) (c), 21 (4), 22 (2), 41 (6), 42, 45 (2), 50 (1), 51 (1) and 54 of the said Act, arising from the insertion therein of the abovementioned sections.

(English text signed by the Acting State President.)
(Assented to 7th June, 1967.)

BE IT ENACTED by the State President, the Senate and the House of Assembly of the Republic of South Africa, as follows:—

**Amendment of
section 1 of
Act 22 of 1941,
as amended by
section 1 of Act
34 of 1963**

- 1. Section 1 of the Factories, Machinery and Building Work Act, 1941 (hereinafter referred to as the principal Act), is hereby amended by the insertion after the description of the contents of Chapter V of the following words:**

“CHAPTER vA

**Protection of Health and Safety
of Employees".** Sections 38 to 39D

**Amendment of
section 2 of
Act 22 of 1941,
as amended by
section 1 of Act
31 of 1960, section
2 of Act 34 of
1963 and section
4 of Act 91 of
1965**

2. Section 2 of the principal Act is hereby amended—
(a) by the insertion in subsection (1), after the definition of “building work”, of the following definition:
“chief inspector” means the person holding the post of Chief Inspector of Factories in the Department of Labour;”; and
(b) by the substitution in the said subsection for the definition of “employer” of the following definition:
“employer” means a person who employs or provides work for anyone in or in connection with a factory, or permits anyone to assist him, in any manner whatsoever, in the carrying on of his business in or about a factory, and ‘employ’ and ‘employment’ have corresponding meanings;”.

**Amendment of
section 5 of Act
22 of 1941.**

3. Section 5 of the principal Act is hereby amended—
(a) by the deletion of the word “and” at the end of sub-section 1(a) (iii); and
(b) by the addition to the said subsection 1 (a) of the following subparagraph:
“(v) while he is on the premises examine or analyse any article or substance which is on the premises, or, after having taken the prescribed steps, remove any such article or substance or a sample thereof for the purpose of examination or analysis.”.

**Substitution of
section 10 of
Act 22 of 1941,
as amended by
section 4 of
Act 31 of 1960**

4. The following section is hereby substituted for section 10 of the principal Act:

"Factory registers. 10. (1) Whenever any factory or a portion of any factory has been registered under section 13 (2) or a provisional factory permit has been issued under section 13 (3) in respect of any premises or

No. 77, 1967.]

WET

Tot wysiging van die bepalings van artikels 2, 10, 13 en 24 van die Wet op Fabrieke, Masjinerie en Bouwerk, 1941, ten einde sekere weglatings reg te stel; om voorsiening te maak vir die invoeging van 'n artikel 21A in genoemde Wet, ten einde voorsiening te maak vir betaalde siekteverlof; om voorsiening te maak vir die invoeging van 'n Hoofstuk vA in genoemde Wet, ten einde voorsiening te maak vir die beskerming van die gesondheid en veiligheid van werkneemers; en om sekere gevolglike wysigings, wat voortspruit uit die invoeging van bogenoemde artikels in genoemde Wet, aan artikels 1, 5, 21 (1) (c), 21 (4), 22 (2), 41 (6), 42, 45 (2), 50 (1), 51 (1) en 54 daarvan aan te bring.

(Engelse teks deur die Waarnemende Staatspresident geteken.)
(Goedgekeur op 7 Junie 1967.)

DAAR WORD BEPAAL deur die Staatspresident, die Senaat en die Volksraad van die Republiek van Suid-Afrika, soos volg:—

1. Artikel 1 van die Wet op Fabrieke, Masjinerie en Bouwerk, 1941 (hieronder die Hoofwet genoem), word hierby gewysig deur na die beskrywing van die inhoud van Hoofstuk V die volgende woorde in te voeg:

Wysiging van
artikel 1 van
Wet 22 van 1941,
soos gewysig deur
artikel 1 van
Wet 34 van 1963.

„HOOFSTUK vA.

Beskerming van Gesondheid en Artikels 38 tot 39D
Veiligheid van Werknemers.”.

2. Artikel 2 van die Hoofwet word hierby gewysig—

- (a) deur in subartikel (1), na die omskrywing van „bouwerk”, die volgende omskrywing in te voeg:
„hoofinspekteur” die persoon wat die amp van Hoofinspekteur van Fabrieke in die Departement van Arbeid beklee;”; en
(b) deur in genoemde subartikel die omskrywing van „werkgewer” deur die volgende omskrywing te vervang:
„werkgewer” 'n persoon wat in of in verband met 'n fabriek iemand in diens het of aan iemand werk verskaf, of wat iemand toelaat om hom op enige wyse hoegeenaamd te help om sy besigheid in of nabij 'n fabriek te drywe, en het „in diens hê” en „diens” ooreenstemmende betekenisse.”.

Wysiging van
artikel 2 van
Wet 22 van 1941,
soos gewysig deur
artikel 1 van
Wet 31 van 1960,
artikel 2 van
Wet 34 van 1963
en artikel 4 van
Wet 91 van 1965.

3. Artikel 5 van die Hoofwet word hierby gewysig—

- (a) deur die woorde „en” aan die end van subartikel 1 (a) (iii) te skrap; en
(b) deur die volgende subparagraaf by genoemde subartikel (1) (a) te voeg:
„(v) terwyl hy op die perseel is, enige voorwerp of stof wat op die perseel is, ondersoek of ontleed, of, nadat hy die voorgeskrewe stappe gedoen het, enige sodanige voorwerp of stof of 'n monster daarvan vir ondersoek of ontleding verwyder.”.

Wysiging van
artikel 5 van
Wet 22 van 1941.

4. Artikel 10 van die Hoofwet word hierby deur die volgende artikel vervang:

„Fabrieks-registers. 10. (1) Wanneer 'n fabriek of 'n gedeelte van 'n fabriek ingevolge artikel 13 (2) geregistreer is of 'n voorwaardelike fabriekspermit ingevolge artikel 13 (3) ten opsigte van 'n perseel of 'n gedeelte van 'n

Vervanging van
artikel 10 van
Wet 22 van 1941,
soos gewysig deur
artikel 4 van
Wet 31 van 1960.

any portion of any premises, the inspector shall issue to the occupier concerned a factory register in the prescribed form.

(2) Every occupier to whom a register has been issued shall keep the said register in such place as an inspector may direct or, in the absence of any such direction, in a safe place in his factory, and shall keep in such register the registration certificate or provisional factory permit issued to him under section 13, and any relevant notice or approval which may have been issued or granted under subsection (4) of the said section or section 18 (1).

(3) If such register, certificate, provisional factory permit, notice or approval is lost, defaced or destroyed, the occupier shall within fourteen days from the discovery of the loss, defacement or destruction thereof apply in writing to an inspector for the issue to him of a duplicate of such register, certificate, provisional factory permit, notice or approval, as the case may be, and pay to such inspector the prescribed fee therefor.

(4) Whenever a register issued in terms of this section is full the inspector shall issue to the occupier concerned a new factory register in the prescribed form.

(5) Any person who fails to comply with the provisions of subsection (2) or (3) shall be guilty of an offence.”.

Amendment of
section 13 of
Act 22 of 1941,
as amended by
section 6 of
Act 31 of 1960.

5. Section 13 of the principal Act is hereby amended by the substitution for subsection (4) of the following subsection:

“(4) An inspector may in his discretion at any time by notice in writing to the occupier of a factory vary any period, particulars or conditions specified in a registration certificate or provisional factory permit or cancel any such permit.”.

Amendment of
section 21 of
Act 22 of 1941,
as amended by
section 10 of
Act 31 of 1960
and section 4 of
Act 34 of 1963.

6. Section 21 of the principal Act is hereby amended—

(a) by the substitution for paragraph (c) of subsection (1) of the following paragraph:

“(c) An employer shall not grant such leave to be concurrent with any period during which the employee is under notice of termination of employment or (except at the written request of the employee) to be concurrent with any period during which the employee is undergoing compulsory training under the Defence Act, 1957 (Act No. 44 of 1957), or to be concurrent with any period of sick leave granted in terms of section 21A.”;

and

(b) by the substitution for subsection (4) of the following subsection:

“(4) Any period during which an employee—

(a) is on leave in terms of subsection (1);

(b) undergoes military training in pursuance of the Defence Act, 1957 (Act No. 44 of 1957);

(c) is absent from work on the instructions or at the request of the employer;

(d) is on sick leave in terms of section 21A (1), amounting in the aggregate in any year to not more than ten weeks in respect of the periods referred to in paragraphs (a), (c) and (d) plus up to four months of any period of military training referred to in paragraph (b) undergone in that year, shall, for the purposes of subsections (1) and (3), be deemed to be employment.”.

Insertion of
section 21A in
Act 22 of 1941.

7. The following section is hereby inserted in the principal Act after section 21:

“Paid sick leave. 21A. (1) An employer shall grant to any employee employed by him and who is absent from work through incapacity—
(a) in the case of an employee who works a five-day week, not less than ten working days; and
(b) in the case of every other employee, not less than twelve working days,

perseel uitgereik is, moet die inspekteur aan die betrokke houer 'n fabrieksregister in die voorgeskrewe vorm uitreik.

(2) Elke houer aan wie 'n register uitgereik is, moet bedoelde register in die plek wat die inspekteur vasstel, of, by gebrek aan sodanige vasstelling, in 'n veilige plek in sy fabriek hou, en moet die registrasiesertifikaat of voorwaardelike fabriekspermit wat ingevolge artikel 13 aan hom uitgereik is, en enige betrokke kennisgewing of goedkeuring wat ingevolge subartikel (4) van genoemde artikel of artikel 18 (1) uitgereik of verleen is, in bedoelde register hou.

(3) Indien so 'n register, sertifikaat, voorwaardelike fabriekspermit, kennisgewing of goedkeuring verloor word, onleesbaar raak of vernietig word, moet die houer binne veertien dae vanaf die ontdekking dat dit verloor, onleesbaar of vernietig is, by 'n inspekteur skriftelik aansoek doen om die uitreiking aan hom van 'n duplikaat van dié register, sertifikaat, voorwaardelike fabriekspermit, kennisgewing of goedkeuring, na gelang van die geval, en die voorgeskrewe gelde daarvoor aan dié inspekteur betaal.

(4) Wanneer 'n register wat ingevolge hierdie artikel uitgereik is, vol is, moet die inspekteur 'n nuwe fabrieksregister in die voorgeskrewe vorm aan die betrokke houer uitreik.

(5) Iemand wat die bepalings van subartikel (2) of (3) nie nakom nie, is aan 'n misdryf skuldig.”.

5. Artikel 13 van die Hoofwet word hierby gewysig deur subartikel (4) deur die volgende subartikel te vervang:

„(4) 'n Inspekteur kan, na sy goeddunke, te eniger tyd by skriftelike kennisgewing aan die houer van 'n fabriek die tydperk, besonderhede of voorwaardes vermeld in 'n registrasiesertifikaat of voorwaardelike fabriekspermit wysig of so 'n permit intrek.”.

6. Artikel 21 van die Hoofwet word hierby gewysig—

(a) deur paragraaf (c) van subartikel (1) deur die volgende paragraaf te vervang:

„(c) 'n Werkgewer mag sodanige verlof nie só toestaan nie dat dit saamval met 'n tydperk gedurende welke kennisgewing van diensbeëindiging aan die werknemer verloop of dat dit (behalwe op skriftelike versoek van die werknemer) saamval met 'n tydperk gedurende welke die werknemer verpligte opleiding kragtens die Verdedigingswet, 1957 (Wet No. 44 van 1957), ondergaan, of dat dit saamval met 'n tydperk van siekteverlof toegestaan ingevolge artikel 21A.”; en

(b) deur subartikel (4) deur die volgende subartikel te vervang:

„(4) Enige tydperk gedurende welke 'n werknemer—
(a) ingevolge subartikel (1) met verlof is;
(b) militêre opleiding ingevolge die Verdedigingswet, 1957 (Wet No. 44 van 1957), ondergaan;
(c) op las of versoek van die werkgewer van sy werk afwesig is;
(d) ingevolge artikel 21A (1) met siekteverlof is, wat altesaam in enige jaar hoogstens tien weke beloop, ten opsigte van die in paragrawe (a), (c) en (d) bedoelde tydperke plus tot vier maande van enige tydperk van in paragraaf (b) bedoelde militêre opleiding in daardie jaar ondergaan, word by die toepassing van subartikels (1) en (3) geag diens te wees.”.

7. Die volgende artikel word hierby in die Hoofwet na artikel 21 ingevoeg:

„Betaalde siekteverlof. 21A. (1) 'n Werkgewer moet aan 'n werknemer wat hy in diens het en wat van sy werk afwesig is weens ongeskiktheid—

- (a) in die geval van 'n werknemer wat 'n vyfdagweek werk, altesaam minstens tien werkdae; en
- (b) in die geval van elke ander werknemer, altesaam minstens twaalf werkdae,

Invoeging van artikel 21A in Wet 22 van 1941.

sick leave in the aggregate during any period of twelve consecutive months of employment with him and shall pay to such employee in respect of the period of absence in terms of this subsection an amount of not less than the remuneration he would have received had he worked during such period: Provided that—

- (i) in the first twelve consecutive months of employment an employee shall not be entitled to sick leave on full pay at a rate of more than, in the case of an employee who works a five-day week, one working day in respect of each completed period of five weeks of employment and, in the case of every other employee, one working day in respect of each completed month of employment;
- (ii) an employer may, as a condition precedent to the payment by him of any amount claimed in terms of this subsection by an employee in respect of any absence from work for a period covering more than two consecutive days, require the employee to produce a certificate signed by a registered medical practitioner stating the nature and duration of the employee's incapacity, and if an employee has during any period of up to eight weeks received payment in terms of this subsection on two or more occasions without producing such a certificate, his employer may during the period of eight weeks immediately succeeding the last such occasion, require him to produce such a certificate in respect of any absence from work;
- (iii) this subsection shall not apply in respect of an employee at whose written request an employer makes contributions, at least equal to those made by the employee, to any fund or organization nominated by the employee, which fund or organization guarantees to the employee in the event of his incapacity in the circumstances set out in this subsection the payment to him of not less than in the aggregate the equivalent of his remuneration for ten or twelve working days, as the case may be, in each period of twelve months of employment;
- (iv) where an employer is by law required to pay fees for hospital or medical treatment in respect of an employee, and pays such fees in respect of any incapacity, the amount so paid may be set off against the remuneration due in terms of this subsection in respect of absence on sick leave because of such incapacity;
- (v) the provisions of this subsection shall not apply in respect of any period of incapacity of an employee in respect of which the employer is by any other law required to pay to the employee an amount of not less than his remuneration.

(2) For the purposes of this section—

- (a) 'remuneration' includes any cost of living allowance which is paid or payable to an employee in terms of any law or otherwise;
- (b) 'employment' includes any period during which an employee—
 - (i) is on leave in terms of section 21 (1);
 - (ii) is on sick leave in terms of subsection (1);
 - (iii) is absent from work on the instructions or at the request of his employer;
 - (iv) is undergoing military training in pursuance of the Defence Act, 1957 (Act No. 44 of 1957),

amounting in the aggregate in any year to not more than ten weeks in respect of the periods referred to in subparagraphs (i), (ii) and (iii) plus up to four months of any period of military training referred to in subparagraph (iv) and undergone in that year, and any continuous

siekteverlof toestaan gedurende enige tydperk van twaalf agtereenvolgende maande diens by hom, en moet aan sodanige werknemer ten opsigte van die tydperk van afwesigheid ingevolge hierdie subartikel 'n bedrag betaal wat nie minder is nie as die besoldiging wat hy sou ontvang het as hy gedurende sodanige tydperk gewerk het: Met dien verstande dat—

- (i) 'n werknemer in die eerste twaalf agtereenvolgende maande diens nie geregtig is nie op siekteverlof met volle besoldiging teen 'n skaal van meer as, in die geval van 'n werknemer wat 'n vyfdagweek werk, een werkdag ten opsigte van elke voltooide typerk van vyf weke diens, en in die geval van elke ander werknemer, een werkdag ten opsigte van elke voltooide maand diens;
- (ii) voordat 'n werkewer enige bedrag betaal wat 'n werknemer kragtens hierdie subartikel eis ten opsigte van enige afwesigheid uit sy werk gedurende 'n tydperk wat strek oor meer as twee opeenvolgende dae, hy kan vereis dat die werknemer 'n sertifikaat voorlê wat deur 'n geregistreerde geneeskundige praktisynd onderteken is en wat die aard en duur van die werknemer se ongesiktheid vermeld, en indien 'n werknemer gedurende enige tydperk van hoogstens agt weke by twee of meer geleenthede betaling ingevolge hierdie subartikel ontvang het sonder om so 'n sertifikaat voor te lê, sy werkewer gedurende die tydperk van agt weke onmiddellik ná die jongste sodanige geleenthed kan vereis dat hy ten opsigte van enige afwesigheid uit sy werk so 'n sertifikaat voorlê;
- (iii) hierdie subartikel nie van toepassing is nie ten opsigte van 'n werknemer op wie se skriftelike versoek 'n werkewer bydraes doen, wat minstens gelyk is aan dié deur die werknemer gedoen, tot 'n fonds of organisasie deur die werknemer aangewys, en dié fonds of organisasie aan die werknemer in geval van sy ongesiktheid in die omstandighede in hierdie subartikel vermeld, die betaling aan hom waarborg van minstens altesaam 'n bedrag gelyk aan sy besoldiging vir tien of twaalf werkdae, na gelang van die geval, in elke tydperk van twaalf maande diens;
- (iv) waarvan 'n werkewer by enige wet vereis word om geldte vir hospitaal- of mediese behandeling ten opsigte van 'n werknemer te betaal en hy sodanige geldte ten opsigte van enige ongesiktheid betaal, die bedrag aldus betaal, verreken kan word teen die besoldiging verskuldig ingevolge hierdie subartikel ten opsigte van afwesigheid met siekteverlof weens sodanige ongesiktheid;
- (v) die bepalings van hierdie subartikel nie van toepassing is nie ten opsigte van 'n tydperk van ongesiktheid van 'n werknemer ten opsigte waarvan die werkewer by 'n ander wet verplig word om aan die werknemer 'n bedrag te betaal wat nie minder as sy besoldiging is nie.

(2) By die toepassing van hierdie artikel beteken—

- (a) 'besoldiging' ook 'n levenskostetoele wat ingevolge 'n wet of andersins aan 'n werknemer betaal word of betaalbaar is;
 - (b) 'diens' ook 'n tydperk waartydens 'n werknemer—
 - (i) ingevolge artikel 21 (1) met verlof is;
 - (ii) ingevolge subartikel (1) met siekteverlof is;
 - (iii) op las of versoek van die werkewer van sy werk afwesig is;
 - (iv) militêre opleiding ingevolge die Verdedigingswet, 1957 (Wet No. 44 van 1957), ondergaan,
- wat altesaam in enige jaar nie meer beloop nie as tien weke ten opsigte van die in subparagrawe (i), (ii) en (iii) bedoelde tydperke plus tot vier maande van 'n tydperk van in subparagraaf (iv) bedoelde militêre opleiding in daardie jaar ondergaan, en ononderbroke

employment which an employee has had with the same employer immediately before the date of commencement of this section shall for the purposes of this section be deemed to be employment, and any sick leave with remuneration in full granted to such an employee during the period of such employment shall for the purposes of this section be deemed to have been granted under this Act; and

(c) 'incapacity' means inability to work owing to any sickness or injury other than sickness or injury caused by an employee's own misconduct: Provided that any such inability to work, caused by an accident or a scheduled disease for which compensation is payable under the Workmen's Compensation Act, 1941 (Act No. 30 of 1941), shall only be regarded as incapacity during any period in respect of which no disablement payment is payable in terms of that Act.

(3) The provisions of section 20 (5) shall *mutatis mutandis* apply for the purposes of this section.

(4) Any person who contravenes or fails to comply with any provision of this section shall be guilty of an offence.”.

Amendment of
section 22 of
Act 22 of 1941,
as substituted by
section 11 of
Act 31 of 1960
and amended by
section 2 of
Act 6 of 1966.

Amendment of
section 24 of
Act 22 of 1941.

Insertion of
Chapter vA
and sections 38,
39, 39A, 39B,
39C and 39D in
Act 22 of 1941.

8. Section 22 of the principal Act is hereby amended by the substitution for subsection (2) of the following subsection:

“(2) The provisions of sections 21 and 21A shall not apply in respect of any employee who is, in terms of any agreement, notice, award, determination, order or conditions referred to in subsection (1), entitled to annual leave of absence and sick leave on full pay.”.

9. Section 24 of the principal Act is hereby amended—

(a) by the substitution for subsection (1) of the following subsection:

“(1) No employer shall require or permit any person under the age of fifteen years to work in or to perform any work in connection with a factory.”;

(b) by the substitution in paragraphs (a), (b) and (c) of subsection (2) for the words “an inspector”, and “the inspector”, wherever they occur of the words “the chief inspector”; and

(c) by the substitution in paragraph (d) of the said subsection for the words “An inspector” of the words “The chief inspector”.

10. The principal Act is hereby amended—

(a) by the insertion after section 37 of the following superscriptions:

“CHAPTER vA.

PROTECTION OF HEALTH AND SAFETY OF EMPLOYEES.”;
and

(b) by the insertion after the said superscriptions of the following sections:

“Prohibi-
tion of the
use of
certain
substances
or
materials
in certain
processes.

38. (1) The Minister may by notice in the *Gazette*, and from a date specified in the notice in question, prohibit the use of any specified substance or material in any specified process in any factory or on any premises on which machinery is used or building work or excavation work is performed, if, in his opinion, the use of such substance or material in such process will be detrimental to the health or safety of the persons employed in such factory or on such premises or in connection with such process.

(2) Any person who contravenes the provisions of a notice published in terms of subsection (1) shall be guilty of an offence.

Prohibition
of certain
processes.

39. (1) The Minister may by notice in the *Gazette*, and from a date specified in the notice in question, prohibit the carrying on, except under

diens wat 'n werknemer onmiddellik voor die datum van inwerkingtreding van hierdie artikel by dieselfde werkgever gehad het, word, by die toepassing van hierdie artikel, geag diens te wees, en siekteverlof met volle besoldiging wat aan so 'n werknemer gedurende die tydperk van sodanige diens toegestaan is, word, by die toepassing van hierdie artikel, geag kragtens hierdie Wet toegestaan te gewees het; en

(c) 'ongeskiktheid' onvermoë om te werk weens 'n siekte of besering, behalwe siekte of besering wat deur 'n werknemer se eie wangedrag veroorsaak is: Met dien verstande dat sodanige onvermoë om te werk wat veroorsaak is deur 'n ongeluk of vergoedingspligtige siekte waarvoor vergoeding kragtens die Ongevallewet, 1941 (Wet No. 30 van 1941), betaalbaar is, slegs as ongeskiktheid beskou word gedurende 'n tydperk ten opsigte waarvan geen ongeskiktheidsbetaling ingevolge daardie Wet betaalbaar is nie.

(3) Die bepalings van artikel 20 (5) is *mutatis mutandis* van toepassing vir die doeleinnes van hierdie artikel.

(4) Iemand wat enige bepaling van hierdie artikel oortree of versuim om daaraan te voldoen, is aan 'n misdryf skuldig.”.

8. Artikel 22 van die Hoofwet word hierby gewysig deur subartikel (2) deur die volgende subartikel te vervang:

„(2) Die bepalings van artikels 21 en 21A is nie van toepassing nie ten opsigte van 'n werknemer wat ingevolge 'n ooreenkoms, kennisgewing, toekenning, vasstelling, order of leervoorwaardes in subartikel (1) vermeld, geregtig is op jaarlikse verlof en siekteverlof met volle besoldiging.”.

Wysiging van artikel 22 van Wet 22 van 1941, soos vervang deur artikel 11 van Wet 31 van 1960 en gewysig deur artikel 2 van Wet 6 van 1966.

9. Artikel 24 van die Hoofwet word hierby gewysig—

(a) deur subartikel (1) deur die volgende subartikel te vervang:

„(1) Geen werkgever mag van iemand onder die leeftyd van vyftien jaar vereis dat hy in 'n fabriek werk of werk in verband met 'n fabriek verrig of so iemand toelaat om dit te doen nie.”;

(b) deur in paragrawe (a), (b) en (c) van subartikel (2) die woorde „'n inspekteur” en „die inspekteur”, oral waar hulle voorkom, deur die woorde „die hoofinspekteur” te vervang; en

(c) deur in paragraaf (d) van genoemde subartikel die woorde „'n Inspekteur” deur die woorde „Die hoofinspekteur” te vervang.

Wysiging van artikel 24 van Wet 22 van 1941.

10. Die Hoofwet word hierby gewysig—

(a) deur na artikel 37 die volgende opskrifte in te voeg:

„HOOFSTUK vA.

Invoeging van Hoofstuk vA en artikels 38, 39, 39A, 39B, 39C en 39D in Wet 22 van 1941.

BESKERMING VAN GESONDHEID EN VEILIGHEID VAN WERKNEMERS.”; en

(b) deur na genoemde opskrifte die volgende artikels in te voeg:

„Verbod op sekere stowwe of sekere prosesse.

38. (1) Die Minister kan by kennisgewing in die gebruik van sekere stowwe of sekere prosesse. Staatskoerant en vanaf 'n datum in die betrokke bruik van 'n bepaalde stof of materiaal in 'n bepaalde proses in 'n fabriek of op 'n perseel waarop masjinerie gebruik of bouwerk of uitgrawingswerk verrig word, indien, na sy oordeel, die gebruik van daardie stof of materiaal in daardie proses skadelik sal wees vir die gesondheid of veiligheid van die persone wat in daardie fabriek of op daardie perseel of in verband met daardie proses in diens is.

(2) Iemand wat die bepalings van 'n kennisgewing wat ingevolge subartikel (1) gepubliseer is, oortree, is aan 'n misdryf skuldig.

Verbod op sekere prosesse.

39. (1) Die Minister kan by kennisgewing in die gebruik van sekere stowwe of sekere prosesse. Staatskoerant en vanaf 'n datum in die betrokke bruik van 'n bepaalde stof of materiaal in 'n bepaalde proses in 'n fabriek of op 'n perseel waarop masjinerie gebruik of bouwerk of uitgrawingswerk verrig word, indien, na sy oordeel, die gebruik van daardie stof of materiaal in daardie proses skadelik sal wees vir die gesondheid of veiligheid van die persone wat in daardie fabriek of op daardie perseel of in verband met daardie proses in diens is.

such conditions (if any) as may be specified in such notice, of any specified process in any factory or on any premises on which machinery is used or building work or excavation work is performed, if, in his opinion, the manner in which such process is carried on will be detrimental to the health or safety of the persons employed in such factory or on such premises or in connection with such process.

(2) Any person who contravenes the provisions of any notice published in terms of subsection (1) shall be guilty of an offence.

Medical examination of persons before or while they are employed in connection with certain activities.

39A. (1) If the Minister is of the opinion that any activity carried on in any factory or on any premises on which machinery is used or building work or excavation work is performed, is such that the health or safety of persons employed in connection therewith will be endangered by their continued employment in connection therewith, he may by notice in the *Gazette*, and from a date specified in the notice in question, declare such activity to be a specified activity.

(2) No person shall engage any person to perform work in connection with any activity declared to be a specified activity in terms of subsection (1), unless such person has been examined within the prescribed period by a registered medical practitioner or other person holding such qualifications as may be prescribed, and such practitioner or such other person has certified in the prescribed form that such person is not suffering from any illness or defect which, if he is so engaged, would endanger his own health or safety or that of any other person employed in connection with such activity or in such factory or on such premises.

(3) If the chief inspector is of the opinion that any person employed in connection with any specified activity contemplated in subsection (1) is exposed to working conditions which might endanger his health or safety, he may in writing or by notice in the *Gazette* require the employer of such employee to have such employee examined by a registered medical practitioner or other person holding the prescribed qualifications at the prescribed intervals and during such period as the chief inspector may determine.

(4) The employer in question shall pay the expense of any examination by a medical practitioner or other person by virtue of the provisions of subsection (3), and a medical practitioner or such other person who examines any person for the purposes of the said subsection, shall carry out such tests as may be prescribed and forthwith furnish a report of his findings in the prescribed manner and containing the prescribed particulars to such employer.

(5) If an employee is by virtue of the provisions of subsection (3) called upon to have himself examined by a medical practitioner or other person he shall have himself so examined at the prescribed intervals during the period determined by the chief inspector in terms of the said subsection.

(6) If an employer has had any person examined in terms of subsection (3), he shall—

(a) report the result of such examination in the prescribed manner and within the prescribed period to an inspector;

(b) retain any report furnished to him in terms of subsection (4) for a period of three years as from the date of the receipt thereof and, upon demand by an inspector at any time during the said period of three years, produce such report to the said inspector for inspection.

(7) If after consideration of any such report the chief inspector is of the opinion that the health or safety of the employee in question will be endangered

voering, behalwe op die voorwaardes (indien daar is) wat in dié kennisgewing vermeld word, van 'n bepaalde proses in 'n fabriek of op 'n perseel waarop masjinerie gebruik of bouwerk of uitdrawingswerk verrig word, indien, na sy oordeel, die wyse waarop daardie proses uitgevoer word, skadelik sal wees vir die gesondheid of veiligheid van die persone wat in daardie fabriek of op daardie perseel of in verband met daardie proses in diens is.

(2) Iemand wat die bepalings van 'n kennisgewing wat ingevolge subartikel (1) gepubliseer is, oortree, is aan 'n misdryf skuldig.

Geneeskundige ondersoek van persone voordat hulle in diens geneem word of terwyl hulle in diens is in verband met sekere bedrywigheid.

39A. (1) Indien die Minister van oordeel is dat 'n bedrywigheid wat voortgesit word in 'n fabriek of op 'n perseel waarop masjinerie gebruik of bouwerk of uitdrawingswerk verrig word, van so 'n aard is dat die gesondheid of veiligheid van die persone wat in verband daarmee in diens is, in gevaar gestel sal word deur hul voortgesette diens in verband daarmee, kan hy by kennisgewing in die *Staatskoerant* en vanaf 'n datum in die betrokke kennisgewing vermeld, daardie bedrywigheid 'n aangewese bedrywigheid verklaar.

(2) Niemand mag iemand in diens neem nie om werk te verrig in verband met 'n bedrywigheid wat ingevolge subartikel (1) tot 'n aangewese bedrywigheid verklaar is, tensy so iemand binne die voorgeskrewe tydperk ondersoek is deur 'n geregistreerde geneeskundige praktisyn of iemand anders wat die voorgeskrewe kwalifikasies besit, en dié praktisyn of so iemand anders in die voorgeskrewe vorm gesertifiseer het dat so iemand nie aan 'n siekte of gebrek ly nie wat, indien hy aldus in diens geneem word, sy eie gesondheid of veiligheid of dié van 'n ander persoon wat in verband met daardie bedrywigheid of in daardie fabriek of op daardie perseel in diens is, in gevaar sal stel.

(3) Indien die hoofinspekteur van oordeel is dat iemand wat in diens is in verband met 'n aangewese bedrywigheid beoog in subartikel (1), blootgestel word aan werksomstandighede wat sy gesondheid of veiligheid in gevaar kan stel, kan hy skriftelik of by kennisgewing in die *Staatskoerant* van die werkgever van daardie werknemer vereis dat hy dié werknemer deur 'n geregistreerde geneeskundige praktisyn of iemand anders wat die voorgeskrewe kwalifikasies besit, laat ondersoek by die voorgeskrewe tussenpose en gedurende die tydperk wat die hoofinspekteur bepaal.

(4) Die betrokke werkgever moet die koste van 'n ondersoek deur 'n geneeskundige praktisyn of iemand anders uit hoofde van die bepalings van subartikel (3) betaal, en 'n geneeskundige praktisyn of so iemand anders wat iemand vir die doeleindes van genoemde subartikel ondersoek, moet die voorgeskrewe toetse doen en 'n verslag van sy bevindings op die voorgeskrewe wyse en met die voorgeskrewe besonderhede onverwyld aan daardie werkgever verstrek.

(5) Indien 'n werknemer uit hoofde van die bepalings van subartikel (3) aangesê word om hom deur 'n geneeskundige praktisyn of iemand anders te laat ondersoek, moet hy hom aldus laat ondersoek by die voorgeskrewe tussenpose gedurende die tydperk wat die hoofinspekteur ingevolge genoemde subartikel bepaal het.

(6) Indien 'n werkgever iemand ingevolge subartikel (3) laat ondersoek het, moet hy—

(a) die uitslag van sodanige ondersoek op die voorgeskrewe wyse en binne die voorgeskrewe tydperk aan 'n inspekteur meedeel;

(b) 'n verslag wat ingevolge subartikel (4) aan hom verstrek is, vir 'n tydperk van drie jaar vanaf die datum van ontvangs daarvan bewaar en, op aanvraag van 'n inspekteur te eniger tyd gedurende genoemde tydperk van drie jaar, sodanige verslag aan genoemde inspekteur vir ondersoek toon.

(7) Indien ná oorweging van so 'n verslag die hoofinspekteur van oordeel is dat die gesondheid of veiligheid van die betrokke werknemer in gevaar

by his continued employment in connection with the specified activity in question, he may by notice in writing to the employer in question prohibit him from employing, during such period as such inspector may determine, that employee in connection with that activity or any such other activity, being an activity declared a specified activity in terms of subsection (1), as the chief inspector may in such notice determine.

(8) Any employer who wilfully fails to comply with a requirement of the chief inspector in terms of subsection (3) or who contravenes a prohibition imposed upon him in terms of subsection (7), and any person who contravenes or fails to comply with any provision of this section applicable to him, shall be guilty of an offence.

Provision of medical supervision in certain factories or on certain premises.

39B. (1) If it appears to the chief inspector that—

- (a) among the persons employed in a factory or on any premises on which machinery is used or building work or excavation work is performed, cases of illness have occurred which, in his opinion, may be due to the nature of a process or other conditions of work; or
- (b) by reason of changes in any process or in the substances used in any process, or by reason of the introduction of any new process or new substance for use in a process, in any factory or on any such premises, there may be risk of injury to the health of persons employed in connection with that process,

he may recommend to the Minister that medical supervision of a preventive character be provided in such factory or on such premises in respect of such persons.

(2) Upon receipt of such a recommendation the Minister may, if he deems it expedient, authorize the chief inspector to require the employer, occupier, user, builder or excavator in question to provide such medical supervision to the satisfaction of the said inspector.

(3) Any employer, occupier, user, builder or excavator who wilfully fails to comply with any requirements of the chief inspector by virtue of any authority conferred upon him in terms of subsection (2), shall be guilty of an offence.

Notification of certain diseases.

39C. (1) If a medical practitioner or other person holding such qualifications as may be prescribed, examines any person employed by an employer, occupier, user, builder or excavator and finds such person to be suffering from any disease which is a prescribed industrial disease, he shall forthwith give notice in writing thereof to the employer, occupier, user, builder or excavator in question.

(2) An employer, occupier, user, builder or excavator receiving such notice shall within the time and in the manner prescribed, notify an inspector thereof and of the prescribed particulars.

(3) The giving of notice in terms of subsection (1) or (2) shall not exempt any person from giving any notice which he is required to give in terms of any other law.

(4) Any person who wilfully fails to comply with the provisions of subsection (1), and any employer, occupier, user, builder or excavator who fails to comply with the provisions of subsection (2), shall be guilty of an offence.

Investigation into causes of certain diseases.

39D. (1) If an inspector receives any notification in terms of section 39C (2) he may investigate the circumstances which gave rise to the person in question contracting the disease from which he was found to be suffering.

(2) After completion of such investigation the inspector shall submit his findings to the chief inspector and may, if he deems it expedient, require

gestel sal word deur sy voortgesette diens in verband met die betrokke aangewese bedrywigheid, kan hy, by skriftelike kennisgewing aan die betrokke werkewer, hom verbied om, gedurende die tydperk wat dié inspekteur bepaal, daardie werknemer in diens te hê in verband met daardie bedrywigheid of 'n ander bedrywigheid wat tot 'n aangewese bedrywigheid ingevolge subartikel (1) verklaar is en wat die hoofinspekteur in sodanige kennisgewing bepaal.

(8) 'n Werkewer wat opsetlik versuum om aan 'n vereiste van die hoofinspekteur ingevolge subartikel (3) te voldoen of wat 'n verbod wat hom ingevolge subartikel (7) opgelê is, oortree, en iemand wat 'n bepaling van hierdie artikel wat op hom van toepassing is, oortree of versuum om daaraan te voldoen, is aan 'n misdryf skuldig.

Verskaffing van mediese toesig in sekere fabriekse of op sekere persele.

39B. (1) Indien dit aan die hoofinspekteur blyk dat—

- (a) onder die persone wat in diens is in 'n fabriek of op 'n perseel waarop masjinerie gebruik of bouwerk van uitgrawingswerk verrig word, siektegevalle voorgekom het wat, na sy oordeel, toe te skrywe kan wees aan die aard van 'n proses of ander werksomstandighede; of
 - (b) vanweë veranderinge in 'n proses of die stowwe wat gebruik word in 'n proses, of vanweë die invoering van 'n nuwe proses, of 'n nuwe stof vir gebruik in 'n proses, in 'n fabriek of op so 'n perseel, daar gevaar kan bestaan van benadeling van die gesondheid van persone wat in verband met daardie proses in diens is,
- kan hy by die Minister aanbeveel dat mediese toesig van 'n voorkomingsaard in daardie fabriek of op daardie perseel ten opsigte van daardie persone verskaf word.

(2) By ontvangs van so 'n aanbeveling kan die Minister, indien hy dit dienstig ag, die hoofinspekteur magtig om van die betrokke werkewer, houer, gebruiker, boumeester of uitgrawer te eis dat hy sodanige mediese toesig ten genoë van genoemde inspekteur verskaf.

(3) 'n Werkewer, houer, gebruiker, boumeester of uitgrawer wat opsetlik versuum om te voldoen aan enige vereistes van die hoofinspekteur uit hoofde van 'n magtiging ingevolge subartikel (2) aan hom verleen, is aan 'n misdryf skuldig.

Aangifte van sekere siektes.

39C. (1) Indien 'n geneeskundige praktisyn of iemand anders wat die voorgeskrewe kwalifikasies besit iemand ondersoek wat by 'n werkewer, houer, gebruiker, boumeester of uitgrawer in diens is, en bevind dat so iemand ly aan 'n siekte wat 'n voorgeskrewe nywerheidsiekte is, moet hy onverwyld skriftelik kennis daarvan gee aan die betrokke werkewer, houer, gebruiker, boumeester of uitgrawer.

(2) 'n Werkewer, houer, gebruiker, boumeester of uitgrawer wat sodanige kennis ontvang, moet binne die voorgeskrewe tydperk en op die voorgeskrewe wyse 'n inspekteur daarvan en van die voorgeskrewe besonderhede in kennis stel.

(3) Kennisgewing ingevolge subartikel (1) of (2) stel niemand vry van die gee van kennis wat hy ingevolge 'n ander wet moet gee nie.

(4) Iemand wat opsetlik versuum om aan die bepalings van subartikel (1) te voldoen, en 'n werkewer, houer, gebruiker, boumeester of uitgrawer wat versuum om aan die bepalings van subartikel (2) te voldoen, is aan 'n misdryf skuldig.

Ondersoek na oorsake van sekere siektes.

39D. (1) Indien 'n inspekteur 'n kennisgewing ingevolge artikel 39C (2) ontvang, kan hy ondersoek instel na die omstandighede wat aanleiding daar toe gegee het dat die betrokke persoon die siekte opgedoen het waaraan, volgens bevinding, hy gely het.

(2) Na voltooiing van sodanige ondersoek moet die inspekteur sy bevindings aan die hoofinspekteur voorlê en kan hy, indien hy dit dienstig ag, van die betrokke werkewer, houer, gebruiker, boumeester of uitgrawer eis dat hy die stappe wat die inspekteur

the employer, occupier, user, builder or excavator in question to take such measures to prevent his employees contracting the disease in question, as the inspector may determine.

(3) The provisions of section 33 shall *mutatis mutandis* apply in respect of an investigation in terms of subsection (1).

(4) Any employer, occupier, user, builder or excavator who fails to comply with a requirement of an inspector in terms of subsection (2) shall be guilty of an offence.”.

Amendment of
section 41 of
Act 22 of 1941, as
amended by
section 6 of
Act 34 of 1963.

11. Section 41 of the principal Act is hereby amended by the substitution for subsection (6) of the following subsection:

“(6) Whenever any person is charged under section 20, 21 or 21A with having failed to pay an employee any amount due under the said section and it is proved that the employee was employed by the accused during any period covered by the charge and that under the provisions of the said section the accused was required to pay to that employee a certain amount, the accused shall be presumed, until the contrary is proved, not to have paid that amount to that employee.”.

Amendment of
section 42 of
Act 22 of 1941,
as amended by
section 17 of
Act 31 of 1960
and section 7 of
Act 34 of 1963.

12. Section 42 of the principal Act is hereby amended by the substitution for subsection (1) of the following subsection:

“(1) Any person who considers himself aggrieved by a requirement, prohibition or decision of the chief inspector or any other inspector under section 9 (2), 12, 13 (2), (3), (4) or (5), 14 (1) or (2), 15 (1), (2) or (4), 18 (1) or (2), 19 (1) (d), (2) (b) or (3) (b), 24 (4), 36, 39A (7), 39D (2) or 47bis (1) or (2), or any regulation may, within fourteen days after the date of such requirement, prohibition or decision, appeal in the prescribed manner to the Minister.”.

Amendment of
section 45 of
Act 22 of 1941.

13. Section 45 of the principal Act is hereby amended by the substitution for subsection (2) of the following subsection:

“(2) An employer who requires or permits any employee to pay or repay to him any remuneration or allowance payable or paid to such employee in respect of overtime worked, or any amount payable or paid to the employee in respect of or in lieu of annual leave of absence or in respect of sick leave or pursuant to any direction given in terms of section 50 (7), or does any act or permits any act to be done as a direct or indirect result of which that employee is deprived of the benefit or any portion of the benefit of any remuneration, allowance or amount so payable or paid, shall be guilty of an offence.”.

Amendment of
section 50 of
Act 22 of 1941,
as amended by
section 20 of
Act 31 of 1960.

14. Section 50 of the principal Act is hereby amended by the substitution for subsection (1) of the following subsection:

“(1) Whenever an employer is convicted of contravening or failing to comply with any condition imposed or specified under section 19 (1) (a) or 19 (2) (b) or the provisions of section 20 (1), 20 (2), 20 (3), 21 (1), 21 (2), 21 (3) or 21A (1), the court convicting him shall enquire into and determine the difference between the amount which he paid and the amount which he would have paid if the contravention or failure of which he has been convicted had not occurred: Provided that if the court is unable on all the evidence, whether given before or after the conviction, to determine that difference exactly, it shall, to the best of its ability, estimate that difference, and if no amount has been paid, the amount which would have been paid if the contravention or failure had not occurred, shall, for the purposes of this subsection, be deemed to be the difference, and the difference so determined, or the amount at which it is so estimated, is in this section referred to as the amount underpaid.”.

Amendment of
section 51 of
Act 22 of 1941,
as amended by
section 21 of
Act 31 of 1960
and section 9 of
Act 34 of 1963.

15. Section 51 of the principal Act is hereby amended by the insertion after paragraph (t) of subsection (1) of the following paragraphs, the existing paragraphs (u) and (v) becoming paragraphs (aa) and (bb) respectively:

“(u) the steps to be taken before any article or substance or any sample of an article or substance is removed in terms of section 5 (1) (a) (v) for examination or analysis;

bepaal, doen om te voorkom dat sy werknemers die betrokke siekte opdoen.

(3) Die bepalings van artikel 33 is *mutatis mutandis* van toepassing ten opsigte van 'n ondersoek ingevolge subartikel (1).

(4) 'n Werkewer, houer, gebruiker, boumeester of uitgrawer wat versuim om te voldoen aan 'n vereiste van 'n inspekteur ingevolge subartikel (2), is aan 'n misdryf skuldig."

11. Artikel 41 van die Hoofwet word hierby gewysig deur subartikel (6) deur die volgende subartikel te vervang: Wysiging van artikel 41 van Wet 22 van 1941, soos gewysig deur artikel 6 van Wet 34 van 1963.

,,(6) Wanneer iemand ingevolge artikel 20, 21 of 21A aangekla word weens versuim om aan 'n werknemer 'n bedrag te betaal wat ingevolge bedoelde artikel ver-skuldig is, en daar bewys word dat daardie werknemer gedurende enige tydperk waaroer die aanklag handel, by die beskuldigde in diens was, en dat die beskuldigde verplig was om ingevolge die bepalings van bedoelde artikel aan daardie werknemer 'n sekere bedrag te betaal, word dit vermoed, totdat die teendeel bewys word, dat die beskuldigde nie daardie bedrag aan daardie werknemer betaal het nie.”.

12. Artikel 42 van die Hoofwet word hierby gewysig deur subartikel (1) deur die volgende subartikel te vervang: Wysiging van artikel 42 van Wet 22 van 1941, soos gewysig deur artikel 17 van Wet 31 van 1960 en artikel 7 van Wet 34 van 1963.

,,(1) Iemand wat hom veronreg voel deur 'n vereiste, verbod of beslissing van die hoofinspekteur of 'n ander inspekteur kragtens artikel 9 (2), 12, 13 (2), (3), (4) of (5), 14 (1) of (2), 15 (1), (2) of (4), 18 (1) of (2), 19 (1) (d), (2) (b) of (3) (b), 24 (4), 36, 39A (7), 39D (2) of 47bis (1) of (2), of 'n regulasie, kan binne veertien dae ná die datum van dié vereiste, verbod of beslissing na die Minister op die voorgeskrewe wyse appelleer.”.

13. Artikel 45 van die Hoofwet word hierby gewysig deur subartikel (2) deur die volgende subartikel te vervang: Wysiging van artikel 45 van Wet 22 van 1941.

,,(2) 'n Werkewer wat vereis of toelaat dat 'n werknemer 'n beloning of toelae aan hom betaal of terugbetaal wat ten opsigte van oortyd aan daardie werknemer betaalbaar of betaal is, of 'n bedrag wat ten opsigte van of in plaas van jaarlikse verlof van afwesigheid of ten opsigte van siekteverlof of ingevolge 'n bevel kragtens artikel 50 (7) aan daardie werknemer betaalbaar of betaal is, of wat 'n handeling verrig of toelaat dat 'n handeling verrig word waarvan die regstreekse of onregstreekse gevolg is dat aan daardie werknemer die voordeel of 'n deel van die voordeel van 'n aldus betaalbare of betaalde beloning, toelae of bedrag ontnem word, is aan 'n misdryf skuldig.”.

14. Artikel 50 van die Hoofwet word hierby gewysig deur subartikel (1) deur die volgende subartikel te vervang: Wysiging van artikel 50 van Wet 22 van 1941, soos gewysig deur artikel 20 van Wet 31 van 1960.

,,(1) Wanneer 'n werkewer skuldig bevind is aan 'n oortreding van 'n voorwaarde opgelê of gespesifieer kragtens artikel 19 (1) (a) of 19 (2) (b) of die bepalings van artikel 20 (1), 20 (2), 20 (3), 21 (1), 21 (2), 21 (3) of 21A (1), of versuim om daaraan te voldoen, dan moet die hof wat hom skuldig bevind het, ondersoek instel na die verskil tussen die bedrag wat hy betaal het en die bedrag wat hy sou betaal het as die oortreding of versuim waaraan hy skuldig bevind is, nie plaasgevind het nie, en bedoelde verskil vasstel: Met dien verstande dat indien die hof nie met inagneming van al die getuenis, hetsy dit voor of na skuldigbevinding afgelê is, in staat is om daardie verskil presies vase stel nie, hy dan die verskil na die beste van sy vermoë moet beraam, en as geen bedrag betaal is nie, die bedrag wat betaal sou gewees het indien die oortreding of versuim nie plaasgevind het nie, vir die doel van hierdie artikel as die verskil beskou word, en die verskil wat aldus vase gestel is, of die bedrag waarop dit aldus beraam is, word in hierdie artikel die onderbetaalde bedrag genoem.”.

15. Artikel 51 van die Hoofwet word hierby gewysig deur na paragraaf (t)quat van subartikel (1) die volgende paragrawe in te voeg, terwyl die bestaande paragrawe (u) en (v) onderskeidelik paragrawe (aa) en (bb) word: Wysiging van artikel 51 van Wet 22 van 1941, soos gewysig deur artikel 21 van Wet 31 van 1960 en artikel 9 van Wet 34 van 1963.

,,(u) die stappe wat gedoen moet word voordat enige voorwerp of stof of 'n monster van enige voorwerp of stof ingevolge artikel 5 (1) (a) (v) vir ondersoek of ontleding verwyder word;

- (v) the qualifications which a registered medical practitioner or other person shall hold for the purposes of section 39A;
- (w) the period within which a person shall have been examined and the form of certificates for the purpose of section 39A (2);
- (x) the tests which shall be carried out in terms of section 39A (4), the manner in which a report of such tests shall be furnished to an employer, and the particulars of such report;
- (y) the manner in which and the period within which the result of an examination shall be reported in terms of section 39A (6) (a);
- (z) the diseases which are to be regarded as industrial diseases for the purposes of section 39C, and the time within which and the manner in which notice of any such disease shall be given in terms of subsection (2) of the said section;”.

Amendment of
section 54 of
Act 22 of 1941,
as amended by
section 22 of
Act 31 of 1960
and section 10 of
Act 34 of 1963.

16. Section 54 of the principal Act is hereby amended by the substitution for subsection (1) of the following subsection:

- “(1) (a) Notwithstanding anything in this Act contained the Minister may, if in his opinion special circumstances exist which justify exemption, by notice in the *Gazette* exempt any class of employers or other persons, either generally or with such limitations as he may deem fit and subject to any conditions he may impose in such notice, from all or any of the provisions of section 9, 10, 11, 12, 13, 14, 15, 18, 19, 20, 21, 21A, 22, 24, 25, 26, 30, 31, 36, 38, 39, 39A, 39B or 39C, or of any regulation.
- (b) For the purposes of this section ‘class of employers, or other persons’ includes such group, section or type of employers or other persons as may be specified by the Minister in the notice, and the Minister may, in so specifying, apply any method of differentiation or discrimination he may deem advisable.”.

Short title and
commencement.

17. (1) This Act shall be called the Factories, Machinery and Building Work Amendment Act, 1967, and shall come into operation on a date fixed by the State President by proclamation in the *Gazette*.

(2) Different dates may in terms of subsection (1) be fixed in respect of the several provisions of this Act.

- (v) die kwalifikasies wat 'n geregistreerde geneeskundige praktisyn of iemand anders vir die doeleindes van artikel 39A moet hê;
- (w) die tydperk waarin iemand ondersoek moet gewees het en die vorm van sertifikate, vir die doeleindes van artikel 39A (2);
- (x) die toetse wat ingevolge artikel 39A (4) uitgevoer moet word, die wyse waarop 'n verslag van sodanige toetse aan 'n werkgewer verstrek moet word, en die besonderhede van so 'n verslag;
- (y) die wyse waarop en die tydperk waarin die uitslag van 'n ondersoek ingevolge artikel 39A (6) (a) meegedeel moet word;
- (z) die siektes wat as nywerheidsiektes vir die doeleindes van artikel 39C beskou moet word, en die tydperk waarin en die wyse waarop kennis van sodanige siekte ingevolge subartikel (2) van genoemde artikel gegee moet word;".

16. Artikel 54 van die Hoofwet word hierby gewysig deur subartikel (1) deur die volgende subartikel te vervang:

- „(1) (a) Ondanks enige bepalings in hierdie Wet vervat, kan die Minister, indien na sy oordeel spesiale omstandighede bestaan wat vrystelling regverdig, by kennisgewing in die *Staatskoerant* 'n klas werkgewers of ander persone, of oor die algemeen of met die beperkings wat hy raadsaam ag en onderworpe aan die voorwaardes wat hy in bedoelde kennisgewing neerlê, vrystel van al of enigeen van die bepalings van artikel 9, 10, 11, 12, 13, 14, 15, 18, 19, 20, 21, 21A, 22, 24, 25, 26, 30, 31, 36, 38, 39, 39A, 39B of 39C, of van 'n regulasie.
(b) By die toepassing van hierdie artikel beteken 'klas van werkgewers of ander persone' ook daardie groep, seksie of soort werkgewers of ander persone wat deur die Minister in die kennisgewing vermeld word, en by sodanige vermelding kan die Minister volgens die grondslag wat hy raadsaam ag, onderskei of diskrimineer.".

Wysiging van artikel 54 van Wet 22 van 1941, soos gewysig deur artikel 22 van Wet 31 van 1960 en artikel 10 van Wet 34 van 1963.

17. (1) Hierdie Wet heet die Wysigingswet op Fabrieke, Kort titel en Masjinerie en Bouwerk, 1967, en tree in werking op 'n datum wat inwerkingtreding, die Staatspresident by proklamasie in die *Staatskoerant* bepaal.

(2) Verskillende datums kan ingevolge subartikel (1) ten opsigte van die verskeie bepalings van hierdie Wet vasgestel word.

No. 78, 1967.]

ACT

To repeal certain laws in force in the various provinces of the Republic and to provide for incidental matters.

(Afrikaans text signed by the Acting State President.)
(Assented to 7th June, 1967.)

BE IT ENACTED by the State President, the Senate and the House of Assembly of the Republic of South Africa, as follows:—

Repeal of laws.

1. The laws specified in the Schedule are hereby repealed to the extent specified in the third column thereof.

Savings.

2. The repeal of any law by this Act shall not—

- (a) revive anything not in force or existing at the time at which the repeal takes effect;
- (b) affect the previous operation of any law so repealed or anything duly done or suffered under the law so repealed;
- (c) affect any right, privilege, obligation, liability or indemnity acquired, accrued, incurred or granted under any law so repealed;
- (d) affect any right to any pension, annuity, grant or allowance acquired under any law so repealed;
- (e) affect any power conferred or duty imposed under any law so repealed and relating to the construction, deviation or maintenance of any existing railway;
- (f) affect any penalty, forfeiture or punishment incurred in respect of any offence committed against any law so repealed;
- (g) affect any investigation, legal proceedings or remedy in respect of any right, privilege, obligation, liability, forfeiture or punishment referred to in this section,

and any such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such penalty, forfeiture or punishment may be imposed or ordered, as if this Act had not been passed.

Short title.

3. This Act shall be called the Pre-Union Statute Law Revision Act, 1967.

No. 78, 1967.]

WET

Om sekere wette wat in die onderskeie provinsies van die Republiek van krag is, te herroep en om vir bykomstige aangeleenthede voorsiening te maak.

(Afrikaanse teks deur die Waarnemende Staatspresident geteken.)
(Goedgekeur op 7 Junie 1967.)

DAAR WORD BEPAAL deur die Staatspresident, die Senaat en die Volksraad van die Republiek van Suid-Afrika, soos volg:—

1. Die wette in die Bylae vermeld, word hierby herroep in die **Herroeping van wette**.

2. Die herroeping van 'n wet deur hierdie Wet— **Voorbehoud.**

- (a) laat nie enigets herleef wat nie van krag is of bestaan wanneer die herroeping van krag word nie;
- (b) raak nie die vroeëre werking van enige aldus herroope wet of enigets wat behoorlik daarkragtens gedoen of toegelaat is nie;
- (c) raak nie 'n reg, voorreg, verpligting, aanspreeklikheid of skadeloosstelling wat kragtens 'n aldus herroope wet verkry of verleen is of ontstaan of opgeloop het nie;
- (d) raak nie enige reg tot 'n pensioen, jaargeld, toe-kennings of toelae wat kragtens 'n aldus herroope wet verkry is nie;
- (e) raak nie 'n bevoegdheid verleent of plig opgelê kragtens 'n aldus herroope wet wat op die aanbou, verlegging of instandhouding van 'n bestaande spoorweg betrekking het nie;
- (f) raak nie 'n boete, verbeurdverklaring of straf opgeloop ten opsigte van 'n misdryf ingevolge 'n aldus herroope wet gepleeg nie;
- (g) raak nie 'n ondersoek, regsgeding of regsmiddel ten opsigte van 'n in hierdie artikel bedoelde reg, voorreg, verpligting, aanspreeklikheid, verbeurdverklaring of straf nie,

en so 'n ondersoek, regsgeding of regsmiddel kan ingestel, voortgesit of aangewend word, en so 'n boete, verbeurdverklaring of straf kan opgelê of gelas word, asof hierdie Wet nie aangeneem was nie.

3. Hierdie Wet heet die Hersieningswet op die Voor-Unie- Kort titel: wette, 1967.

Schedule.

CAPE OF GOOD HOPE.

No. and Year.	Title or Subject Matter.	Extent of Repeal.
Proclamation February 5th, 1813.	Imprisonment for Debt	The whole.
Proclamation December 31st, 1824.	The Boekhoo (Boego) Plant	The whole.
Ordinance No. 68 of 1830.	Ordinance for the Relief of His Majesty's Roman Catholic Subjects in this Colony.	The whole.
Ordinance No. 2 of 1836.	Ordinance for rendering valid and effectual, all such Acts, Transfers, Mortgages and other Deeds, as have been made and passed in the Register Office, between the 16th day of October, 1835, and the 31st day of March, 1836, and which have been certified and registered before and subscribed by Jan Godlieb Brink, Esq., and William John Mackrill, Esq., and to authorise and empower the Governor to appoint an Acting Registrar of Deeds.	So much as is unrepealed.
Ordinance No. 2 of 1837.	Ordinance for the more effectual prevention of Crimes against Life and Property within the Colony.	So much as is unrepealed.
Ordinance No. 6 of 1837.	Ordinance to Authorise the Governor of the Colony, by and with the advice of the Executive Council, to establish Markets and provide Regulations for the same in Villages or other places not being Municipalities.	The whole.
Ordinance No. 9 of 1844.	Ordinance for facilitating the Recovery of Land-rents in this Colony.	The whole.
Ordinance No. 4 of 1845.	Ordinance for declaring certain Guano to be the Property of Her Majesty the Queen.	The whole.
Ordinance No. 7 of 1846.	Ordinance for regulating the manner of summoning for Land-rent in cases of Desertion of the Land.	The whole.
Ordinance No. 9 of 1846.	Ordinance for the better Preservation of the Public Roads and the Prevention of Accidents and Injuries thereon.	So much as is unrepealed.
Ordinance No. 13 of 1846.	Ordinance for facilitating Loans on Security of Shares in Joint-stock Companies.	The whole.
Ordinance No. 20 of 1847.	Ordinance for relieving Agricultural and other Produce and other Articles from the necessity of passing through Public Markets.	The whole.
Act No. 7 of 1856 ..	For apportioning Quitrents upon the Subdivision of Fixed Property.	The whole.
Act No. 22 of 1857 ..	For more effectually preventing the improper Introduction into this Colony of Children belonging to Native Tribes, resident in Territories beyond the Land Boundaries thereof.	So much as is unrepealed.
Act No. 2 of 1860 ..	For Regulating the Manner in which Crown Lands of the Cape of Good Hope shall be disposed of.	So much as is unrepealed.
Act No. 19 of 1860 ..	For Regulating the Public Pound at Glen Grey, in the Tambookie Location in the Division of Queen's Town.	The whole.
Act No. 11 of 1862 ..	For Facilitating the Borrowing of Money by Grantees upon Security of Land granted to them by the Crown.	The whole.
Act No. 19 of 1864 ..	The Crown Lands Act, 1864	So much as is unrepealed.
Act No. 7 of 1865 ..	Land Beacons Consolidation Act, 1865 ..	So much as is unrepealed.
Act No. 15 of 1865 ..	The Namaqualand Tramway or Railway Act ..	The whole.
Act No. 3 of 1867 ..	Uitenhage Water Act, 1867	So much as is unrepealed.
Act No. 4 of 1867 ..	Crown Lands Leasing Amendment Act, 1867 ..	So much as is unrepealed.

Bylae.

KAAP DIE GOEIE HOOP.

No. en Jaar.	Titel of Onderwerp.	In hoeverre herroep.
Proklamasie van 5 Februarie 1813.	„Imprisonment for Debt”	Die geheel.
Proklamasie van 31 Desember 1824.	„The Boekhoo (Boego) Plant”	Die geheel.
Ordonnansie No. 68 van 1830.	„Ordinance for the Relief of His Majesty’s Roman Catholic Subjects in this Colony”.	Die geheel.
Ordonnansie No. 2 van 1836.	„Ordinance for rendering valid and effectual, all such Acts, Transfers, Mortgages and other Deeds, as have been made and passed in the Register Office, between the 16th day of October, 1835, and the 31st day of March, 1836, and which have been certified and enregistered before and subscribed by Jan Godlieb Brink, Esq., and William John Mackrill, Esq., and to authorise and empower the Governor to appoint an Acting Registrar of Deeds”.	Soveel as wat nie herroep is nie.
Ordonnansie No. 2 van 1837.	„Ordinance for the more effectual prevention of Crimes against Life and Property within the Colony”.	Soveel as wat nie herroep is nie.
Ordonnansie No. 6 van 1837.	„Ordinance to Authorise the Governor of the Colony, by and with the advice of the Executive Council, to establish Markets and provide Regulations for the same in Villages or other places not being Municipalities”.	Die geheel.
Ordonnansie No. 9 van 1844.	„Ordinance for facilitating the Recovery of Land-rents in this Colony”.	Die geheel.
Ordonnansie No. 4 van 1845.	„Ordinance for declaring certain Guano to be the Property of Her Majesty the Queen”.	Die geheel.
Ordonnansie No. 7 van 1846.	„Ordinance for regulating the manner of summoning for Landrent in cases of Desertion of the Land”.	Die geheel.
Ordonnansie No. 9 van 1846.	„Ordinance for the better Preservation of the Public Roads and the Prevention of Accidents and Injuries thereon”.	Soveel as wat nie herroep is nie.
Ordonnansie No. 13 van 1846.	„Ordinance for facilitating Loans on Security of Shares in Joint-stock Companies”.	Die geheel.
Ordonnansie No. 20 van 1847.	„Ordinance for relieving Agricultural and other Produce and other Articles from the necessity of passing through Public Markets”.	Die geheel.
Wet No. 7 van 1856 ..	„For apportioning Quittents upon the Sub-division of Fixed Property”.	Die geheel.
Wet No. 22 van 1857 ..	„For more effectually preventing the improper Introduction into this Colony of Children belonging to Native Tribes, resident in Territories beyond the Land Boundaries thereof.	Soveel as wat nie herroep is nie.
Wet No. 2 van 1860 ..	„For Regulating the Manner in which Crown Lands of the Cape of Good Hope shall be disposed of”.	Soveel as wat nie herroep is nie.
Wet No. 19 van 1860 ..	„For Regulating the Public Pound at Glen Grey, in the Tambookie Location in the Division of Queen’s Town”.	Die geheel.
Wet No. 11 van 1862 ..	„For Facilitating the Borrowing of Money by Grantees upon Security of Land granted to them by the Crown”.	Die geheel.
Wet No. 19 van 1864 ..	„The Crown Lands Act, 1864”	Soveel as wat nie herroep is nie.
Wet No. 7 van 1865 ..	„Land Beacons Consolidation Act, 1865” ..	Soveel as wat nie herroep is nie.
Wet No. 15 van 1865 ..	„The Namaqualand Tramway or Railway Act”.	Die geheel.
Wet No. 3 van 1867 ..	„Uitenhage Water Act, 1867”	Soveel as wat nie herroep is nie.
Wet No. 4 van 1867 ..	„Crown Lands Leasing Amendment Act, 1867”.	Soveel as wat nie herroep is nie.

No. and Year.	Title or Subject Matter.	Extent of Repeal.
Act No. 10 of 1867 ..	For Encouraging the Introduction into the Waters of this Colony of Fishes not native to such Waters, respectively.	The whole.
Act No. 8 of 1868 ..	To abolish Liability to Quitrent within the Limits of the Municipality of King William's Town.	The whole.
Act No. 11 of 1868 ..	Disabilities Removal Act, 1868	The whole.
Act No. 24 of 1868 ..	To Relax the Conditions of Grants of Crown Land in certain Divisions of the Colony.	The whole.
Act No. 4 of 1869 ..	The Port Nolloth Tramway or Railway and Jetty Act.	Sections 6, 7, 8, 9, 10, 13, 15, 16, 17, 18, 22 and 23.
Act No. 6 of 1869 ..	For Limiting the Operation of the Disabilities Removal Act, 1868.	The whole.
Act No. 1 of 1870 ..	To Regulate the Apprehension within this Colony of Deserters from Her Majesty's Land Forces.	The whole.
Act No. 2 of 1870 ..	The Seamen's Clothing Act, 1870	The whole.
Act No. 4 of 1870 ..	Agricultural Lands Act, 1870	So much as is unrepealed.
Act No. 5 of 1870 ..	To Amend in certain respects the Act No. 19 of 1864, intituled "An act to provide for the Leasing of Crown Lands and other purposes.".	So much as is unrepealed.
Act No. 18 of 1870 ..	Waschbank Lands Act, 1870	The whole.
Act No. 3 of 1871 ..	The Port Nolloth Tramway or Railway Extension Act, 1871.	The whole.
Act No. 6 of 1873 ..	The Locomotives Act, 1873	So much as is unrepealed.
Act No. 13 of 1873 ..	Railway Act, 1873	So much as is unrepealed.
Act No. 16 of 1873 ..	The University Incorporation Act, 1873 ..	So much as is unrepealed.
Act No. 24 of 1873 ..	To Authorise the Cape Copper Mining Company (Limited) to construct and work a Tramway or Railway from Kookfontein to O'okiep.	The whole.
Act No. 12 of 1874 ..	Police Superannuation Act, 1874	So much as is unrepealed.
Act No. 19 of 1874 ..	Railways Act, 1874	So much as is unrepealed.
Act No. 10 of 1875 ..	Apportionment of Quitrent Amendment Act, 1875.	The whole.
Act No. 21 of 1875 ..	The Antenuptial Contracts Law Amendment Act, 1875.	So much as is unrepealed.
Act No. 24 of 1875 ..	Domesticated Ostrich Act, 1875	The whole.
Act No. 5 of 1876 ..	Graham's Town Railway Act, 1876	So much as is unrepealed.
Act No. 39 of 1877 ..	Griqualand West Annexation Act, 1877 ..	Section 22.
Act No. 14 of 1878 ..	Crown Lands Act, 1878	So much as is unrepealed.
Act No. 3 of 1879 ..	Derelict Lands Act, 1879	The whole.
Act No. 23 of 1879 ..	Vagrancy Act, 1879	The whole.
Act No. 40 of 1879 ..	Native Locations, Lands and Commonage Act ..	The whole.
Act No. 2 of 1880 ..	Agricultural Immigrants Relief Act, 1880 ..	The whole.
Act No. 4 of 1881 ..	Mostert Bay Crown Lands Act, 1881	The whole.
Act No. 5 of 1881 ..	Graham's Town and Port Alfred Railway Act, 1881	So much as is unrepealed.
Act No. 10 of 1881 ..	Lease Lands Conversion Act, 1881	So much as is unrepealed.
Act No. 14 of 1881 ..	Railway Extension Act, 1881 ..	So much as is unrepealed.

No. en Jaar.	Titel of Onderwerp.	In hoeverre herroep.
Wet No. 10 van 1867 ..	„For Encouraging the Introduction into the Waters of this Colony of Fishes not native to such Waters, respectively”.	Die geheel.
Wet No. 8 van 1868 ..	„To abolish Liability to Quitrent within the Limits of the Municipality of King William’s Town”.	Die geheel.
Wet No. 11 van 1868 ..	„Disabilities Removal Act, 1868”	Die geheel.
Wet No. 24 van 1868 ..	„To relax the Conditions of Grants of Crown Land in certain Divisions of the Colony”.	Die geheel.
Wet No. 4 van 1869 ..	„The Port Nolloth Tramway or Railway and Jetty Act”.	Artikels 6, 7, 8, 9, 10, 13, 15, 16, 17, 18, 22 en 23.
Wet No. 6 van 1869 ..	„For Limiting the Operation of the Disabilities Removal Act, 1868”.	Die geheel.
Wet No. 1 van 1870 ..	„To Regulate the Apprehension within this Colony of Deserters from Her Majesty’s Land Forces”.	Die geheel.
Wet No. 2 van 1870 ..	„The Seamen’s Clothing Act, 1870”	Die geheel.
Wet No. 4 van 1870 ..	„Agricultural Lands Act, 1870”	Soveel as wat nie herroep is nie.
Wet No. 5 van 1870 ..	„To Amend in certain respects the Act No. 19 of 1864, intituled ‘An Act to provide for the Leasing of Crown Lands and other purposes’”.	Soveel as wat nie herroep is nie.
Wet No. 18 van 1870 ..	„Waschbank Lands Act, 1870”	Die geheel.
Wet No. 3 van 1871 ..	„The Port Nolloth Tramway or Railway Extension Act, 1871”.	Die geheel.
Wet No. 6 van 1873 ..	„The Locomotives Act, 1873”	Soveel as wat nie herroep is nie.
Wet No. 13 van 1873 ..	„Railway Act, 1873”	Soveel as wat nie herroep is nie.
Wet No. 16 van 1873 ..	„The University Incorporation Act, 1873”	Soveel as wat nie herroep is nie.
Wet No. 24 van 1873 ..	„To Authorise the Cape Copper Mining Company (Limited) to construct and work a Tramway or Railway from Kookfontein to O’okiep”.	Die geheel.
Wet No. 12 van 1874 ..	„Police Superannuation Act, 1874”	Soveel as wat nie herroep is nie.
Wet No. 19 van 1874 ..	„Railways Act, 1874”	Soveel as wat nie herroep is nie.
Wet No. 10 van 1875 ..	„Apportionment of Quitrent Amendment Act, 1875”.	Die geheel.
Wet No. 21 van 1875 ..	„The Antenuptial Contracts Law Amendment Act, 1875”.	Soveel as wat nie herroep is nie.
Wet No. 24 van 1875 ..	„Domesticated Ostrich Act, 1875”	Die geheel.
Wet No. 5 van 1876 ..	„Graham’s Town Railway Act, 1876”	Soveel as wat nie herroep is nie.
Wet No. 39 van 1877 ..	„Griqualand West Annexation Act, 1877”.	Artikel 22.
Wet No. 14 van 1878 ..	„Crown Lands Act, 1878”	Soveel as wat nie herroep is nie.
Wet No. 3 van 1879 ..	„Derelict Lands Act, 1879”	Die geheel.
Wet No. 23 van 1879 ..	„Vagrancy Act, 1879”	Die geheel.
Wet No. 40 van 1879 ..	„Native Locations, Lands and Commonage Act”.	Die geheel.
Wet No. 2 van 1880 ..	„Agricultural Immigrants Relief Act, 1880”.	Die geheel.
Wet No. 4 van 1881 ..	„Mostert Bay Crown Lands Act, 1881”	Die geheel.
Wet No. 5 van 1881 ..	„Graham’s Town and Port Alfred Railway Act, 1881”.	Soveel as wat nie herroep is nie.
Wet No. 10 van 1881 ..	„Lease Lands Conversion Act, 1881”	Soveel as wat nie herroep is nie.
Wet No. 14 van 1881 ..	„Railway Extension Act, 1881”	Soveel as wat nie herroep is nie.

No. and Year.	Title or Subject Matter.	Extent of Repeal.
Act No. 3 of 1882 ..	Imvani and Indwe Railway and Coal Mines Act, 1882	So much as is unrepealed.
Act No. 12 of 1882 ..	The Police Regulation Act, 1882	So much as is unrepealed.
Act No. 19 of 1882 ..	The Town of Aliwal (Mossel Bay) Water Supply Act, 1882.	So much as is unrepealed.
Act No. 20 of 1882 ..	To empower the Governor to Grant Land for a Race-course and purposes connected therewith, and to provide for the Management and Regulation of the Club to which such Land shall be granted, and for other purposes.	The whole.
Act No. 25 of 1882 ..	The Griqualand West Quitrents Reduction Act, 1882.	The whole.
Act No. 8 of 1883 ..	Stockenstrom Locations Management Act, 1883	So much as is unrepealed.
Act No. 16 of 1883 ..	The Cape Central Railways Act, 1883	So much as is unrepealed.
Act No. 20 of 1884 ..	The Stamp and Offices Fees Act, 1884	So much as is unrepealed.
Act No. 33 of 1884 ..	Port Elizabeth Volunteers Drill Hall Act, 1884..	The whole.
Act No. 1 of 1885 ..	Kimberley Railway Extension Act, 1885 ..	So much as is unrepealed.
Act No. 26 of 1885 ..	To Authorise the Cancellation of certain Existing Titles to certain properties vested in "The Simon's Bay Dock and Patent Slip Company", and to revest the said Properties in the Colonial Government, and further to authorise the Grant of the said Properties by the Governor to "The Commissioners for executing the office of Lord High Admiral of the United Kingdom of Great Britain and Ireland".	The whole.
Act No. 9 of 1886 ..	To alter and Amend Act 20 of 1882	The whole.
Act No. 13 of 1886 ..	The Administration of Justice Act, 1886 ..	So much as is unrepealed.
Act No. 21 of 1887 ..	Beaconsfield Tramway Act, 1887	So much as is unrepealed.
Act No. 23 of 1887 ..	Labourer's Wage Regulation Act, 1887 ..	The whole.
Act No. 24 of 1887 ..	Derelict Lands Act Amendment Act, 1887 ..	The whole.
Act No. 27 of 1887 ..	The Quitrents Relief Act of 1887	The whole.
Act No. 36 of 1887 ..	To make better Provision with regard to Returning Officers at Municipal and other Elections.	The whole.
Act No. 38 of 1887 ..	The Stamps Acts Amendment Act, 1887 ..	So much as is unrepealed.
Act No. 42 of 1887 ..	To Prohibit the Supply of Intoxicating Liquor to Her Majesty's Ships and Vessels without proper consent.	The whole.
Act No. 1 of 1888 ..	Defensive Works Protection Act, 1888 ..	The whole.
Act No. 5 of 1888 ..	Oyster Fisheries Act, 1888	The whole.
Act No. 20 of 1888 ..	The Railways Extension and Additional Works Act, 1888.	So much as is unrepealed.
Act No. 36 of 1888 ..	Quitrents Relief Act, 1888.	The whole.
Act No. 38 of 1888 ..	De Beer's Consolidated Mines (Limited) Water Supply Act, 1888.	The whole.
Act No. 19 of 1889 ..	Quitrents Reduction Act, 1889	The whole.
Act No. 27 of 1889 ..	Vagrancy Law Amendment Act, 1889	The whole.
Act No. 10 of 1890 ..	Railway Extension and Additional Works Act, 1890.	So much as is unrepealed.
Act No. 13 of 1890 ..	Northern Railways Act, 1890	So much as is unrepealed.
Act No. 14 of 1890 ..	Uitenhage Water Act Amendment Act, 1890 ..	So much as is unrepealed.

No. en Jaar.	Titel of Onderwerp.	In hoeverre herroep.
Wet No. 3 van 1882 ..	„Imvani and Indwe Railway and Coal Mines Act, 1882”.	Soveel as wat nie herroep is nie.
Wet No. 12 van 1882 ..	„The Police Regulation Act, 1882” ..	Soveel as wat nie herroep is nie.
Wet No. 19 van 1882 ..	„The Town of Aliwal (Mossel Bay) Water Supply Act, 1882”	Soveel as wat nie herroep is nie.
Wet No. 20 van 1882 ..	„To Empower the Governor to Grant Land for a Race-course and purposes connected therewith, and to provide for the Management and Regulation of the Club to which such Land shall be granted, and for other purposes”.	Die geheel.
Wet No. 25 van 1882 ..	„The Griqualand West Quitrents Reduction Act, 1882”.	Die geheel.
Wet No. 8 van 1883 ..	„Stockenstrom Locations Management Act, 1883”.	Soveel as wat nie herroep is nie.
Wet No. 16 van 1883 ..	„The Cape Central Railways Act, 1883” ..	Soveel as wat nie herroep is nie.
Wet No. 20 van 1884 ..	„The Stamp and Offices Fees Act, 1884” ..	Soveel as wat nie herroep is nie.
Wet No. 33 van 1884 ..	„Port Elizabeth Volunteers Drill Hall Act, 1884”.	Die geheel.
Wet No. 1 van 1885 ..	„Kimberley Railway Extension Act, 1885”	Soveel as wat nie herroep is nie.
Wet No. 26 van 1885 ..	„To Authorise the Cancellation of certain Existing Titles to certain properties vested in ‘The Simon’s Bay Dock and Patent Slip Company’, and to revest the said Properties in the Colonial Government, and further to authorise the Grant of the said Properties by the Governor to ‘The Commissioners for executing the office of Lord High Admiral of the United Kingdom of Great Britain and Ireland’ ”.	Die geheel.
Wet No. 9 van 1886 ..	„To Alter and Amend Act 20 of 1882” ..	Die geheel.
Wet No. 13 van 1886 ..	„The Administration of Justice Act, 1886”	Soveel as wat nie herroep is nie.
Wet No. 21 van 1887 ..	„Beaconsfield Tramway Act, 1887”	Soveel as wat nie herroep is nie.
Wet No. 23 van 1887 ..	„Labourer’s Wage Regulation Act, 1887” ..	Die geheel.
Wet No. 24 van 1887 ..	„Derelict Lands Act Amendment Act, 1887”	Die geheel.
Wet No. 27 van 1887 ..	„The Quitrents Relief Act of 1887”	Die geheel.
Wet No. 36 van 1887 ..	„To make better Provision with regard to Returning Officers at Municipal and other Elections”.	Die geheel.
Wet No. 38 van 1887 ..	„The Stamps Acts Amendment Act, 1887”	Soveel as wat nie herroep is nie.
Wet No. 42 van 1887 ..	„To Prohibit the Supply of Intoxicating Liquor to Her Majesty’s Ships and Vessels without proper consent”.	Die geheel.
Wet No. 1 van 1888 ..	„Defensive Works Protection Act, 1888” ..	Die geheel.
Wet No. 5 van 1888 ..	„Oyster Fisheries Act, 1888”	Die geheel.
Wet No. 20 van 1888 ..	„The Railways Extension and Additional Works Act, 1888”.	Soveel as wat nie herroep is nie.
Wet No. 36 van 1888 ..	„Quitrents Relief Act, 1888”	Die geheel.
Wet No. 38 van 1888 ..	„De Beer’s Consolidated Mines (Limited) Water Supply Act, 1888”.	Die geheel.
Wet No. 19 van 1889 ..	„Quitrents Reduction Act, 1889”	Die geheel.
Wet No. 27 van 1889 ..	„Vagrancy Law Amendment Act, 1889” ..	Die geheel.
Wet No. 10 van 1890 ..	„Railway Extension and Additional Works Act, 1890”.	Soveel as wat nie herroep is nie.
Wet No. 13 van 1890 ..	„Northern Railways Act, 1890”	Soveel as wat nie herroep is nie.
Wet No. 14 van 1890 ..	„Uitenhage Water Act Amendment Act, 1890”.	Soveel as wat nie herroep is nie.

No. and Year.	Title or Subject Matter.	Extent of Repeal.
Act No. 21 of 1890 ..	Rabbit Act, 1890	The whole.
Act No. 4 of 1891 ..	The Dairy Act, 1891	The whole.
Act No. 15 of 1891 ..	The Fencing Law Amendment Act, 1891 ..	So much as is unrepealed.
Act No. 16 of 1891 ..	The Abakwetu and Intonjane Dances Prohibition Act, 1891.	The whole.
Act No. 17 of 1891 ..	Railways Extension Act, 1891	So much as is unrepealed.
Act No. 38 of 1891 ..	The Game Law Amendment Act, 1891 ..	So much as is unrepealed.
Act No. 26 of 1892 ..	The Exhibition Act, 1892	The whole.
Act No. 28 of 1892 ..	Hankey Outspan Act, 1892	The whole.
Act No. 32 of 1892 ..	The Colonial Forces Act, 1892	So much as is unrepealed.
Act No. 6 of 1893 ..	To Exempt Transfer of Certain Lands for School Purposes from Transfer Duty, Stamp Duty, and Fees of Office.	The whole.
Act No. 37 of 1894 ..	Cape Central Railways Extension Act, 1894 ..	So much as is unrepealed.
Act No. 39 of 1894 ..	The Blanckenberg Land Title Act, 1894 ..	The whole.
Act No. 11 of 1895 ..	East London Municipality Amendment Act, 1895.	So much as is unrepealed.
Act No. 15 of 1895 ..	Derelict Lands Act Further Amendment Act, 1895.	The whole.
Act No. 16 of 1895 ..	The Colonial Forces Act, 1892, Amendment Act, 1895.	So much as is unrepealed.
Act No. 25 of 1895 ..	The Port Elizabeth Municipal Tramways Act, 1895.	The whole.
Act No. 28 of 1895 ..	The Railways Extension Act, 1895	So much as is unrepealed.
Act No. 33 of 1895 ..	Public Markets Act, 1895	The whole.
Act No. 34 of 1895 ..	Vagrant Law Amendment Act, 1895 ..	The whole.
Act No. 6 of 1896 ..	The University Incorporation Amendment Act, 1896.	So much as is unrepealed.
Act No. 18 of 1896 ..	The Crown Lands Disposal (Bechuanaland) Act, 1896.	The whole.
Act No. 19 of 1896 ..	The Public Markets Act Amendment Act, 1896	The whole.
Act No. 3 of 1897 ..	Cruelty to Animals Act, 1897	The whole.
Act No. 14 of 1897 ..	The Simon's Town Public School's Grant Act, 1897.	The whole.
Act No. 17 of 1897 ..	The Bechuanaland Native Reserves Act, 1897 ..	The whole.
Act No. 18 of 1897 ..	Crown Lands Leasing and Disposal Acts Amendment Act, 1897. ..	The whole.
Act No. 4 of 1898 ..	East London East (formerly Panmure) Undenominational School Transfer Act (1898).	So much as is unrepealed.
Act No. 7 of 1898 ..	Kokstad Quitrents Act, 1898	The whole.
Act No. 10 of 1898 ..	Victoria Home (East London) Act, 1898 ..	The whole.
Act No. 11 of 1898 ..	The Exhibitions Act, 1898	The whole.
Act No. 12 of 1898 ..	Kimberley Public Undenominational Schools Act, 1898.	The whole.
Act No. 17 of 1898 ..	The Cape Flats and Suburban Railway Syndicate's Act, 1898.	So much as is unrepealed.
Act No. 21 of 1898 ..	The Bechuanaland Deeds Registry Act, 1898 ..	The whole.
Act No. 27 of 1898 ..	The Wynberg Municipal Drainage Act, 1898 ..	The whole.
Act No. 40 of 1898 ..	Railways Extension Act, 1898	So much as is unrepealed.

No. en Jaar.	Titel of Onderwerp.	In hoeverre herroep.
Wet No. 21 van 1890 ..	„Rabbit Act 1890”	Die geheel.
Wet No. 4 van 1891 ..	„The Dairy Act, 1891”	Die geheel.
Wet No. 15 van 1891 ..	„The Fencing Law Amendment Act, 1891”	Soveel as wat nie herroep is nie.
Wet No. 16 van 1891 ..	„The Abakwetu and Intonjane Dances Prohibition Act, 1891”.	Die geheel.
Wet No. 17 van 1891 ..	„Railways Extension Act, 1891”	Soveel as wat nie herroep is nie.
Wet No. 38 van 1891 ..	„The Game Law Amendment Act, 1891” ..	Soveel as wat nie herroep is nie.
Wet No. 26 van 1892 ..	„The Exhibition Act, 1892”	Die geheel.
Wet No. 28 van 1892 ..	„Hankey Outspan Act, 1892”	Die geheel.
Wet No. 32 van 1892 ..	„The Colonial Forces Act, 1892”	Soveel as wat nie herroep is nie.
Wet No. 6 van 1893 ..	„To Exempt Transfer of Certain Lands for School Purposes from Transfer Duty, Stamp Duty, and Fees of Office”.	Die geheel.
Wet No. 37 van 1894 ..	„Cape Central Railways Extension Act, 1894”.	Soveel as wat nie herroep is nie.
Wet No. 39 van 1894 ..	„The Blanckenberg Land Title Act, 1894”.	Die geheel.
Wet No. 11 van 1895 ..	„East London Municipality Amendment Act, 1895”.	Soveel as wat nie herroep is nie.
Wet No. 15 van 1895 ..	„Derelict Lands Act Further Amendment Act, 1895”.	Die geheel.
Wet No. 16 van 1895 ..	„The Colonial Forces Act, 1892, Amendment Act, 1895”.	Soveel as wat nie herroep is nie.
Wet No. 25 van 1895 ..	„The Port Elizabeth Municipal Tramways Act, 1895”.	Die geheel.
Wet No. 28 van 1895 ..	„The Railways Extension Act, 1895”	Soveel as wat nie herroep is nie.
Wet No. 33 van 1895 ..	„Public Markets Act, 1895”	Die geheel.
Wet No. 34 van 1895 ..	„Vagrant Law Amendment Act, 1895”	Die geheel.
Wet No. 6 van 1896 ..	„The University Incorporation Amendment Act, 1896”.	Soveel as wat nie herroep is nie.
Wet No. 18 van 1896 ..	„The Crown Lands Disposal (Bechuanaland) Act, 1896”.	Die geheel.
Wet No. 19 van 1896 ..	„The Public Markets Act Amendment Act, 1896”.	Die geheel.
Wet No. 3 van 1897 ..	„Cruelty to Animals Act, 1897”	Die geheel.
Wet No. 14 van 1897 ..	„The Simon’s Town Public School’s Grant Act, 1897”.	Die geheel.
Wet No. 17 van 1897 ..	„The Bechuanaland Native Reserves Act, 1897”.	Die geheel.
Wet No. 18 van 1897 ..	„Crown Lands Leasing and Disposal Acts Amendment Act, 1897”.	Die geheel.
Wet No. 4 van 1898 ..	„East London East (formerly Pannmure) Undenominational School Transfer Act, (1898)”.	Soveel as wat nie herroep is nie.
Wet No. 7 van 1898 ..	„Kokstad Quirrents Act, 1898”	Die geheel.
Wet No. 10 van 1898 ..	„Victoria Home (East London) Act, 1898”	Die geheel.
Wet No. 11 van 1898 ..	„The Exhibitions Act, 1898”	Die geheel.
Wet No. 12 van 1898 ..	„Kimberley Public Undenominational Schools Act, 1898”.	Die geheel.
Wet No. 17 van 1898 ..	„The Cape Flats and Suburban Railway Syndicate’s Act, 1898”.	Soveel as wat nie herroep is nie.
Wet No. 21 van 1898 ..	„The Bechuanaland Deeds Registry Act, 1898”.	Die geheel.
Wet No. 27 van 1898 ..	„The Wynberg Municipal Drainage Act, 1898”.	Die geheel.
Wet No. 40 van 1898 ..	„Railways Extension Act, 1898”	Soveel as wat nie herroep is nie.

No. and Year.	Title or Subject Matter.	Extent of Repeal.
Act No. 42 of 1898 ..	New Cape Central Railway Extension Act, 1898	So much as is unrepealed.
Act No. 3 of 1899 ..	The University Incorporation Amendment Act, 1899.	The whole.
Act No. 16 of 1899 ..	The Crown Lands Native Chiefs Grant Act, 1899.	The whole.
Act No. 23 of 1899 ..	East London Agricultural Society's Ground Transfer Act, 1899.	The whole.
Act No. 24 of 1899 ..	The Blum Compensation Act, 1899	The whole.
Act No. 26 of 1899 ..	The Land Grants Relief Act, 1899	So much as is unrepealed.
Act No. 27 of 1899 ..	The Middeldam Title Act	The whole.
Act No. 33 of 1899 ..	The Game Laws Amendment Act, 1899 ..	So much as is unrepealed.
Act No. 45 of 1899 ..	The Xalanga and Elliott Districts Public Roads Act, 1899.	The whole.
Act No. 7 of 1900 ..	The Namaqua Copper Company Railway Act, 1900.	The whole.
Act No. 19 of 1900 ..	Railways Acquisition and Extension Act, 1900 ..	The whole.
Act No. 13 of 1902 ..	East London East (formerly Panmure) Undenominational School Transfer Amendment Act (1902).	The whole.
Act No. 19 of 1902 ..	Thebus Irrigation Act, 1902	The whole.
Act No. 27 of 1902 ..	Marriages Legislation Act, 1902	The whole.
Act No. 38 of 1902 ..	The Railways Extension Act, 1902	So much as is unrepealed.
Act No. 41 of 1902 ..	The Outspans Act, 1902	So much as is unrepealed with the exception of section 3 (1).
Act No. 46 of 1902 ..	The Higher Educational Institutions Transfer Duty Exemption Act, 1902.	So much as is unrepealed.
Act No. 2 of 1903 ..	New Cape Central Railway Extension Act, 1903	So much as is unrepealed.
Act No. 9 of 1903 ..	The Sale of Meat (Frozen Imported) Act, 1903 ..	The whole.
Act No. 13 of 1903 ..	The Railway Lands (Border Siding to Vryburg) Act, 1903.	The whole.
Act No. 14 of 1904 ..	The Cape Flats and Suburban Railway Amendment and Extension Act, 1904.	So much as is unrepealed.
Act No. 19 of 1904 ..	East London Agricultural Society's Ground Transfer Act, 1904.	The whole.
Act No. 33 of 1904 ..	Port Nolloth Crown Lands Act, 1904	The whole.
Act No. 3 of 1905 ..	Transfer Facilitation Extension Act, 1905	The whole.
Act No. 21 of 1905 ..	The Hayward Land Grant Act, 1905	The whole.
Act No. 30 of 1905 ..	The Queenstown Additional Water Supply Act, 1905.	The whole.
Act No. 38 of 1905 ..	The Boedel Erven Act, 1905	The whole.
Act No. 44 of 1905 ..	The Railways Acquisition and Construction Act, 1905.	So much as is unrepealed.
Act No. 29 of 1906 ..	Better Administration of Justice and Remission of Treason Penalties Act, 1906.	So much as is unrepealed.
Act No. 33 of 1906 ..	The Local Authorities Railway Contributions Act, 1906.	The whole.
Act No. 34 of 1906 ..	The Railways Acquisition and Construction Act, 1906.	So much as is unrepealed.
Act No. 36 of 1906 ..	The Adkins Land Title Act, 1906	The whole.
Act No. 11 of 1907 ..	The Grey Foundation Schools Transfer Act, 1807	The whole.

No. en Jaar.	Titel of Onderwerp.	In hoeverre herroep.
Wet No. 42 van 1898 ..	„New Cape Central Railway Extension Act, 1898”.	Soveel as wat nie herroep is nie.
Wet No. 3 van 1899 ..	„The University Incorporation Amendment Act, 1899”.	Die geheel.
Wet No. 16 van 1899 ..	„The Crown Lands Native Chiefs Grant Act, 1899”.	Die geheel.
Wet No. 23 van 1899 ..	„East London Agricultural Society’s Ground Transfer Act, 1899”.	Die geheel.
Wet No. 24 van 1899 ..	„The Blum Compensation Act, 1899” ..	Die geheel.
Wet No. 26 van 1899 ..	„The Land Grants Relief Act, 1899” ..	Soveel as wat nie herroep is nie.
Wet No. 27 van 1899 ..	„The Middeldam Title Act”	Die geheel.
Wet No. 33 van 1899 ..	„The Game Laws Amendment Act, 1899” ..	Soveel as wat nie herroep is nie.
Wet No. 45 van 1899 ..	„The Xalanga and Elliott Districts Public Roads Act, 1899”.	Die geheel.
Wet No. 7 van 1900 ..	„The Namaqua Copper Company Railway Act, 1900”.	Die geheel.
Wet No. 19 van 1900 ..	„Railways Acquisition and Extension Act, 1900”.	Die geheel.
Wet No. 13 van 1902 ..	„East London East (formerly Panmure) Undenominational School Transfer Amendment Act, (1902)”.	Die geheel.
Wet No. 19 van 1902 ..	„Thebus Irrigation Act, 1902”	Die geheel.
Wet No. 27 van 1902 ..	„Marriages Legislation Act, 1902”	Die geheel.
Wet No. 38 van 1902 ..	„The Railways Extension Act, 1902” ..	Soveel as wat nie herroep is nie.
Wet No. 41 van 1902 ..	„The Outspans Act, 1902”	Soveel as wat nie herroep is nie met uitsondering van artikel 3 (1).
Wet No. 46 van 1902 ..	„The Higher Educational Institutions Transfer Duty Exemption Act, 1902”.	Soveel as wat nie herroep is nie.
Wet No. 2 van 1903 ..	„New Cape Central Railway Extension Act, 1903”.	Soveel as wat nie herroep is nie.
Wet No. 9 van 1903 ..	„The Sale of Meat (Frozen Imported) Act, 1903”.	Die geheel.
Wet No. 13 van 1903 ..	„The Railway Lands (Border Siding to Vryburg) Act, 1903”.	Die geheel.
Wet No. 14 van 1904 ..	„The Cape Flats and Suburban Railway Amendment and Extension Act, 1904”.	Soveel as wat nie herroep is nie.
Wet No. 19 van 1904 ..	„East London Agricultural Society’s Ground Transfer Act, 1904”.	Die geheel.
Wet No. 33 van 1904 ..	„Port Nolloth Crown Lands Act, 1904” ..	Die geheel.
Wet No. 3 van 1905 ..	„Transfer Facilitation Extension Act, 1905”	Die geheel.
Wet No. 21 van 1905 ..	„The Hayward Land Grant Act, 1905” ..	Die geheel.
Wet No. 30 van 1905 ..	„The Queenstown Additional Water Supply Act, 1905”.	Die geheel.
Wet No. 38 van 1905 ..	„The Boedel Erven Act, 1905”	Die geheel.
Wet No. 44 van 1905 ..	„The Railway Acquisition and Construction Act, 1905”.	Soveel as wat nie herroep is nie.
Wet No. 29 van 1906 ..	„Better Administration of Justice and Remission of Treason Penalties Act, 1906”.	Soveel as wat nie herroep is nie.
Wet No. 33 van 1906 ..	„The Local Authorities Railway Contributions Act, 1906”.	Die geheel.
Wet No. 34 van 1906 ..	„The Railways Acquisition and Construction Act, 1906”.	Soveel as wat nie herroep is nie.
Wet No. 36 van 1906 ..	„The Adkins Land Title Act, 1906” ..	Die geheel.
Wet No. 11 van 1907 ..	„The Grey Foundation Schools Transfer Act, 1907”.	Die geheel.

No. and Year.	Title or Subject Matter.	Extent of Repeal.
Act No. 15 of 1907 ..	Meat Trade Act, 1907	So much as is unrepealed.
Act No. 19 of 1907 ..	East London and Komgha Commonages Act, 1907.	The whole.
Act No. 8 of 1909 ..	The Dal-Weiding Grant Act, 1909	The whole.

TRANSVAAL.

No. and Year.	Title or Subject Matter.	Extent of Repeal.
Volksraad Resolution, 27th September, 1853, Article 105.	Landdrosts of all districts are ordered to apply themselves more to the laws contained in the Resolutions of the Raad.	The whole.
Volksraad Resolution, November, 1853, Articles 27 and 28.	"Aanteekeningen" of Farms	The whole.
Volksraad Resolution, June, 1854, Article 59.	Landdrosts and Field Cornets to make known resolutions of the Volksraad.	The whole.
Volksraad Resolution, 23rd September, 1859, Article 82.	Publication of minutes of Volksraad in "Governementskoerant".	The whole.
Government Notice, 26th April, 1860.	Pretoria seat of Government	The whole.
Volksraad Resolution, 25th April, 1862, Article 136.	Distribution of Volksraad minutes	The whole.
Government Notice, 23rd July, 1863.	Prohibition of duels.	The whole.
Volksraad Resolution, 29th September, 1864, Article 141.	Open ground to be inspected for Government	The whole.
Volksraad Resolution, 29th September, 1864, Article 143.	Open ground lapsed to Government	The whole.
Volksraad Resolution, 23rd October, 1866, Article 514.	Outspans not to be sold but may be leased ..	The whole.
Volksraad Resolution, 25th October, 1866, Article 561.	Quitrent	The whole.
Volksraad Resolution, 26th November, 1868, Article 318.	Taxes on freehold and quitrent farms and titles to freehold farms.	The whole.
Volksraad Resolution, 27th November, 1868, Article 319.	Amount of Quitrent	The whole.
Volksraad Resolution, 25th May, 1870, Article 124.	Aquiescence in Keate Award (Boundary with the Orange Free State).	The whole.
Law No. 2, 1871 ..	Ordinance containing enactment and regulations as to licences, stamp dues, office fees and charges to which the several persons appointed or admitted by the Government shall be entitled.	So much as is unrepealed.
Volksraad Resolution, 25th September, 1871, Article 104.	Congregating of coloured people in villages forbidden.	So much as is unrepealed.
Proclamation, 11th March, 1874.	Territorial rights of the Koranna Nation, the Barolongs and the Batlapins.	The whole.
Volksraad Resolution, 22nd May, 1875, Article 114.	Stamps on the appointment of surveyors ..	So much as is unrepealed.
Volksraad Resolution, 5th June, 1876, Article 105.	Taxes on portions of farms	The whole.
Volksraad Resolution, 7th June, 1876, Article 107 (a).	Taxes on portions of freehold farms	The whole.
Law No. 1, 1881 ..	Law on Vagabondage and Vagrancy, 1881 ..	The whole.
Government Notice No. 50, dated 29th September, 1881.	Native tribes not allowed to settle in the Republic without permission from Government.	The whole.
Volksraad Resolution, 26th October, 1881, Article 198.	Volksraad expenditure after Paardekraal session passed.	The whole.

No. en Jaar.	Titel of Onderwerp.	In hoeverre herroep.
Wet No. 15 van 1907 ..	„Meat Trade Act, 1907”	Soveel as wat nie herroep is nie.
Wet No. 19 van 1907 ..	„East London and Komgha Commonages Act, 1907”.	Die geheel.
Wet No. 8 van 1909 ..	„The Dal-Weiding Grant Act, 1909” ..	Die geheel.

TRANSVAAL.

No. en Jaar.	Titel of Onderwerp.	In hoeverre herroep.
Volksraadsbesluit, 27 September 1853, Artikel 105.	Landdroste van alle distrikte word beveel om hulle meer op die wette wat in die besluite van die Raad vervat is, toe te lê.	Die geheel.
Volksraadsbesluit, November 1853, Artikels 27 en 28.	„Aanteekeningen” van plase	Die geheel.
Volksraadsbesluit, Junie 1854, Artikel 59.	Landdroste en Veldkornette besluite van die Volksraad bekend te maak.	Die geheel.
Volksraadsbesluit, 23 September 1859, Artikel 82.	Publikasie van notule van Volksraad in „Gouvernementskoerant”.	Die geheel.
Goewermentskennisgewing, 26 April 1860.	Pretoria setel van regering	Die geheel.
Volksraadsbesluit, 25 April 1862, Artikel 136.	Verspreiding van Volksraadnotule	Die geheel.
Goewermentskennisgewing, 23 Julie 1863.	Verbod op tweegevegte	Die geheel.
Volksraadsbesluit, 29 September 1864, Artikel 141.	Oop grond vir regering geïnspekteer te word	Die geheel.
Volksraadsbesluit, 29 September 1864, Artikel 143.	Oop grond wat regering toegeval het ..	Die geheel.
Volksraadsbesluit, 23 Oktober 1866, Artikel 514.	Uitspannings nie verkoop te word nie maar mag verhuur word.	Die geheel.
Volksraadsbesluit, 25 Oktober 1866, Artikel 561.	Rekonie	Die geheel.
Volksraadsbesluit, 26 November 1868, Artikel 318.	Belastings op eiendoms- en erfspagplase en eiendomsbewyse op eiendomsplase.	Die geheel.
Volksraadsbesluit, 27 November 1868, Artikel 319.	Bedrag van Rekonie	Die geheel.
Volksraadsbesluit, 25 Mei 1870, Artikel 124.	Berusting in Keate-toekenning. Grens met die Oranje-Vrystaat.	Die geheel.
Wet No. 2, 1871 ..	Ordonnantie inhoudende vaststelling van en bepaling omtrent Licentien, Zegelregten, Kantoorpenningen en Salarissen, waartoe de onderscheidene van Regeringswege aangestelde van toegelaten personen en collegien geregtigd zijn.	Soveel as wat nie herroep is nie.
Volksraadsbesluit, 25 September 1871, Artikel 104.	Samedromming van gekleurde persone in dorpe verbode.	Soveel as wat nie herroep is nie.
Proklamasie van 11 Maart 1874.	Territoriale regte van die Koranna-nasie, die Barolongs en die Batlapins	Die geheel.
Volksraadsbesluit, 22 Mei 1875, Artikel 114.	Seëls op die aanstelling van landmeters ..	Soveel wat as nie herroep is nie.
Volksraadsbesluit, 5 Junie 1876, Artikel 105.	Belasting op gedeeltes van plase	Die geheel.
Volksraadsbesluit, 7 Junie 1876, Artikel 107 (a).	Belasting op gedeeltes van eiendomsplase ..	Die geheel.
Wet No. 1, 1881 ..	Wet op Vagebondage of Landlooperij, 1881	Die geheel.
Goewermentskennisgewing No. 50 van 29 September 1881.	Naturellestamme nie toegelaat om hulle in die Republiek sonder die toestemming van die Regering te vestig nie.	Die geheel.
Volksraadsbesluit, 26 Oktober 1881, Artikel 198.	Uitgawes van Volksraad na Paardekraalsitting goedgekeur.	Die geheel.

No. and Year.	Title or Subject Matter.	Extent of Repeal.
Proclamation dated 6th December, 1881.	Native tribes who have sought refuge in the Republic.	The whole.
Government Notice No. 5, dated 22nd March, 1881.	Temporary suspension of article two (1) of the Marriage Ordinance as far as it relates to the functions of Landdrosts.	The whole.
Volksraad Resolution, 31st May, 1882, Article 255.	Warmbaths	The whole.
Volksraad Resolution, 7th July, 1882, Article 743.	Tax on farms	The whole.
Volksraad Resolution, 12th May, 1885, Articles 92 and 93.	Recognition of titles of Land Gosen .. .	The whole.
Government Notice No. 212, dated 20th October, 1885.	Instructions for the Beacon Commission ..	The whole.
Law No. 3, 1886 ..	On the Validity of Servitudes	The whole.
Law No. 5, 1886 ..	To amend the Existing Tariffs for the Courts of the South African Republic.	So much as is unrepealed.
Volksraad Resolution, 12th August, 1886, Article 1419.	Alteration of Law 3, 1885	The whole.
Law No. 3, 1887 ..	To Appoint a Special Commission for the District of Waterberg.	The whole.
Volksraad Resolution, 4th May, 1887, Article 30.	Compensation for farms excluded from Republic by Pretoria Convention and the recognition of titles of Stellaland.	The whole.
Volksraad Resolution, 14th June, 1887, Article 540.	Grant of ground in support of erection of churches.	The whole.
Volksraad Resolution, 12th May, 1888, Article 71.	Erven at Pietpotgietersrust to be granted under Occupation Law.	The whole.
Volksraad Resolution, 14th May, 1888, Article 85.	Compensation to squatters for improvements on erven required for stands townships.	The whole.
Volksraad Resolution, 23rd May, 1888, Article 189.	Compensation for farms required for locations	The whole.
Volksraad Resolution, 29th May, 1888, Article 267.	Grant of ground to churches	The whole.
Volksraad Resolution, 8th June, 1888, Article 418.	"Curfew" prohibitions apply to Asiatics ..	The whole.
Volksraad Resolution, 9th June, 1888, Articles 425 and 426.	Increase of size of occupation farms Mapochs gronden.	The whole.
Volksraad Resolution, 15th June, 1888, Article 475.	Officials, sheriffs and salaried clerks forbidden to carry out any agencies, to be executors in foreign estates, to hold auctions, or to do anything which has the appearance of agency.	The whole.
Volksraad Resolution, 5th July, 1888, Article 899.	Asiatics not to reside in places of business outside locations.	The whole.
Volksraad Resolution, 6th and 7th July, 1888, Articles 922, 924 and 926.	Compensation for ground occupied by natives ..	The whole.
Volksraad Resolution, 14th June, 1889, Article 419.	Claimants of Ohrigstad erven to file claims within six months.	The whole.
Volksraad Resolution, 27th June, 1889, Article 561.	Volksraad Resolution on the report of the Petition Commission recommending to the Volksraad to instruct the Government to act in accordance with Law No. 3, 1885.	The whole.
Volksraad Resolution, 24th May, 1890, Article 175.	Erven granted to churches may be sold for ecclesiastical purposes.	The whole.
Volksraad Resolution, 27th May, 1890, Article 184.	Registration of Servitudes	The whole.
First Volksraad Resolution, 22nd May, 1891, Article 109.	Regulations re breweries in towns .. .	The whole.
First Volksraad Resolution, 10th June, 1891, Article 359.	Natives not to reside on Government ground save in locations.	The whole.
Second Volksraad Resolution, 6th July, 1891, Article 686.	Telegraphists entitled to weekly half-holiday ..	The whole.

No. en Jaar.	Titel of Onderwerp.	In hoeverre herroep.
Proklamasie van 6 Desember 1881.	Naturelestamme wat in die Republiek toevlug gesoek het.	Die geheel.
Goewermentskennisgewing No. 5 van 22 Maart 1881.	Tydelike opskorting van artikel <i>twee</i> (1) van die Huweliks Ordonnantie vir sover dit op die funksies van Landdroste betrekking het.	Die geheel.
Volksraadsbesluit, 31 Mei 1882, Artikel 255.	Warmbad	Die geheel.
Volksraadsbesluit, 7 Julie 1882, Artikel 743.	Belasting op plase	Die geheel.
Volksraadsbesluit, 12 Mei 1885, Artikels 92 en 93.	Erkenning van grondregte in Land Gosen ..	Die geheel.
Goewermentskennisgewing No. 212 van 20 Oktober 1885.	Instruksies vir die Baken Kommissie ..	Die geheel.
Wet No. 3, 1886	Op het van kracht zijn van Servituten ..	Die geheel.
Wet No. 5, 1886	Voor het wijzigen der bestaande tarieven voor de Geregtshoven der Zuid-Afrikaansche Republiek.	Soveel as wat nie herroep is nie.
Volksraadsbesluit, 12 Augustus 1886, Artikel 1419.	Wysiging van Wet 3, 1885	Die geheel.
Wet No. 3, 1887	Tot het aanstellen eener Speciale Commissie voor het District Waterberg.	Die geheel.
Volksraadsbesluit, 4 Mei 1887, Artikel 30.	Vergoeding vir plase deur die Pretoria Konvensie by die Republiek uitgesluit en die erkenning van grondbrieve van Stellaland.	Die geheel.
Volksraadsbesluit, 14 Junie 1887, Artikel 540.	Toekenning van grond ter ondersteuning van oprigting van kerke.	Die geheel.
Volksraadsbesluit, 12 Mei 1888, Artikel 71.	Erwe te Pietpotgietersrust toegeken te word volgens Okkupasiewet.	Die geheel.
Volksraadsbesluit, 14 Mei 1888, Artikel 85.	Vergoeding aan plakkars vir verbeterings op erwe vir dorpservewe benodig.	Die geheel.
Volksraadsbesluit, 23 Mei 1888, Artikel 189.	Vergoeding vir plase vir lokasies benodig ..	Die geheel.
Volksraadsbesluit, 29 Mei 1888, Artikel 267.	Toekenning van grond aan kerke	Die geheel.
Volksraadsbesluit 8 Junie 1888, Artikel 418.	Aandklokreël op Asiate van toepassing te wees.	Die geheel.
Volksraadsbesluit, 9 Junie 1888, Artikels 425 en 426.	Vergroting van grootte van okkupasie-plase Mapochsgronde.	Die geheel.
Volksraadsbesluit, 15 Junie 1888, Artikel 475.	Amptenare, balju's, en gesalarieerde klerke verbied om enige agentskappe te beoefen, om eksekuteurs in buitelandse boedels te wees, om vendusies te hou, of om eniglets wat die skyn van agentskap het, te doen.	Die geheel.
Volksraadsbesluit, 5 Julie 1888, Artikel 899.	Asiate nie in plekke van besigheid buite lokasies te woon nie.	Die geheel.
Volksraadsbesluit 6 en 7 Julie 1888, Artikels 922, 924 en 926.	Vergoeding vir grond deur naturelle bewoon	Die geheel.
Volksraadsbesluit 14 Junie 1889, Artikel 419.	Aanspraakmakers op Ohrigstad-erwe eise binne ses maande in te dien.	Die geheel.
Volksraadsbesluit, 27 Junie 1889, Artikel 561.	Volksraadsbesluit met betrekking tot die verslag van die Petisie Kommissie wat by die Volksraad aanbeveel om die regering te versoek om kragtens Wet No. 3 van 1885 op te tree.	Die geheel.
Volksraadsbesluit, 24 Mei 1890, Artikel 175.	Erwe aan kerke toegeken mag vir kerklike doeleinades verkoop word.	Die geheel.
Volksraadsbesluit, 27 Mei 1890, Artikel 184.	Registrasie van servitute	Die geheel.
Eerste Volksraadsbesluit, 22 Mei 1891, Artikel 109.	Regulasies insake brouerye in dorpe ..	Die geheel.
Eerste Volksraadsbesluit, 10 Junie 1891, Artikel 359.	Naturelle nie op Staatsgronde behalwe in lokasies te woon nie.	Die geheel.
Tweede Volksraadsbesluit, 6 Julie 1891, Artikel 686.	Telegrafiste geregtig op 'n weeklikse halwe vakansiedag.	Die geheel.

No. and Year.	Title or Subject Matter.	Extent of Repeal.
Second Volksraad Resolution, 26th July, 1892, Article 894.	Claims and stands not fixed property	The whole.
First Volksraad Resolution, 29th August, 1892, Article 1314.	Division of farms by surveyors	The whole.
First Volksraad Resolution, 1st June 1893, Article 236.	Burghers assisted by Government as to survey fees exempted from expenses of mortgage for same.	The whole.
Government Notice No. 151, dated 24th June, 1893.	Leases or sales to natives of ground granted under Occupation Law prohibited.	The whole.
Second Volksraad Resolution, 21st July, 1893, Article 630.	Contracts (mineral leases) on native locations not recognised if in conflict with Law No. 18, 1892.	The whole.
First Volksraad Resolution, 6th September, 1893, Article 1322.	Locations not accepted within a year to lapse ..	The whole.
Law No. 10, 1894 ..	Against Bribery of Officials	The whole.
Law No. 22, 1894 ..	Amendment of Laws which has become necessary in consequence of First Volksraad Resolution, Article 1213, dated 28th August, 1893, <i>in re</i> the Responsibility of Head Officials.	So much as is unrepealed
First Volksraad Resolution, 21st September, 1894, Article 1812	Transfer of compensation erven free of costs and calling up of special commission.	The whole.
First Volksraad Resolution, 21st September, 1894, Article 1816.	Taxes on compensation erven	The whole.
First Volksraad Resolution, 10th May, 1895, Article 65.	Government authorised to let Government ground for ferries.	The whole.
Second Volksraad Resolution, 28th May, 1895, Article 236.	Advertisements on telegraph and telephone poles	The whole.
Government Notice No. 141, dated 7th June, 1895.	Conditions of appointment of ministers as marriage officers.	The whole.
First Volksraad Resolution, 3rd July, 1895, Article 580.	Amendment of Bribery Law (10, 1894).. ..	The whole.
First Volksraad Resolution, 31st July, 1895, Article 789.	Officials guilty of immorality, excessive use of drink, to be dismissed.	The whole.
First Volksraad Resolution, 31st August, 1895, Article 1066.	Meddling with matters concerning Natives forbidden.	The whole.
First Volksraad Resolution, 3rd September, 1895, Article 1091.	Ohrigstad erven	The whole.
First Volksraad Resolution, 2nd October, 1895, Article 1427.	Government to render assistance to old and indigent voortrekkers.	The whole.
First Volksraad Resolution, 3rd October, 1895, Article 1479.	Inclusion of mission stations under the Squatters Law.	The whole.
First Volksraad Resolution, 7th May, 1896, Article 52.	Exchange of burgher-right erven	The whole.
First Volksraad Resolution, 25th June, 1896, Article 696.	Surveyor-General not to have private practice..	The whole.
Second Volksraad Resolution, 24th July, 1896, Article 940.	Grant of stands to poor people	The whole.
First Volksraad Resolution, 6th August, 1896, Article 1133.	Exchange of erven in case of alteration of district boundaries.	The whole.
First Volksraad Resolution, 17th August, 1896, Article 1212.	Increase of grants to Dutch Churches	The whole.
First Volksraad Resolution, 3rd and 4th November, 1896, Articles 1884 to 1897.	Application of Law 3, 1885	The whole.

No. en Jaar.	Titel of Onderwerp.	In hoeverre herroep.
Tweede Volksraadsbesluit, 26 Julie 1892, Artikel 894.	Afgepende myngrond en standplase nie vaste eiendom nie.	Die geheel.
Eerste Volksraadsbesluit, 29 Augustus 1892, Artikel 1314.	Verdeling van plase deur landmeters ..	Die geheel.
Eerste Volksraadsbesluit, 1 Junie 1893, Artikel 236.	Burgers deur Regering met opmetingsgelde gehely, vrygestel van verbandonkoste daar- voor.	Die geheel.
Goewermentskennisgewing No. 151 van 24 Junie 1893.	Verhuur of verkoop aan naturelle van grond onder Okkupasiewet toegeken, verbied.	Die geheel.
Tweede Volksraadsbesluit, 21 Julie 1893, Artikel 630.	Kontrakte (mynpagte) met betrekking tot naturellelokasies nie erken nie indien stry- dig met Wet No. 18, 1892.	Die geheel.
Eerste Volksraadsbesluit, 6 September 1893, Artikel 1322.	Lokasies nie binne een jaar aangeneem, te verval.	Die geheel.
Wet No. 10, 1894 ..	Tegen omkooping van ambtenaren	Die geheel.
Wet No. 22, 1894 ..	Tot wijziging der Wettelijke voorschriften noodzakelik geworden door Eerste Volks- raadsbesluit Artikel 1213 van 28 Augustus 1893 in zake de verantwoordelikheid van Hoofd-Ambtenaren.	Soveel as wat nie herroep is nie.
Eerste Volksraadsbesluit, 21 September 1894, Arti- kel 1812.	Kosteloze oordrag van kompensasie-erwe en oproeping van buitengewone kommissie.	Die geheel.
Eerste Volksraadsbesluit, 21 September 1894, Arti- kel 1816.	Belastings op kompensasie-erwe	Die geheel.
Eerste Volksraadsbesluit, 10 Mei 1895, Artikel 65.	Regering gemagtig om Staatsgrond te ver- huur vir ponte.	Die geheel.
Tweede Volksraadsbesluit, 28 Mei 1895, Artikel 236.	Advertensies op telegraaf- en telefoonpale ..	Die geheel.
Goewermentskennisgwing No. 141 van 7 Junie 1895.	Voorwaardes vir aanstelling van predikante as huweliksbevestigers.	Die geheel.
Eerste Volksraadsbesluit, 3 Julie 1895, Artikel 580.	Wysiging van Wet tegen omkooping (10, 1894).	Die geheel.
Eerste Volksraadsbesluit, 31 Julie 1895, Artikel 789.	Amptenare skuldig aan ontug, oormatige ge- bruik van drank, ontslaan te word.	Die geheel.
Eerste Volksraadsbesluit, 31 Augustus 1895, Arti- kel 1066.	Bemoeiing met sake betreffende naturelle ver- bied.	Die geheel.
Eerste Volksraadsbesluit, 3 September 1895, Arti- kel 1091.	Ohrigstad-erwe	Die geheel
Eerste Volksraadsbesluit, 2 Okttober 1895, Artikel 1427.	Regering hulp te verleen aan ou en armlastige voortrekkers.	Die geheel.
Eerste Volksraadsbesluit, 3 Okttober 1895, Artikel 1479.	Insluiting van sendingstasies onder die Plak- kerswet.	Die geheel.
Eerste Volksraadsbesluit, 7 Mei 1896, Artikel 52.	Ruiling van burger-reg-erwe	Die geheel.
Eerste Volksraadsbesluit, 25 Junie 1896, Artikel 696.	Landmeter-Generaal mag nie privaatpraktyk beoefen nie.	Die geheel.
Tweede Volksraadsbesluit, 24 Julie 1896, Artikel 940.	Toekenning van standplase aan arm persone.	Die geheel.
Eerste Volksraadsbesluit, 6 Augustus 1896, Artikel 1133.	Ruiling van erwe in gevalle van verandering van distriksgrense.	Die geheel.
Eerste Volksraadsbesluit, 17 Augustus 1896, Arti- kel 1212.	Vermeerdering van toekennings aan Holland- se kerke.	Die geheel.
Eerste Volksraadsbesluit, 3 en 4 November 1896, Artikels 1884 tot 1897.	Toepassing van Wet 3, 1885	Die geheel.

No. and Year.	Title or Subject Matter.	Extent of Repeal.
First Volksraad Resolution, 4th December, 1896, Article 2237.	Letting of Government grounds	The whole.
First Volksraad Resolution, 4th December, 1896, Article 2238.	Letting of Government grounds for the planting of sugar, coffee, and cotton plantations.	The whole.
Government Notice No. 525, 1896.	Fencing in of Railways	The whole.
Second Volksraad Resolution, 14th July, 1897, Article 679.	Cancellation of prospecting grants, Zoutpansberg.	The whole.
First Volksraad Resolution, 5th August, 1897, Article 799.	Title deeds of erven at Pietpotgietersrust ..	The whole.
First Volksraad Resolution, 6th August, 1897, Article 804.	Grant of ground to congregations of Dutch churches other than district congregations.	The whole.
First Volksraad Resolution, 26th August, 1897, Article 955.	Letting of Government lots in Mapoch's grounds	The whole.
First Volksraad Resolution, 27th August, 1897, Article 983.	Goods trains not to run on Sundays, if possible.	The whole.
Second Volksraad Resolution, 22nd September, 1897, Article 1219.	Title to werven	The whole.
First Volksraad Resolution, 14th October, 1897, Article 1522.	Coloured persons not to travel together with white persons in trains.	The whole.
First Volksraad Resolution, 11th November, 1897, Article 1702.	Railway sidings, Witwatersrand Goldfields ..	The whole.
Proclamation of 4th February, 1898.	Prohibition of the importation of all old or used clothing, ox tails, and raw hides which have not been cleansed or disinfected of infectious matter.	The whole.
Second Volksraad Resolution, 1st July, 1898, Article 664.	Time for filing diagrams of werven	The whole.
First Volksraad Resolution, 24th October, 1898, Article 1412.	Government ground leased in Kaap district not to fall under regulations for letting of Government ground.	The whole.
Government Notice No. 52 dated 27th January, 1898.	Consuls-Generals, etc. of the Netherlands empowered to solemnize marriages and to frame registers of births and deaths of Netherlanders.	The whole.
Government Notice No. 621, dated 19th November, 1898.	Coolies and other Asiatic coloured persons to dwell and carry on business in certain locations.	The whole.
First Volksraad Resolution, 1st December, 1898, Article 1870.	Government authorised to extend powers of Resident Justices of the Peace.	The whole.
Law No. 4, 1899 ..	Regulation of Land Taxes	The whole.
First Volksraad Resolution, 8th March, 1899, Article 270.	One kind of stamp to be used for postal and revenue purposes.	So much as is unrepealed.
First Volksraad Resolution, 10th March, 1899, Article 274 (a).	Establishment of a university	The whole.
First Volksraad Resolution, 13th March, 1899, Article 295.	Subsidized societies to render accounts to be published in <i>Staatskoerant</i> .	The whole.
Proclamation of 25th April, 1899.	Native locations and their administration ..	The whole.
Government Notice No. 208, dated 25th April, 1899.	Asiatics to reside and carry on business in the streets, wards and locations thereto appointed, according to Law No. 3 of 1885.	The whole.
First Volksraad Resolution, 5th July, 1899, Article 417.	Government authorized to sanction construction of electric trams for conveyance of ore.	The whole.
First Volksraad Resolution, 30th August, 1899, Article 1016.	Concessions, the terms of which have not been complied with, to be cancelled.	The whole.

No. en Jaar.	Titel of Onderwerp.	In hoeverre herroep.
Eerste Volksraadsbesluit, 4 Desember 1896, Artikel 2237.	Verhuring van Staatsgrond	Die geheel.
Eerste Volksraadsbesluit, 4 Desember 1896, Artikel 2238.	Verhuring van Staatsgronde vir die plant van suiker-, koffie-, en katoenplantasies.	Die geheel.
Goewermentskennisgewing No. 525, 1896.	Omheining van spoorweë	Die geheel.
Tweede Volksraadsbesluit, 14 Julie 1897, Artikel 679.	Intrekking van prospekteertoekenning, Zoutpansberg.	Die geheel.
Eerste Volksraadsbesluit, 5 Augustus 1897, Artikel 799.	Eiendomsregte van erwe te Pietpotgietersrust	Die geheel.
Eerste Volksraadsbesluit, 6 Augustus 1897, Artikel 804.	Toekenning van grond aan ander gemeentes van Hollandse kerke as distriksgemeentes.	Die geheel.
Eerste Volksraadsbesluit, 26 Augustus 1897, Artikel 955.	Verhuring van Staatspersele in Mapoch's gronde.	Die geheel.
Eerste Volksraadsbesluit, 27 Augustus 1897, Artikel 983.	Goederetreiue indien moontlik, nie op Son-dae te loop nie.	Die geheel.
Tweede Volksraadsbesluit, 22 September 1897, Artikel 1219.	Eiendomsreg op „werven”	Die geheel.
Eerste Volksraadsbesluit, 14 Oktober 1897, Artikel 1522.	Gekleurde persone nie saam met blanke persone in treine te reis nie.	Die geheel.
Eerste Volksraadsbesluit, 11 November 1897, Artikel 1702.	Spoorwegsylyne, Witwatersrandse goud-velde.	Die geheel.
Proklamasie van 4 Februarie 1898.	Verbod op die invoer van alle ou of gebruikte kledingstukke, beesterte en onbewerkte velle wat nie van besmetlike stof gereinig of ontsmet is nie.	Die geheel.
Tweede Volksraadsbesluit, 1 Julie 1898, Artikel 664.	Tyd vir indiening van kaarte van „werven”	Die geheel.
Eerste Volksraadsbesluit, 24 Oktober 1898, Artikel 1412.	Staatsgrond in Kaap-distrik verhuur, uitgesluit van regulasies vir die verhuring van Staatsgrond.	Die geheel.
Goewermentskennisgewing No. 52 van 27 Januarie 1898.	Consuls-Generaal, enz. der Nederlanden zullen het recht hebben burgelijk geldige huwelijken te sluiten en geboorte- en doodakten op te maken van Nederlanders.	Die geheel.
Goewermentskennisgewing No. 621 van 19 November 1898.	Koelies en ander Asiatische gekleurde persone binne sekere lokasies te woon en besigheid te dryf.	Die geheel.
Eerste Volksraadsbesluit, 1 Desember 1898, Artikel 1870.	Regering gemagtig om magte van Resident-Vrederegters uit te brei.	Die geheel.
Wet No. 4, 1899	Tot regeling der grondbelasting	Die geheel.
Eerste Volksraadsbesluit, 8 Maart 1899, Artikel 270.	Een soort seël vir pos- en inkomstedoelindes gebruik te word.	Soveel as wat nie herroep is nie.
Eerste Volksraadsbesluit, 10 Maart 1899, Artikel 274 (a).	Stigting van 'n universiteit	Die geheel.
Eerste Volksraadsbesluit, 13 Maart 1899, Artikel 295.	Gesubsidieerde verenigings rekenings wat in <i>Staatskoerant</i> gepubliseer moet word, in te dien.	Die geheel.
Proklamasie van 25 April 1899.	Naturellelokasies en hul administrasie ..	Die geheel.
Goewermentskennisgewing No. 208 van 25 April 1899.	Asiate in strate, wyke en lokasies daar toe ingevolge Wet No. 3 van 1885 aangewys, te woon en besigheid te dryf.	Die geheel.
Eerste Volksraadsbesluit, 5 Julie 1899, Artikel 417.	Regering gemagtig om konstruksie van elektriese trems vir vervoer van erts goed te keur.	Die geheel.
Eerste Volksraadsbesluit, 30 Augustus 1899, Artikel 1016.	Konsessies, die voorwaardes waarvan nie nagekom is nie, ingetrek te word.	Die geheel.

No. and Year.	Title or Subject Matter.	Extent of Repeal.
Second Volksraad Resolution, 4th September, 1899, Article 1078.	Tariff of stamp dues for office of sheriff approved of.	The whole.
First Volksraad Resolution, 25th September, 1899, Article 1359.	Commissioner of Natives not allowed to supply Natives to the Mines.	The whole.
First Volksraad Resolution, 28th September, 1899, Article 1416(a).	Delegation of authority to Government during war.	The whole.
Proclamation dated 25th November, 1899.	Policies of life insurance of burghers on commando.	The whole.
Proclamation No. 8 of 1901.	Government Gazette	The whole.
Proclamation No. 10 of 1901.	The inquests Proclamation, 1901	So much as is unrepealed.
Proclamation No. 12 of 1901.	Extension of time for exercising option contracts.	The whole.
Proclamation No. 26 of 1901.	Alienations, etc., by Government of late Republic not to be recognised.	The whole.
Proclamation No. 27 of 1901.	Lessees and Mortgagors no longer entitled to claim exemption from rent or payment of interest.	The whole.
Proclamation No. 32 of 1901.	Vesting of Jurisdictions, powers and privileges in Commissioner for Native Affairs.	The whole.
Proclamation No. 34 of 1901.	Repeal of former laws of Transvaal	The whole.
Proclamation No. 27 of 1902.	To amend the Transfer Duty Proclamation, 1902.	So much as is unrepealed.
Proclamation No. 32 of 1902.	Interest on Mortgage Bonds	The whole.
Proclamation No. 37 of 1902.	Alteration of date for computing period within which options may be exercised.	The whole.
Ordinance No. 1 of 1902.	Officials Duties Ordinance 1902	The whole.
Ordinance No. 7 of 1902.	To enable the Dutch Reformed church to transfer a certain piece of land to the Colonial Government.	The whole.
Ordinance No. 11 of 1902.	Arrear Licence Moneys on Claims and Stands Ordinance 1902.	The whole.
Ordinance No. 16 of 1902.	Providing for the continued Incorporation of the National Bank of South Africa, Limited.	The whole.
Ordinance No. 18 of 1902.	Licence Moneys on Claims and Stands	The whole.
Ordinance No. 19 of 1902.	To maintain the ownership of the Crown in certain Properties.	The whole.
Ordinance No. 24 of 1902.	Lieutenant-Governor's Official Duties Ordinance 1902.	The whole.
Ordinance No. 30 of 1902.	Commission's Powers Ordinance 1902	So much as is unrepealed.
Ordinance No. 37 of 1902.	To make provision for the Discharge of the Duties of Officers during Illness or Absence.	The whole.
Ordinance No. 38 of 1902.	Indemnity and Peace Preservation Ordinance 1902.	So much as is unrepealed.
Ordinance No. 39 of 1902.	Concentration Camps and Military Structures Ordinance 1902.	The whole.
Ordinance No. 42 of 1902.	Mortgage Bonds Ordinance 1902	The whole.
Ordinance No. 13 of 1903.	Appropriation Ordinance 1903	The w ^t o ^a .
Ordinance No. 22 of 1903.	Indemnity (Burgher) Ordinance 1903.	The whole.
Ordinance No. 25 of 1903.	Military Manoeuvres Ordinance 1903	The whole.

No. en Jaar.	Titel of Onderwerp.	In hoeverre herroep.
Tweede Volksraadsbesluit, 4 September 1899, Artikel 1078.	Tarief van seëlregte vir kantoor van balju goedgekeur.	Die geheel.
Eerste Volksraadsbesluit, 25 September 1899, Artikel 1359.	Kommissaris van Naturelle nie toegelaat om Naturelle aan myne te voorsien nie.	Die geheel.
Eerste Volksraadsbesluit, 28 September 1899, Artikel 1416 (a).	Delegering van gesag aan Regering gedurende oorlog.	Die geheel.
Proklamasie van 25 November 1899.	Lewensversekeringspolisse van burgers op kommando.	Die geheel.
Proklamasie No. 8 van 1901.	Staatskoerant	Die geheel.
Proklamasie No. 10 van 1901.	„The Inquests Proclamation, 1901” .. .	Soveel as wat nie herroep is nie.
Proklamasie No. 12 van 1901.	Verlenging van tyd vir uitoefening van opsiekontrakte.	Die geheel.
Proklamasie No. 26 van 1901.	Vervreemdings, ens. deur Regering van eertydse Republiek nie erken te word nie.	Die geheel.
Proklamasie No. 27 van 1901.	Huurders en Verbandgewers nie meer geregtig om vrystelling van huurgelde of betaling van rente te eis nie.	Die geheel.
Proklamasie No. 32 van 1901.	Vestiging van Jurisdiksies, bevoegdhede en voorregte in Kommissaris van Naturelle-sake.	Die geheel.
Proklamasie No. 34 van 1901.	Herroeping van vorige wette van Transvaal.	Die geheel.
Proklamasie No. 27 van 1902.	Om die „Transfer Duty Proclamation, 1902” te wysig.	Soveel as wat nie herroep is nie.
Proklamasie No. 32 van 1902.	Rente op Verbande	Die geheel.
Proklamasie No. 37 van 1902.	Wysiging van datum vir berekening van tydperk waarin opsies uitgeoefen mag word.	Die geheel.
Ordonnansie No. 1 van 1902.	„Officials Duties Ordinance 1902” .. .	Die geheel.
Ordonnansie No. 7 van 1902.	„To enable the Dutch Reformed church to transfer a certain piece of land to the Colonial Government”.	Die geheel.
Ordonnansie No. 11 van 1902.	„Arrear Licence Moneys on Claims and Stands Ordinance 1902”.	Die geheel.
Ordonnansie No. 16 van 1902.	„Providing for the continued Incorporation of the National Bank of South Africa, Limited”.	Die geheel.
Ordonnansie No. 18 van 1902.	„Licence Moneys on Claims and Stands” ..	Die geheel.
Ordonnansie No. 19 van 1902.	„To maintain the ownership of the Crown in certain Properties”.	Die geheel.
Ordonnansie No. 24 van 1902.	„Lieutenant-Governor’s Official Duties Ordinance 1902”.	Die geheel.
Ordonnansie No. 30 van 1902.	„Commission’s Powers Ordinance 1902” ..	Soveel as wat nie herroep is nie.
Ordonnansie No. 37 van 1902.	„To make provision for the Discharge of the Duties of Officers during Illness or Absence”.	Die geheel.
Ordonnansie No. 38 van 1902.	„Indemnity and Peace Preservation Ordinance 1902”.	Soveel as wat nie herroep is nie.
Ordonnansie No. 39 van 1902.	„Concentration Camps and Military Structures Ordinance 1902”.	Die geheel.
Ordonnansie No. 42 van 1902.	„Mortgage Bonds Ordinance 1902” ..	Die geheel.
Ordonnansie No. 13 van 1903.	„Appropriation Ordinance 1903” ..	Die geheel.
Ordonnansie No. 22 van 1903.	„Indemnity (Burgher) Ordinance 1903” ..	Die geheel.
Ordonnansie No. 25 van 1903.	„Military Manoeuvres Ordinance 1903” ..	Die geheel.

No. and Year.	Title or Subject Matter.	Extent of Repeal.
Ordinance No. 31 of 1903.	Transvaal Guaranteed Loan Ordinance 1903 ..	The whole.
Ordinance No. 33 of 1903.	To confirm a Contract modifying the Concession granted to the National Bank of South Africa Limited.	The whole.
Ordinance No. 40 of 1903.	Revision of Laws Ordinance 1903	The whole.
Ordinance No. 48 of 1903.	Appropriation Ordinance (No. 2) 1903	The whole.
Ordinance No. 52 of 1903.	Malmani Gold Fields Commission Ordinance 1903.	The whole.
Ordinance No. 53 of 1903.	Hatherley Distillery (Cancellation of Concession) Ordinance 1903.	The whole.
Ordinance No. 59 of 1903.	Explosives Importation Ordinance, 1903 ..	So much as is unrepealed.
Ordinance No. 61 of 1903.	The Appropriation Ordinance (No. 3) 1903 ..	The whole.
Ordinance No. 18 of 1904.	Land Titles Ordinance 1904	The whole.
Ordinance No. 32 of 1904.	The Appropriation Ordinance (No. 1) 1904 ..	The whole.
Ordinance No. 33 of 1904.	The Appropriation Ordinance (No. 2) 1904 ..	The whole.
Ordinance No. 34 of 1904.	The Appropriation Ordinance (No. 3) 1904 ..	The whole.
Ordinance No. 35 of 1904.	Appropriation Ordinance (Extraordinary) 1904	The whole.
Ordinance No. 37 of 1904.	Volunteer Corps Ordinance 1904	The whole.
Ordinance No. 38 of 1904.	Cattle Disease (East Coast Fever) Ordinance 1904.	So much as is unrepealed.
Ordinance No. 8 of 1905.	The Appropriation Ordinance (No. 1) 1905 ..	The whole.
Ordinance No. 9 of 1905.	The Appropriation Ordinance (No. 2) 1905 ..	The whole.
Ordinance No. 10 of 1905.	The Appropriation Ordinance (No. 3) 1905 ..	The whole.
Ordinance No. 11 of 1905.	The Appropriation Ordinance (Extraordinary) 1905.	The whole.
Ordinance No. 12 of 1905.	The Appropriation Ordinance (Additional Extraordinary) 1905.	The whole.
Ordinance No. 21 of 1905.	Selati Railway Debentures Redemption Ordinance 1905.	The whole.
Ordinance No. 22 of 1905.	War Stores (Commission) Ordinance 1905 ..	The whole.
Ordinance No. 23 of 1905.	Revenue Licences Ordinance 1905	So much as is unrepealed.
Ordinance No. 1 of 1906.	Foreign Enlistment Act 1870 (Application to Colony) Ordinance 1906.	The whole.
Ordinance No. 14 of 1906.	Appropriation Ordinance (No. 1) 1906 ..	The whole.
Ordinance No. 15 of 1906.	The Appropriation Ordinance (No. 2) 1906 ..	The whole.
Ordinance No. 16 of 1906.	Appropriation Ordinance (No. 3) 1906 ..	The whole.
Ordinance No. 17 of 1906.	Appropriation Ordinance (Extraordinary) 1906	The whole.
Ordinance No. 18 of 1906.	Appropriation Ordinance (Additional Extraordinary) 1906.	The whole.
Ordinance No. 27 of 1906.	Appropriation Ordinance (No. 4) 1906 ..	The whole.
Ordinance No. 28 of 1906.	General Revenue Amendment Ordinance 1906	So much as is unrepealed.
Ordinance No. 30 of 1906.	Pensions Ordinance 1906	So much as is unrepealed.

No. en Jaar.	Titel of Onderwerp.	In hoeverre herroep.
Ordonnansie No. 31 van 1903.	„Transvaal Guaranteed Loan Ordinance 1903”.	Die geheel.
Ordonnansie No. 33 van 1903.	„To confirm a Contract modifying the Concession granted to the National Bank of South Africa Limited”.	Die geheel.
Ordonnansie No. 40 van 1903.	„Revision of Laws Ordinance 1903” ..	Die geheel.
Ordonnansie No. 48 van 1903.	„Appropriation Ordinance (No. 2) 1903” ..	Die geheel.
Ordonnansie No. 52 van 1903.	„Malmani Gold Fields Commission Ordinance 1903”.	Die geheel.
Ordonnansie No. 53 van 1903.	„Hatherley Distillery (Cancellation of Concession) Ordinance 1903”.	Die geheel.
Ordonnanise No. 59 van 1903.	„Explosives Importation Ordinance, 1903” ..	Soveel as wat nie herroep is nie.
Ordonnansie No. 61 van 1903.	„The Appropriation Ordinance (No. 3) 1903”	Die geheel.
Ordonnansie No. 18 van 1904.	„Land Titles Ordinance 1904”	Die geheel.
Ordonnansie No. 32 van 1904.	„The Appropriation Ordinance (No. 1) 1904”	Die geheel.
Ordonnansie No. 33 van 1904.	„The Appropriation Ordinance (No. 2) 1904”	Die geheel.
Ordonnansie No. 34 van 1904.	„The Appropriation Ordinance (No. 3) 1904”	Die geheel.
Ordonnansie No. 35 van 1904.	„Appropriation Ordinance (Extraordinary) 1904”.	Die geheel.
Ordonnansie No. 37 van 1904.	„Volunteer Corps Ordinance 1904”	Die geheel.
Ordonnansie No. 38 van 1904.	„Cattle Disease (East Coast Fever) Ordinance 1904”.	Soveel as wat nie herroep is nie.
Ordonnansie No. 8 van 1905.	„The Appropriation Ordinance (No. 1) 1905”	Die geheel.
Ordonnansie No. 9 van 1905.	„The Appropriation Ordinance (No. 2) 1905”	Die geheel.
Ordonnansie No. 10 van 1905.	„The Appropriation Ordinance (No. 3) 1905”	Die geheel.
Ordonnansie No. 11 van 1905.	„The Appropriation Ordinance (Extraordinary) 1905”.	Die geheel.
Ordonnansie No. 12 van 1905.	„The Appropriation Ordinance (Additional Extraordinary) 1905”.	Die geheel.
Ordonnansie No. 21 van 1905.	„Selati Railway Debentures Redemption Ordinance 1905”.	Die geheel.
Ordonnansie No. 22 van 1905.	„War Stores (Commission) Ordinance 1905”	Die geheel.
Ordonnansie No. 23 van 1905.	„Revenue Licences Ordinance 1905” ..	Soveel as wat nie herroep is nie.
Ordonnansie No. 1 van 1906.	„Foreign Enlistment Act 1870 (Application to Colony) Ordinance 1906”.	Die geheel.
Ordonnansie No. 14 van 1906.	„Appropriation Ordinance (No. 1) 1906” ..	Die geheel.
Ordonnansie No. 15 van 1906.	„The Appropriation Ordinance (No. 2) 1906”	Die geheel.
Ordonnansie No. 16 van 1906.	„Appropriation Ordinance (No. 3) 1906” ..	Die geheel.
Ordonnansie No. 17 van 1906.	„Appropriation Ordinance (Extraordinary) 1906”.	Die geheel.
Ordonnansie No. 18 van 1906.	„Appropriation Ordinance (Additional Extraordinary) 1906”.	Die geheel.
Ordonnansie No. 27 van 1906.	„Appropriation Ordinance (No. 4) 1906” ..	Die geheel.
Ordonnansie No. 28 van 1906.	„General Revenue Amendment Ordinance 1906”.	Soveel as wat nie herroep is nie.
Ordonnansie No. 30 van 1906.	„Pensions Ordinance 1906”	Soveel as wat nie herroep is nie.

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No. and Year.	Title or Subject Matter.	Extent of Repeal.
Act No. 4 of 1907 ..	The Appropriation (Part 1907–1908) Act 1907 ..	The whole.
Act No. 8 of 1907 ..	Transvaal Guaranteed Loan Act 1907 ..	The whole.
Act No. 11 of 1907 ..	Agent-General's Act 1907 ..	The whole.
Act No. 19 of 1907 ..	Indentured Labour Laws Temporary Continuance Act, 1907.	The whole.
Act No. 20 of 1907 ..	Appropriation Act (No. 1) 1907 ..	The whole.
Act No. 21 of 1907 ..	Appropriation Act (No. 2) 1907 ..	The whole.
Act No. 22 of 1907 ..	Appropriation Act (No. 3) 1907 ..	The whole.
Act No. 1 of 1908 ..	Appropriation (Part 1908–1909) Act 1908 ..	The whole.
Act No. 7 of 1908 ..	Unauthorised Expenditure (1906–1907) Act 1908.	The whole.
Act No. 8 of 1908 ..	Inter-Colonial Conventions Ratification Act 1908.	So much as is unrepealed.
Act No. 11 of 1908 ..	Additional Appropriation (1907–1908) Act 1908.	The whole.
Act No. 14 of 1908 ..	Appropriation (1908–1909) Act 1908 ..	The whole.
Act No. 18 of 1908 ..	Finance Act 1908 ..	The whole.
Act No. 19 of 1908 ..	Public Service and Pensions Act 1908 ..	So much as is unrepealed.
Act No. 20 of 1908 ..	Railway Service and Pension Act 1908 ..	So much as is unrepealed.
Act No. 21 of 1908 ..	Volunteer Corps Amendment Act 1908 ..	The whole.
Act No. 25 of 1908 ..	Lydenburg Railway Act 1908 ..	The whole.
Act No. 1 of 1909 ..	Additional Appropriation (1908–1909) Act 1909.	The whole.
Act No. 9 of 1909 ..	Unauthorized Expenditure (1907–1908) Act 1909.	The whole.
Act No. 10 of 1909 ..	Railways Construction and Acquisition Act 1909.	The whole.
Act No. 15 of 1909 ..	Finance Act 1909 ..	So much as is unrepealed.
Act No. 16 of 1909 ..	Appropriation (1909–1910) Act 1909 ..	The whole.
Act No. 19 of 1909 ..	Public Service and Pensions Act Amendment Act 1909.	So much as is unrepealed.
Act No. 2 of 1910 ..	Transvaal College of Agriculture Incorporation Act, 1910.	So much as is unrepealed.
Act No. 3 of 1910 ..	Additional Appropriation (1909–1910) Act 1910.	The whole.
Act No. 5 of 1910 ..	Unauthorized Expenditure (1907–1908 and 1908–1909) Act 1910.	The whole.
Act No. 9 of 1910 ..	Public and Railway Service and Pensions Amendment Act 1910.	The whole.
Act No. 10 of 1910 ..	Railways Construction Act, 1910 ..	So much as is unrepealed.

ORANGE FREE STATE.

No. and Year.	Title or Subject Matter.	Extent of Repeal.
Law Book Chapter CXXIII.	The Fencing Law	Section 37.
Law Book Chapter CXXXIII.	Law to Provide against Stock Thefts, Vagrancy, and the Congregation of Coloured Squatters.	So much as is unrepealed.
Law No. 8 of 1893 ..	Coloured People in Towns and Villages ..	So much as is unrepealed.
Law No. 4 of 1895 ..	Supplementing and Amending Part 2 of Chapter CXXXIII (Vagrancy).	So much as is unrepealed.
Proclamation No. 7 of 1902.	Validation of marriages solemnized by officers who did not hold appointments as marriage officers.	The whole.

No. en Jaar.	Titel of Onderwerp.	In hoeverre herroep.
Wet No. 4 van 1907 ..	De Toeëigenings (Deel 1907–1908) Wet 1907	Die geheel.
Wet No. 8 van 1907 ..	Wet inzake De Transvaal Gegarandeerde Leening 1907.	Die geheel.
Wet No. 11 van 1907 ..	De Wet ter aanstellen van een Agent-Generaal 1907.	Die geheel.
Wet No. 19 van 1907 ..	Wet van 1907 om voorziening te maken in het tijdelike uitvoeren van de wetten aangaande arbeiders die onder dienst contract zijn.	Die geheel.
Wet No. 20 van 1907 ..	Die Toeëigenings Wet (No. 1) 1907	Die geheel.
Wet No. 21 van 1907 ..	Toeëigenings Wet (No. 2) 1907	Die geheel.
Wet No. 22 van 1907 ..	Toeëigenings Wet (No. 3) 1907	Die geheel.
Wet No. 1 van 1908 ..	De Toeëigenings (Deel 1908–1909) Wet 1908.	Die geheel.
Wet No. 7 van 1908 ..	Ongeautoriseerde Uitgaven (1906–1907) Wet 1908.	Die geheel.
Wet No. 8 van 1908 ..	Interkoloniale Konventies Ratifikatie Wet 1908.	Soveel as wat nie herroep is nie.
Wet No. 11 van 1908 ..	Additionele Toeëigenings (1907–1908) Wet 1908.	Die geheel.
Wet No. 14 van 1908 ..	Toeëigenings (1908–1909) Wet 1908	Die geheel.
Wet No. 18 van 1908 ..	Financie Wet 1908	Die geheel.
Wet No. 19 van 1908 ..	Publieke Dienst en Pensioen Wet 1908 ..	Soveel as wat nie herroep is nie.
Wet No. 20 van 1908 ..	Spoorwegdienst en Pensioen Wet van 1908 ..	Soveel as wat nie herroep is nie.
Wet No. 21 van 1908 ..	Wet ter wijziging van de Wet inzake Vrijwilliger Korpsen.	Die geheel.
Wet No. 25 van 1908 ..	Lijdenburg Spoorweg Wet 1908	Die geheel.
Wet No. 1 van 1909 ..	Additionele Toeëigenings (1908–1909) Wet 1909.	Die geheel.
Wet No. 9 van 1909 ..	Ongeautoriseerde Uitgaven (1907–1908) Wet 1909.	Die geheel.
Wet No. 10 van 1909 ..	Spoorwegaanleg en Verkrijging Wet 1909 ..	Die geheel.
Wet No. 15 van 1909 ..	Financie Wet 1909	Soveel as wat nie herroep is nie.
Wet No. 16 van 1909 ..	Toeëigenings (1909–1910) Wet van 1909 ..	Die geheel.
Wet No. 19 van 1909 ..	Publieke Dienst en Pensioenen Wet Wijzigings Wet 1909.	Soveel as wat nie herroep is nie.
Wet No. 2 van 1910 ..	Transvaal Landbouwgymnasium Inlijvings Wet, 1910.	Soveel as wat nie herroep is nie.
Wet No. 3 van 1910 ..	Additionele Toeëigenings (1909–1910) Wet, 1910.	Die geheel.
Wet No. 5 van 1910 ..	Ongemachtigde Uitgaven (1907–1908 en 1908–1909,) Wet 1910.	Die geheel.
Wet No. 9 van 1910 ..	Publieke en Spoorwegdienst en Pensioenen Wijzigingswet 1910.	Die geheel.
Wet No. 10 van 1910 ..	Spoorwegenaanleg Wet, 1910	Soveel as wat nie herroep is nie.

ORANJE-VRYSTAAT.

No. en Jaar.	Titel of Onderwerp.	In hoeverre herroep.
Wetboek Hoofstuk CXXIII.	De Omheiningswet	Artikel 37.
Wetboek Hoofstuk CXXXIII.	De Wet tot tegengaan van Veedieverij, Landlooperij, en Verzamelingen van Kleurlingen.	Soveel as wat nie herroep is nie.
Wet No. 8 van 1893 ..	„Coloured People in Towns and Villages” ..	Soveel as wat nie herroep is nie.
Wet No. 4 van 1895 ..	„Supplementing and Amending Part 2 of Chapter CXXXIII (Vagrancy)“.	Soveel as wat nie herroep is nie.
Proklamasie No. 7 van 1902.	„Validation of marriages solemnized by officers who did not hold appointments as marriage officers“.	Die geheel.

No. and Year.	Title or Subject Matter.	Extent of Repeal.
Ordinance No. 10 of 1903.	Stamps and Licences Ordinance, 1903	So much as is unrepealed.
Ordinance No. 28 of 1903.	Military Manoeuvres Ordinance, 1903	The whole.
Ordinance No. 35 of 1903.	The Bloemfontein Municipal Ordinance, 1903	So much as is unrepealed.
Ordinance No. 23 of 1904.	Pensions Ordinance, 1904	So much as is unrepealed.
Ordinance No. 5 of 1905.	Pensions Amendment Ordinance, 1905	The whole.
Ordinance No. 13 of 1905.	Stamps and Licences Amendment Ordinance, 1905.	So much as is unrepealed.
Ordinance No. 22 of 1905.	Falsification of Accounts Ordinance, 1905	The whole.
Ordinance No. 27 of 1905.	Electric Lighting and Power Regulations Ordinance, 1905.	The whole.
Ordinance No. 32 of 1905.	Railway Expropriation Clauses Ordinance, 1905	The whole.
Ordinance No. 9 of 1906.	Pass Laws Amendment Ordinance, 1906	So much as is unrepealed.
Ordinance No. 19 of 1906.	Foreign Enlistment Act Application Ordinance, 1906.	The whole.
Ordinance No. 30 of 1906.	Pass Laws (Supplementary) Ordinance, 1906	The whole.
Letters Patent, 5th June, 1907.	The Orange River Constitution Letters Patent, 1907.	Section LII, LXI and Schedule V.
Private Ordinance No. 1 of 1907.	Voorspoed Diamond Mining Company Water Private Ordinance, 1907.	The whole.
Ordinance No. 5 of 1907.	Pensions Interpretation Ordinance, 1907	The whole.
Private Ordinance No. 5 of 1907.	Roberts Victor Diamonds Water Private Ordinance, 1907.	The whole.
Ordinance No. 6 of 1907.	Native Reserves Management Ordinance, 1907	The whole.
Act No. 15 of 1908 ..	Inter-Colonial Conventions Ratification Act, 1908.	So much as is unrepealed.
Act No. 37 of 1908 ..	Railway Service and Pension Act, 1908	So much as is unrepealed.
Act No. 12 of 1909 ..	Licensing of Native Eating-Houses Act, 1909	So much as is unrepealed.
Act No. 24 of 1909 ..	Central Agricultural Society Act, 1909	The whole.
Act No. 39 of 1909 ..	Pensions Amendment Act, 1909	The whole.
Act No. 2 of 1910 ..	Police Pension Act, 1910	The whole.

NATAL

No. and Year.	Title or Subject Matter.	Extent of Repeal.
Ordinance No. 22, 1846.	Ordinance for punishing the concealment of the Birth of Children within the District of Natal.	The whole.
Ordinance No. 8, 1847.	Ordinance for enabling the Lieutenant Governor of Natal to establish Markets within the said District.	The whole.
Ordinance No. 5, 1849.	Ordinance for facilitating the Transfer of Small Allotments of Land to Emigrants from the United Kingdom.	The whole.
Ordinance No. 2, 1851.	Ordinance for facilitating the Transfer of Lands to certain Immigrants into the District of Natal from the United Kingdom of Great Britain and Ireland.	The whole.
Ordinance No. 4, 1852.	Ordinance to provide for the more convenient division of the District for certain purposes.	The whole.
Ordinance No. 4, 1855.	Ordinance to prevent Natives being brought into this District.	The whole.
Ordinance No. 5, 1855.	Ordinance to prevent the illegal compounding of the crime of theft.	The whole.

No. en Jaar.	Titel of Onderwerp.	In hoeverre herroep.
Ordonnansie No. 10 van 1903.	„Stamps and Licenses Ordinance, 1903” ..	Soveel as wat nie herroep is nie.
Ordonnansie No. 28 van 1903.	„Military Manoeuvres Ordinance, 1903” ..	Die geheel.
Ordonnansie No. 35 van 1903.	„The Bloemfontein Municipal Ordinance, 1903”.	Soveel as wat nie herroep is nie.
Ordonnansie No. 23 van 1904.	„Pensions Ordinance, 1904”	Soveel as wat nie herroep is nie.
Ordonnansie No. 5 van 1905.	„Pensions Amendment Ordinance, 1905” ..	Die geheel.
Ordonnansie No. 13 van 1905.	„Stamps and Licenses Amendment Ordinance, 1905”.	Soveel as wat nie herroep is nie.
Ordonnansie No. 22 van 1905.	„Falsification of Accounts Ordinance, 1905”	Die geheel.
Ordonnansie No. 27 van 1905.	„Electric Lighting and Power Regulations Ordinance, 1905”.	Die geheel.
Ordonnansie No. 32 van 1905.	„Railway Expropriation Clauses Ordinance, 1905”.	Die geheel.
Ordonnansie No. 9 van 1906.	„Pass Laws Amendment Ordinance, 1906”.	Soveel as wat nie herroep is nie.
Ordonnansie No. 19 van 1906.	„Foreign Enlistment Act Application Ordinance, 1906”.	Die geheel.
Ordonnansie No. 30 van 1906.	„Pass Laws (Supplementary) Ordinance, 1906”.	Die geheel.
Ope Brief, 5 Junie 1907 ..	De Oranje Rivier Kolonie Constitutie Open Brief 1907.	Artikel LII, LXI en Bylae V.
Private Ordonnansie No. 1 van 1907.	„Voorspoed Diamond Mining Company Water Private Ordinance, 1907”.	Die geheel.
Ordonnansie No. 5 van 1907.	„Pensions Interpretation Ordinance, 1907”.	Die geheel.
Private Ordonnansie No. 5 van 1907.	„Roberts Victor Diamonds Water Private Ordinance, 1907”.	Die geheel.
Ordonnansie No. 6 van 1907.	„Native Reserves Management Ordinance, 1907”.	Die geheel.
Wet No. 15 van 1908 ..	Interkoloniale Ratifikatie Wet, 1908 ..	Soveel as wat nie herroep is nie.
Wet No. 37 van 1908 ..	Spoorwegdiens en Pensioenwet van 1908 ..	Soveel as wat nie herroep is nie.
Wet No. 12 van 1909 ..	Licentiëren van Kleurling Kosthuizen Wet, 1909.	Soveel as wat nie herroep is nie.
Wet No. 24 van 1909 ..	Centraal Landbouwgenootschap Wet, 1909.	Die geheel.
Wet No. 39 van 1909 ..	Pensioenen Wijzigingswet, 1909	Die geheel.
Wet No. 2 van 1910 ..	Politie Pensioenwet, 1910	Die geheel.

NATAL.

No. en Jaar.	Titel of Onderwerp.	In hoeverre herroep.
Ordonnansie No. 22, 1846.	„Ordinance for punishing the concealment of the Birth of Children within the District of Natal”.	Die geheel.
Ordonnansie No. 8, 1847.	„Ordinance for enabling the Lieutenant Governor of Natal to establish Markets within the said District”.	Die geheel.
Ordonnansie No. 5, 1849.	„Ordinance for facilitating the Transfer of Small Allotments of Land to Emigrants from the United Kingdom”.	Die geheel.
Ordonnansie No. 2, 1851.	„Ordinance for facilitating the Transfer of Lands to certain Immigrants into the District of Natal from the United Kingdom of Great Britain and Ireland”.	Die geheel.
Ordonnansie No. 4, 1852.	„Ordinance to provide for the more convenient division of the District for certain purposes”.	Die geheel.
Ordonnansie No. 4, 1855.	„Ordinance to prevent Natives being brought into this District”.	Die geheel.
Ordonnansie No. 5, 1855.	„Ordinance to prevent the illegal compounding of the crime of theft”.	Die geheel.

No. and Year.	Title or Subject Matter.	Extent of Repeal.
Letters Patent of the 15th July, 1856.	Charter of Natal	So much as is unrepealed.
Ordinance No. 5, 1856.	To empower the Lieutenant Governor to make Grants of Land to the American Board of Commissioners for Foreign Missions, and to enable it to hold the same.	The whole.
Ordinance No. 6, 1856.	To enable persons, not being naturalised subjects to hold Lands within the District.	The whole.
Ordinance No. 11, 1856.	To indemnify the Consistory of the Dutch Reformed Church from all claims made, or that shall be made, since 1st June, 1856, upon the residue of certain Funds, administered by the said Consistory to the surviving Heirs of Dutch Emigrants killed by the Zulu Army, in 1838.	The whole.
Law No. 6, 1858 ..	For Securing Free Trade in Money	The whole.
Law No. 7, 1858 ..	For enabling Aliens to hold Fixed Property in this Colony.	The whole.
Law No. 13, 1859 ..	To amend and regulate the Laws relating to the introduction and engagement of Immigrants from Territories to the Eastward of the Cape of Good Hope, not within Her Majesty's Dominions in India.	So much as is unrepealed.
Law No. 17, 1861 ..	For the conversion of Quit Rent Tenures into Freehold Tenures.	The whole.
Law No. 19, 1862 ..	To promote the establishment of Rifle Associations for the defence of this Colony.	So much as is unrepealed.
Law No. 21, 1863 ..	For the conversion of certain Quit-rent Tenures into Freehold Tenures of lands granted under proclamations of 11th March and 7th July, 1856.	The whole.
Law No. 28, 1863 ..	To legalise certain acts of the Corporation of the Boroughs of Pietermaritzburg and Durban.	So much as is unrepealed.
Private Law, 1864. ..	To empower the Corporate Council of the Borough of Pietermaritzburg to raise by loan or otherwise, in this Colony or elsewhere, Monies not exceeding the sum of Fifty Thousand Pounds.	The whole.
Law No. 15, 1865 ..	To cancel and remove certain servitudes lately attaching to certain pieces of land now the property of the Colonial Government.	The whole.
Law No. 17, 1865 ..	For apportioning and redeeming Quirents upon the Subdivision of Fixed Property.	So much as is unrepealed.
Law No. 19, 1865 ..	To amend Law No. 26, 1863 entitled "Law to promote the establishment of a Volunteer Mounted Burgher Force for the defence of the Colony".	The whole.
Private Law, 1866 ..	To amend and extend the powers of the Law enacted in the year 1864, entitled, "Law to empower the Corporate Council of the Borough of Pietermaritzburg to raise by loan or otherwise, in this Colony or elsewhere, moneys not exceeding the sum of Fifty Thousand Pounds".	The whole.
Law No. 10, 1867 ..	For the protection of Her Majesty's Naval and Victualling Stores within the Colony of Natal.	The whole.
Law No. 12, 1867 ..	To repeal the Ordinance No. 2, 1847, entitled "Ordinance for facilitating the apprehension, and regulating the mode of conveyance of Deserters from Her Majesty's land forces within the District of Natal, to their respective corps, and for the more prompt payment of rewards and expenses consequent thereupon", and to make other more suitable provisions in lieu thereof.	The whole.
Law No. 3, 1868 ..	To assimilate the Law of this Colony to the Law of the United Kingdom in relation to treasonable offences.	So much as is unrepealed.
Law No. 23, 1868 ..	To amend the Law No. 17, of 1865, entitled "Law for apportioning and redeeming Quit-Rents upon the subdivision of fixed property".	The whole.

No. en Jaar.	Titel of Onderwerp.	In hoeverre herroep.
Ope Brief van 15 Julie 1856.	„Charter of Natal”	Soveel as wat nie herroep is nie.
Ordonnansie No. 5, 1856.	„To empower the Lieutenant Governor to make Grants of Land to the American Board of Commissioners for Foreign Missions, and to enable it to hold the same”.	Die geheel.
Ordonnansie No. 6, 1856.	„To enable persons, not being naturalised subjects to hold Lands within the District”.	Die geheel.
Ordonnansie No. 11, 1856.	„To indemnify the Consistory of the Dutch Reformed Church from all claims made, or that shall be made, since 1st June, 1856, upon the residue of certain Funds, administered by the said Consistory to the surviving Heirs of Dutch Emigrants killed by the Zulu Army, in 1838”.	Die geheel.
Wet No. 6, 1858 ..	„For Securing Free Trade in Money” ..	Die geheel.
Wet No. 7, 1858 ..	„For enabling Aliens to hold Fixed Property in this Colony”.	Die geheel.
Wet No. 13, 1859	„To amend and regulate the Laws relating to the introduction and engagement of Immigrants from Territories to the Eastward of the Cape of Good Hope, not within Her Majesty’s Dominions in India”.	Soveel as wat nie herroep is nie.
Wet No. 17, 1861	„For the conversion of Quit Rent Tenures into Freehold Tenures”.	Die geheel.
Wet No. 19, 1862	„To promote the establishment of Rifle Associations for the defence of this Colony”.	Soveel as wat nie herroep is nie.
Wet No. 21, 1863	„For the conversion of certain Quit-rent Tenures into Freehold Tenures of lands granted under proclamations of 11th March and 7th July, 1856”.	Die geheel.
Wet No. 28, 1863	„To legalise certain acts of the Corporation of the Boroughs of Pietermaritzburg and Durban”.	Soveel as wat nie herroep is nie.
Private Wet, 1864	„To empower the Corporate Council of the Borough of Pietermaritzburg to raise by loan or otherwise, in this Colony or elsewhere, Monies not exceeding the sum of Fifty Thousand Pounds”.	Die geheel.
Wet No. 15, 1865	„To cancel and remove certain servitudes lately attaching to certain pieces of land now the property of the Colonial Government”.	Die geheel.
Wet No. 17, 1865	„For apportioning and redeeming Quirents upon the Subdivision of Fixed Property”.	Soveel as wat nie herroep is nie.
Wet No. 19, 1865	„To amend Law No. 26, 1863 entitled ‘Law to promote the establishment of a Volunteer Mounted Burgher Force for the defence of the Colony’”.	Die geheel.
Private Wet, 1866	„To amend and extend the powers of the Law enacted in the year 1864, entitled, ‘Law to empower the Corporate Council of the Borough of Pietermaritzburg to raise by loan or otherwise, in this Colony or elsewhere, moneys not exceeding the sum of Fifty Thousand Pounds’”.	Die geheel.
Wet No. 10, 1867	„For the protection of Her Majesty’s Naval and Victualling Stores within the Colony of Natal”.	Die geheel.
Wet No. 12, 1867	„To repeal the Ordinance No. 2, 1847, entitled ‘Ordinance for facilitating the apprehension, and regulating the mode of conveyance of Deserters from Her Majesty’s land forces within the District of Natal, to their respective corps, and for the more prompt payment of rewards and expenses consequent thereupon’, and to make other more suitable provisions in lieu thereof”.	Die geheel.
Wet No. 3, 1868 ..	„To assimilate the Law of this Colony to the Law of the United Kingdom in relation to treasonable offences”.	Soveel as wat nie herroep is nie.
Wet No. 23, 1868	„To amend the Law No. 17, of 1865, entitled ‘Law for apportioning and redeeming Quit-Rents upon the subdivision of fixed property’”.	Die geheel.

No. and Year.	Title or Subject Matter.	Extent of Repeal.
Law No. 2, 1869 ..	To confine the use of Postage Stamps to the purposes of Postage.	The whole.
Law No. 3, 1869 ..	To remedy an error in the Law of the present session, entitled Law "To confine the use of Postage Stamps to the purposes of Postage".	The whole.
Law No. 4, 1869 ..	To amend Section 1 of Law No. 3, 1868 ..	The whole.
Law No. 7, 1869 ..	To abolish Ecclesiastical Grants from the Public Revenue within the Colony of Natal.	The whole.
Law No. 14, 1869 ..	Promissory Oaths Law, 1869	The whole.
Law No. 25, 1869 ..	To empower the Lieutenant-Governor to resume possession, on behalf of the Crown, of certain lands which have been allotted to certain immigrants and to give compensation to any such immigrants whose lands may be so resumed.	The whole.
Law No. 16, 1871 ..	The Consolidated Loan Law, 1871	The whole.
Law No. 3, 1872 ..	To regulate the compensation to certain Government Officers (other than Judges of the Supreme Court) on their removal from the Public Service.	The whole.
Law No. 4, 1872 ..	To remove Doubts as to the Validity of certain Deeds of Transfer of Land to Immigrants executed by virtue of Ordinances No. 5, 1849 and 2, 1851.	The whole.
Law No. 13, 1872 ..	For declaring certain Civil Rights to be possessed by the Dutch Reformed Church of Natal.	The whole.
Law No. 1, 1873 ..	To re-adjust the Electoral Divisions of the Colony of Natal.	So much as is unpealed.
Law No. 2, 1873 ..	To make special temporary provision in regard to the County of Weenen.	The whole.
Law No. 14, 1874 ..	To indemnify certain Persons in regard to acts done during the existence of Martial Law, and for the suppression of rebellion in certain parts of the Colony of Natal.	The whole.
Law No. 22, 1874 ..	Pensions Law, 1874	So much as is unpealed.
Law No. 4, 1875 ..	The Natal Government Railways Law, 1875 ..	So much as is unpealed.
Law No. 13, 1875 ..	To repeal and re-enact, with amendments, Laws No. 6, 1857 and No. 1, 1869.	So much as is unpealed.
Law No. 21, 1875 ..	Foreign Recruiting Law, 1875	The whole.
Law No. 22, 1875 ..	To secure a certain allowance or annual pension to Major the Honourable David Erskine, late Colonial Secretary of the Colony of Natal.	The whole.
Law No. 25, 1875 ..	Volunteer Law, 1872, 1873 and 1875	The whole.
Law No. 16, 1876 ..	To provide for the Better Collection of Quittents and other Land Rents.	The whole.
Law No. 17, 1876 ..	To repeal and re-enact with amendments the Sections 10, 11 and 12, of Law No. 17, 1865.	The whole.
Law No. 20, 1876 ..	To provide for the more general occupation and improvement of Lands alienated from the waste Lands of the Crown within the Colony.	The whole.
Law No. 5, 1878 ..	The Natal Ocean Cable Law, 1878	The whole.
Law No. 16, 1878 ..	To cancel and remove a certain servitude attaching to a certain piece of land, now the property of the Colonial Government.	The whole.
Law No. 2, 1880 ..	To provide for the Compensation in certain cases of injury sustained by Railway Construction.	The whole.
Law No. 3, 1880 ..	To make provision for the Making of Surveys for the Extension of Railways.	The whole.
Law No. 17, 1880 ..	To enforce the Clothing of all Persons appearing in certain Public Places.	The whole.

No. en Jaar.	Titel of Onderwerp.	In hoeverre herroep.
Wet No. 2, 1869 ..	„To confine the use of Postage Stamps to the purposes of Postage”.	Die geheel.
Wet No. 3, 1869 ..	„To remedy an error in the Law of the present session, entitled Law ‘To confine the use of Postage Stamps to the purposes of Postage’”.	Die geheel.
Wet No. 4, 1869 ..	„To amend Section 1 of Law No. 3, 1868”.	Die geheel.
Wet No. 7, 1869 ..	„To abolish Ecclesiastical Grants from the Public Revenue within the Colony of Natal”.	Die geheel.
Wet No. 14, 1869 ..	„Promissory Oaths Law, 1869”	Die geheel.
Wet No. 25, 1869 ..	„To empower the Lieutenant-Governor to resume possession, on behalf of the Crown, of certain lands which have been allotted to certain immigrants and to give compensation to any such immigrants whose lands may be so resumed”.	Die geheel.
Wet No. 16, 1871 ..	„The Consolidated Loan Law, 1871”	Die geheel.
Wet No. 3, 1872 ..	„To regulate the compensation to certain Government Officers (other than Judges of the Supreme Court) on their removal from the Public Service”.	Die geheel.
Wet No. 4, 1872 ..	„To Remove Doubts as to the Validity of certain Deeds of Transfer of Land to Immigrants executed by virtue of Ordinances No. 5, 1849 and 2, 1851”.	Die geheel.
Wet No. 13, 1872 ..	„For declaring certain Civil Rights to be possessed by the Dutch Reformed Church of Natal”.	Die geheel.
Wet No. 1, 1873 ..	„To re-adjust the Electoral Divisions of the Colony of Natal”.	Soveel as wat nie herroep is nie.
Wet No. 2, 1873 ..	„To make special temporary provision in regard to the County of Weenen”.	Die geheel.
Wet No. 14, 1874 ..	„To indemnify certain Persons in regard to acts done during the existence of Martial Law, and for the suppression of rebellion in certain parts of the Colony of Natal”.	Die geheel.
Wet No. 22, 1874 ..	„Pensions Law, 1874”	Soveel as wat nie herroep is nie.
Wet No. 4, 1875 ..	„The Natal Government Railways Law, 1875”.	Soveel as wat nie herroep is nie.
Wet No. 13, 1875 ..	„To repeal and re-enact, with amendments, Laws No. 6, 1857 and No. 1, 1869”.	Soveel as wat nie herroep is nie.
Wet No. 21, 1875 ..	„Foreign Recruiting Law, 1875”	Die geheel.
Wet No. 22, 1875 ..	„To secure a certain allowance or annual pension to Major the Honourable David Erskine, late Colonial Secretary of the Colony of Natal”.	Die geheel.
Wet No. 25, 1875 ..	„Volunteer Law, 1872, 1873 and 1875” ..	Die geheel.
Wet No. 16, 1876 ..	„To provide for the Better Collection of Quittrents and other Land Rents”.	Die geheel.
Wet No. 17, 1876 ..	„To repeal and re-enact with amendments the Sections 10, 11 and 12, of Law No. 17, 1865”.	Die geheel.
Wet No. 20, 1876 ..	„To provide for the more general occupation and improvement of Lands alienated from the waste Lands of the Crown within the Colony”.	Die geheel.
Wet No. 5, 1878 ..	„The Natal Ocean Cable Law, 1878” ..	Die geheel.
Wet No. 16, 1878 ..	„To cancel and remove a certain servitude attaching to a certain piece of land, now the property of the Colonial Government”.	Die geheel.
Wet No. 2, 1880 ..	„To provide for the Compensation in certain cases of injury sustained by Railway Construction”.	Die geheel.
Wet No. 3, 1880 ..	„To make provision for the Making of Surveys for the Extension of Railways”.	Die geheel.
Wet No. 17, 1880 ..	„To enforce the Clothing of all Persons appearing in certain Public Places”.	Die geheel.

No. and Year.	Title or Subject Matter.	Extent of Repeal.
Law No. 23, 1880 ..	To authorise and empower the Town Council of the City and Borough of Pietermaritzburg to dispose of, by Public Auction, a certain portion of the Public Outspan No. 3, in the said Borough and to substitute a certain other portion of the Town Lands of the said City as a Public Outspan in place thereof.	The whole.
Law No. 1, 1881 ..	The Natal Government Railway Extension Law, 1880.	The whole.
Law No. 10, 1881 ..	City Corporation Loan Law of 1881	The whole.
Law No. 10, 1882 ..	The General Loan Law, 1882	The whole.
Law No. 9, 1883 ..	To amend the Law No. 10 of 1882, being "The General Loan Law, 1882".	The whole.
Law No. 12, 1883 ..	To amend in certain cases the Law of Costs ..	The whole.
Law No. 18, 1883 ..	To abolish certain Offices under Government connected with the Port Department.	The whole.
Law No. 21, 1883 ..	To incorporate the Durban Botanic Society ..	The whole.
Law No. 22, 1883 ..	To provide for the Registration of Agricultural Societies.	The whole.
Law No. 8, 1884 ..	To amend Law No. 18, 1883, entitled Law "To abolish certain offices under Government connected with the Port Department".	The whole.
Law No. 11, 1884 ..	The Carrier Law, 1884	So much as is unrepealed.
Law No. 26, 1884 ..	To provide for the Funeral Expenses of Paupers and Destitute persons dying within the limits of a Borough or Township.	So much as is unrepealed.
Law No. 47, 1884 ..	To amend and extend in certain respects the provisions of the Municipal Corporations Law, 1872, in so far as regards the City and Borough Pietermaritzburg.	So much as is unrepealed.
Law No. 6, 1885 ..	To enable the Cemetery Committee for the Township of Newcastle to transfer the Cemetery to the Local Board.	The whole.
Law No. 1, 1886 ..	Natal Consolidated Stock Law, 1886	The whole.
Law No. 2, 1887 ..	Temporary Loans Law, 1886	The whole.
Law No. 9, 1887 ..	To provide for the maintenance of discipline in Her Majesty's ships in Colonial Waters.	The whole.
Law No. 11, 1887 ..	To extend the provisions of Law No. 3, of 1872.	The whole.
Law No. 16, 1887 ..	To amend section 2 of the Vagrant Law, No. 15 of 1869.	The whole.
Law No. 21, 1887 ..	To Consolidate all existing Natal Loan Laws not bearing Sinking Funds.	The whole.
Law No. 24, 1887 ..	To amend Law 44, 1884	The whole.
Law No. 25, 1887 ..	Natal Government Railway Extension Law, 1887.	The whole.
Law No. 28, 1887 ..	To alter and subdivide the Electoral District of Pietermaritzburg County.	The whole.
Law No. 29, 1887 ..	The Ballot Law, 1886	So much as is unrepealed.
Law No. 33, 1887 ..	To repeal and re-enact, with certain amendments, the Law No. 12, 1869, entitled "Law to facilitate the recovery of Quit Rents and other Land Rents and Fines for Non-occupation".	The whole.
Law No. 44, 1887 ..	To amend "The Native Administration Law, 1875".	So much as is unrepealed.
Law No. 50, 1887 ..	To impose certain duties on Occupied Dwellings	So much as is unrepealed.
Law No. 52, 1887 ..	To impose certain Fees on Passes issued under the Law No. 48, 1884.	The whole.

No. en Jaar.	Titel of Onderwerp.	In hoeverre herroep.
Wet No. 23, 1880 ..	„To authorise and empower the Town Council of the City and Borough of Pietermaritzburg to dispose of by Public Auction, a certain portion of the Public Outspan No. 3, in the said Borough and to substitute a certain other portion of the Town Lands of the said City as a Public Outspan in place thereof”.	Die geheel.
Wet No. 1, 1881 ..	„The Natal Government Railway Extension Law, 1880”.	Die geheel.
Wet No. 10, 1881 ..	„City Corporation Loan Law of 1881” ..	Die geheel.
Wet No. 10, 1882 ..	„The General Loan Law, 1882”	Die geheel.
Wet No. 9, 1883 ..	„To amend the Law No. 10 of 1882, being ‘The General Loan Law, 1882’”.	Die geheel.
Wet No. 12, 1883 ..	„To amend in certain cases the Law of Costs”.	Die geheel.
Wet No. 18, 1883 ..	„To abolish certain Offices under Government connected with the Port Department”.	Die geheel.
Wet No. 21, 1883 ..	„To incorporate the Durban Botanic Society”.	Die geheel.
Wet No. 22, 1883 ..	„To provide for the Registration of Agricultural Societies”.	Die geheel.
Wet No. 8, 1884 ..	„To amend Law No. 18, 1883, entitled Law ‘To abolish certain offices under Government connected with the Port Department’”.	Die geheel.
Wet No. 11, 1884 ..	„The Carrier Law, 1884”	Soveel as wat nie herroep is nie.
Wet No. 26, 1884 ..	„To provide for the Funeral Expenses of Paupers and Destitute persons dying within the limits of a Borough or Township”.	Soveel as wat nie herroep is nie.
Wet No. 47, 1884 ..	„To amend and extend in certain respects the provisions of the Municipal Corporations Law, 1872, in so far as regards the City and Borough of Pietermaritzburg”.	Soveel as wat nie herroep is nie.
Wet No. 6, 1885 ..	„To enable the Cemetery Committee for the Township of Newcastle to transfer the Cemetery to the Local Board”.	Die geheel.
Wet No. 1, 1886 ..	„Natal Consolidated Stock Law, 1886” ..	Die geheel.
Wet No. 2, 1887 ..	„Temporary Loans Law, 1886”	Die geheel.
Wet No. 9, 1887 ..	„To provide for the maintenance of discipline in Her Majesty’s ships in Colonial Waters”.	Die geheel.
Wet No. 11, 1887 ..	„To extend the provisions of Law No. 3 of 1872”.	Die geheel.
Wet No. 16, 1887 ..	„To amend section 2 of the Vagrant Law No. 15 of 1869”.	Die geheel.
Wet No. 21, 1887 ..	„To Consolidate all existing Natal Loan Laws not bearing Sinking Funds”.	Die geheel.
Wet No. 24, 1887 ..	„To amend Law 44, 1884”	Die geheel.
Wet No. 25, 1887 ..	„Natal Government Railway Extension Law, 1887”.	Die geheel.
Wet No. 28, 1887 ..	„To alter and subdivide the Electoral District of Pietermaritzburg County”.	Die geheel.
Wet No. 29, 1887 ..	„The Ballot Law, 1886”	Soveel as wat nie herroep is nie.
Wet No. 33, 1887 ..	„To repeal and re-enact, with certain amendments, the Law No. 12, 1869 entitled ‘Law to facilitate the Recovery of Quit Rents and other Land Rents and Fines for Non-occupation’”.	Die geheel.
Wet No. 44, 1887 ..	„To amend ,The Native Administration Law, 1875’”.	Soveel as wat nie herroep is nie.
Wet No. 50, 1887 ..	„To impose certain duties on Occupied Dwellings”.	Soveel as wat nie herroep is nie.
Wet No. 52, 1887 ..	„To impose certain Fees on Passes issued under the Law No. 48 1884”.	Die geheel.

No. and Year.	Title or Subject Matter.	Extent of Repeal.
Law No. 1, 1888 ..	To amend Law No. 50, 1887, entitled "Law to impose certain duties on Occupied Dwellings".	The whole.
Law No. 5, 1888 ..	The Railway Extensions Law, 1888	The whole.
Law No. 9, 1888 ..	To amend the Natal Loan Law, 1884	The whole.
Law No. 14, 1888 ..	To extend and define the meaning of the word "Native".	The whole.
Law No. 42, 1888 ..	To enable the Government of Natal and the Town Council of the Borough of Durban to enter into an agreement for the transfer to the said Town Council upon certain conditions of the rights of the Government in and to a certain strip of land situate within the said Borough and abutting on the Bay of Natal, bounded on the Eastward by Addington and Westward by the Umbilo River, and known as the Government Reserve, or as the Admiralty Reserve, and hereafter referred to as the Reserve.	The whole.
Law No. 43, 1888 ..	The Natal Bank (Limited) Law, 1888	So much as is unrepealed.
Law No. 9, 1889 ..	To make provision for encouraging by rewards Colonial Manufacturing Industries.	The whole.
Law No. 14, 1889 ..	To repeal Law 14, 1878, Law 18, 1882, and Law 30, 1888.	The whole.
Law No. 15, 1889 ..	To amend "The Natal Bank (Limited) Law, 1888".	The whole.
Law No. 2, 1890 ..	Submarine Telegraph Natal Protection Law, 1890.	The whole.
Law No. 4, 1890 ..	To provide for certain expenses incurred under the Foreign Jurisdiction Acts.	The whole.
Law No. 6, 1890 ..	To prevent Espionage of Military Works ..	The whole.
Law No. 14, 1890 ..	To amend Law No. 9, 1889, entitled Law "To make provision for Encouraging by Rewards Colonial Manufacturing Industries".	The whole.
Law No. 1, 1891 ..	To amend the "Natal Loan Law, 1890" ..	The whole.
Law No. 5, 1891 ..	To amend the Carrier's Law No. 11 of 1884 ..	The whole.
Law No. 10, 1891 ..	To amend Law No. 14, 1888, entitled "Law to extend and define the meaning of the word 'Native'".	The whole.
Law No. 18, 1891 ..	To amend Law No. 43 of 1887	The whole.
Law No. 21, 1891 ..	To regulate the liability of Railway Companies and other Common Carriers in respect of the loss of, or injury to horses, cattle, and other animals delivered to them for carriage.	So much as is unrepealed.
Law No. 28, 1891 ..	To empower the Governor to acquire, work, and maintain on behalf of the Colonial Government of Natal the Line of Railway constructed by the Dundee (Natal) Coal Company, Limited.	The whole.
Law No. 1, 1892 ..	To indemnify His Excellency the Governor and certain other persons in regard to an Order made by the Governor in Council on the 29th day of April, 1892, with respect to the forwarding of Imported Goods across the Border of the Orange Free State, and for acts done in obedience to the said Order in Council.	The whole.
Law No. 2, 1893 ..	To facilitate Trade between Natal and the South African Republic.	The whole.
Law No. 7, 1893 ..	The Local Loans Law, 1893	The whole.
Law No. 8, 1893 ..	To empower the Town Council of the Borough of Newcastle to grant Renewals of Existing Leases of Coal Mines on the Newcastle Town Lands.	The whole.
Law No. 11, 1893 ..	The Public Works Loan Law, 1893	The whole.

No. en Jaar.	Titel of Onderwerp.	In hoeverre herroep.
Wet No. 1, 1888 ..	„To amend Law No. 50, 1887, entituled ‘Law to impose certain duties on Occupied Dwellings’ ”.	Die geheel.
Wet No. 5, 1888 ..	„The Railway Extensions Law, 1888” ..	Die geheel.
Wet No. 9, 1888 ..	„To amend the Natal Loan Law, 1884” ..	Die geheel.
Wet No. 14, 1888 ..	„To extend and define the meaning of the word ‘Native’ ”.	Die geheel.
Wet No. 42, 1888 ..	„To enable the Government of Natal and the Town Council of the Borough of Durban to enter into an agreement for the transfer to the said Town Council upon certain conditions of the rights of the Government in and to a certain strip of land situate within the said Borough and abutting on the Bay of Natal, bounded on the Eastward by Addington and Westward by the Umbilo River, and known as the Government Reserve or as the Admiralty Reserve, and hereafter referred to as the Reserve”.	Die geheel.
Wet No. 43, 1888 ..	„The Natal Bank (Limited) Law, 1888” ..	Soveel as wat nie herroep is nie.
Wet No. 9, 1889 ..	„To make provision for encouraging by rewards Colonial Manufacturing Industries”.	Die geheel.
Wet No. 14, 1889 ..	„To repeal Law 14, 1878, Law 18, 1882, and Law 30, 1888”.	Die geheel.
Wet No. 15, 1889 ..	„To amend ‘The Natal Bank (Limited) Law, 1888’ ”.	Die geheel.
Wet No. 2, 1890 ..	„Submarine Telegraph Natal Protection Law, 1890”.	Die geheel.
Wet No. 4, 1890 ..	„To provide for certain expenses incurred under the Foreign Jurisdiction Acts”.	Die geheel.
Wet No. 6, 1890 ..	„To prevent Espionage of Military Works”	Die geheel.
Wet No. 14, 1890 ..	„To amend Law No. 9, 1889, entituled Law ‘To make provision for Encouraging by Rewards Colonial Manufacturing Industries’ ”.	Die geheel.
Wet No. 1, 1891 ..	„To amend the ‘Natal Loan Law, 1890’ ” ..	Die geheel.
Wet No. 5, 1891 ..	„To amend the Carrier’s Law No. 11 of 1884”	Die geheel.
Wet No. 10, 1891 ..	„To amend Law No. 14, 1888, entituled Law to extend and define the meaning of the word ‘Native’ ”.	Die geheel.
Wet No. 18, 1891 ..	„To amend Law No. 43 of 1887”	Die geheel.
Wet No. 21, 1891 ..	„To regulate the liability of Railway Companies and other Common Carriers in respect of the loss of, or injury to horses, cattle, and other animals delivered to them for carriage”.	Soveel as wat nie herroep is nie.
Wet No. 28, 1891 ..	„To empower the Governor to acquire, work, and maintain on behalf of the Colonial Government of Natal the Line of Railway constructed by the Dundee (Natal) Coal Company, Limited”.	Die geheel.
Wet No. 1, 1892 ..	„To indemnify His Excellency the Governor and certain other persons in regard to an Order made by the Governor in Council on the 29th day of April, 1892, with respect to the forwarding of Imported Goods across the Border of the Orange Free State, and for acts done in obedience to the said Order in Council”.	Die geheel.
Wet No. 2, 1893 ..	„To facilitate Trade between Natal and the South African Republic”.	Die geheel.
Wet No. 7, 1893 ..	„The Local Loans Law, 1893”	Die geheel.
Wet No. 8, 1893 ..	„To empower the Town Council of the Borough of Newcastle to grant Renewals of Existing Leases of Coal Mines on the Newcastle Town Lands”.	Die geheel.
Wet No. 11, 1893 ..	„The Public Works Loan Law, 1893” ..	Die geheel.

No. and Year.	Title or Subject Matter.	Extent of Repeal.
Law No. 12, 1893 ..	To provide for the destruction of dogs abandoned at inland borders of Natal during the currency of a certain Proclamation prohibiting the importation of dogs.	The whole.
Law No. 15, 1893 ..	Pietermaritzburg Tramways Law, 1893	The whole.
Act No. 4, 1894 ..	The Immigration Act of 1894	The whole.
Act No. 12, 1894 ..	To Regulate the Pension payable to the Honourable John Trevenen Polkinghorne during his tenure of the office of President of the Legislative Council.	The whole.
Act No. 16, 1894 ..	Umfzinto Railway Extension Act, 1894	The whole.
Act No. 21, 1894 ..	Civil Service Act, 1894	So much as is unrepealed.
Act No. 27, 1894 ..	Richmond Railway Extension Act, 1894	The whole.
Act No. 32, 1894 ..	Charlestown Railway Extension Act, 1894	The whole.
Act No. 34, 1894 ..	Tugela River Railway Act	The whole.
Act No. 16, 1895 ..	The Fraudulent Passes Act, 1895	The whole.
Act No. 30, 1895 ..	To authorise and empower the Town Council of the City and Borough of Pietermaritzburg to exchange a certain portion of Public Outspan No. 3, in the said Borough for a portion of the land standing registered in the name of Her Majesty's Secretary of State of War, and known as "War Department Land," adjacent to the same, and to declare the land so to be acquired in exchange to be a portion of the Town Lands of the City and Borough of Pietermaritzburg, aforesaid, and to declare the land so to be transferred in exchange to Her Majesty's Secretary of State for War to be free from all servitudes at present affecting the same.	The whole.
Act No. 7, 1896 ..	To Validate certain Indian Marriages	The whole.
Act No. 20, 1896 ..	Bluff Railway Act, 1896	The whole.
Act No. 26, 1896 ..	To authorise and empower the Town Council of the City and Borough of Pietermaritzburg to exchange a certain portion of the Lot No. 121 of the Town Lands of Pietermaritzburg (vested in the said Town Council for a Public Cemetery) for Lot No. 561 of the Town Lands, aforesaid, and to declare the land so to be acquired in exchange to be a portion of the Town Lands of the Borough of Pietermaritzburg, aforesaid, and to declare the land so to be transferred in exchange as aforesaid to be a Public Cemetery.	The whole.
Act No. 27, 1896 ..	To Regulate the Salaries of the Chief Clerks of the Legislative Council and the Legislative Assembly.	The whole.
Act No. 32, 1896 ..	The Pietermaritzburg Consolidated Stock Act, 1896.	The whole.
Act No. 37, 1896 ..	Native Locations Act, 1896	The whole.
Act No. 3, 1897 ..	To continue, with amendments, the Cattle Diseases Acts of 1896.	The whole.
Act No. 4, 1897 ..	To remove doubts as to the validity of the nomination of the Judge selected by the Supreme Court for the trial of Election Petitions during the year 1897.	The whole.
Act No. 16, 1897 ..	Attorney-General's Office Act, 1897	The whole.
Act No. 20, 1897 ..	Greytown Railway Act, 1897	The whole.
Act No. 21, 1897 ..	Port Shepstone Railway Act, 1897	The whole.
Act No. 22, 1897 ..	Umfzinto Branch Railway Act, 1897	The whole.
Act No. 23, 1897 ..	To amend Law 16, 1872 the "Lands Clauses Consolidation Law, 1872".	The whole.
Act No. 24, 1897 ..	To declare the land used as a road lying between the Lots 558 and 525 of the Town Lands (City Extension) of the City and Borough of Pietermaritzburg free and discharged from the servitude of right-of-way affecting the same.	The whole.

No. en Jaar.	Titel of Onderwerp.	In hoeverre herroep.
Wet No. 12, 1893 ..	„To provide for the destruction of dogs abandoned at inland borders of Natal during the currency of a certain Proclamation prohibiting the importation of dogs”.	Die geheel.
Wet No. 15, 1893 ..	„Pietermaritzburg Tramways Law, 1893” ..	Die geheel.
Wet No. 4, 1894 ..	„The Immigration Act of 1894”	Die geheel.
Wet No. 12, 1894 ..	„To Regulate the Pension payable to the Honourable John Trevenen Polkinghorne during his tenure of the office of President of the Legislative Council”.	Die geheel.
Wet No. 16, 1894 ..	„Umzinto Railway Extension Act, 1894” ..	Die geheel.
Wet No. 21, 1894 ..	„Civil Service Act, 1894”	Soveel as wat nie herroep is nie.
Wet No. 27, 1894 ..	„Richmond Railway Extension Act, 1894”	Die geheel.
Wet No. 32, 1894 ..	„Charlestown Railway Extension Act, 1894”	Die geheel.
Wet No. 34, 1894 ..	„Tugela River Railway Act”	Die geheel.
Wet No. 16, 1895 ..	„The Fraudulent Passes Act, 1895” ..	Die geheel.
Wet No. 30, 1895 ..	„To authorise and empower the Town Council of the City and Borough of Pietermaritzburg to exchange a certain portion of Public Outspan No. 3, in the said Borough for a portion of the land standing registered in the name of Her Majesty's Secretary of State of War, and known as 'War Department Land,' adjacent to the same, and to declare the land so to be acquired in exchange to be a portion of the Town Lands of the City and Borough of Pietermaritzburg, aforesaid, and to declare the land so to be transferred in exchange to Her Majesty's Secretary of State for War to be free from all servitudes at present affecting the same”.	Die geheel.
Wet No. 7, 1896 ..	„To Validate certain Indian Marriages” ..	Die geheel.
Wet No. 20, 1896 ..	„Bluff Railway Act, 1896”	Die geheel.
Wet No. 26, 1896 ..	„To authorise and empower the Town Council of the City and Borough of Pietermaritzburg to exchange a certain portion of the Lot No. 121 of the Town Lands of Pietermaritzburg (vested in the said Town Council for a Public Cemetery) for Lot No. 561 of the Town Lands, aforesaid, and to declare the land so to be acquired in exchange to be a portion of the Town Lands of the Borough of Pietermaritzburg, aforesaid, and to declare the land so to be transferred in exchange as aforesaid to be a Public Cemetery”.	Die geheel.
Wet No. 27, 1896 ..	„To Regulate the Salaries of the Chief Clerks of the Legislative Council and the Legislative Assembly”.	Die geheel.
Wet No. 32, 1896 ..	„The Pietermaritzburg Consolidated Stock Act, 1896”.	Die geheel.
Wet No. 37, 1896 ..	„Native Locations Act, 1896”	Die geheel.
Wet No. 3, 1897 ..	„To continue, with amendments, the Cattle Diseases Acts of 1896.”	Die geheel.
Wet No. 4, 1897 ..	„To remove doubts as to the validity of the nomination of the Judge selected by the Supreme Court for the trial of Election Petitions during the year 1897”.	Die geheel.
Wet No. 16, 1897 ..	„Attorney-General's Office Act, 1897” ..	Die geheel.
Wet No. 20, 1897 ..	„Greytown Railway Act, 1897”	Die geheel.
Wet No. 21, 1897 ..	„Port Shepstone Railway Act, 1897” ..	Die geheel.
Wet No. 22, 1897 ..	„Umzinto Branch Railway Act, 1897” ..	Die geheel.
Wet No. 23, 1897 ..	„To amend Law 16, 1872, the 'Lands Clauses Consolidation Law, 1872'”.	Die geheel.
Wet No. 24, 1897 ..	„To declare the land used as a road lying between the Lots 558 and 525 of the Town Lands (City Extension) of the City and Borough of Pietermaritzburg free and discharged from the servitude of right-of-way affecting the same”.	Die geheel.

No. and Year.	Title or Subject Matter.	Extent of Repeal.
Act No. 25, 1897 ..	To provide for the payment of a Pension to the Honourable Sir John Robinson K.C.M.G. lately Prime Minister and Colonial Secretary of Natal.	The whole.
Act No. 29, 1897 ..	To make provision for the old age of certain persons in the public employ.	The whole.
Act No. 32, 1897 ..	To amend "The Natal Bank (Limited) Law, 1888".	The whole.
Act No. 33, 1897 ..	Dundee Loan and Waterworks Act, 1897 ..	So much as is unrepealed.
Act No. 2, 1898 ..	To authorise the grant of a portion of the Market Square of the Town of Stanger to Trustees for the purpose of erecting a Public Library and Hall thereon.	The whole.
Act No. 4, 1898 ..	To amend the Dundee Loan and Waterworks Act, 1897.	The whole.
Act No. 7, 1898 ..	The Natal Loan Act, 1898	The whole.
Act No. 10, 1898 ..	The Parliamentary Representation of Zululand Act, 1898.	The whole.
Act No. 32, 1898 ..	The Pietermaritzburg Consolidated Stock Acts, 1888 to 1898.	The whole.
Act No. 35, 1898 ..	Buffalo River Railway Act, 1898	The whole.
Act No. 38, 1898 ..	To provide for the erection of Buildings for the Legislative Council of Natal.	The whole.
Act No. 39, 1898 ..	Pietermaritzburg Fixed Beacons Act, 1898 ..	The whole.
Act No. 43, 1898 ..	License and Stamp Act, 1898	So much as is unrepealed.
Act No. 9, 1899 ..	To declare certain moneys advanced from the General Revenue of the Colony in anticipation of the raising of loans to be a charge upon the General Revenue, and not repayable from loan funds.	The whole.
Act No. 20, 1899 ..	To amend the License and Stamp Act, 1898 ..	So much as is unrepealed.
Act No. 24, 1899 ..	To extend the provisions of the Attorney-General's Office Act, 1897.	The whole.
Act No. 28, 1899 ..	The Newcastle Corporation Loan Act, 1899 ..	The whole.
Act No. 34, 1899 ..	To authorise and empower the Mayor and Councillors of the City and Borough of Pietermaritzburg to transfer to themselves the Public Outspan No. 4 in the said Borough, at present held by them in trust inalienable as an outspan or grazing ground for the use of travellers and the Burgesses of the said Borough, free from all trusts and servitudes at present affecting the same, and to declare the said piece of land to be a portion of the Town Lands of the said Borough.	The whole.
Act No. 40, 1899 ..	The Stanger and Kearsney Railway Act, 1899 ..	The whole.
Act No. 41, 1899 ..	To enable the public service of Gerhardus Marthinus Rudolph, C.M.G. during the years 1855 to 1873 to be reckoned for the purpose of pension.	The whole.
Act No. 42, 1899 ..	Zululand Railway Act, 1899	The whole.
Act No. 4, 1900 ..	The Public Works Loan Act of 1900	The whole.
Act No. 9, 1900 ..	The Pietermaritzburg Consolidated Stock Act, 1900.	The whole.
Act No. 10, 1900 ..	To authorise and empower the Mayor and Councillors of the City and Borough of Pietermaritzburg to transfer to themselves the "Public Outspan No. 6," in the said Borough at present held by them in trust inalienable as an outspan or grazing ground for the use of travellers and the Burgesses of the said Borough, free from all trusts and servitudes at present affecting the same, and to declare the said piece of land to be a portion of the Town Lands of the said Borough, and in lieu thereof to allocate a certain piece of land in extent 200 acres 0 roods 3 perches, more or less, being a certain portion of the said Town Lands to be known as Outspan No. 6A.	The whole.

No. en Jaar.	Titel of Onderwerp.	In hoeverre herroep.
Wet No. 25, 1897 ..	„To provide for the payment of a Pension to the Honourable Sir John Robinson, K.C.M.G., lately Prime Minister and Colonial Secretary of Natal”.	Die geheel.
Wet No. 29, 1897 ..	„To make provision for the old age of certain persons in the public employ”.	Die geheel.
Wet No. 32, 1897 ..	„To amend ‘The Natal Bank (Limited) Law, 1888’”.	Die geheel.
Wet No. 33, 1897 ..	„Dundee Loan and Waterworks Act, 1897”	Soveel as wat nie herroep is nie.
Wet No. 2, 1898 ..	„To authorise the grant of a portion of the Market Square of the Town of Stanger to Trustees for the purpose of erecting a Public Library and Hall thereon”.	Die geheel.
Wet No. 4, 1898 ..	„To amend the Dundee Loan and Waterworks Act, 1897”.	Die geheel.
Wet No. 7, 1898 ..	„The Natal Loan Act, 1898”	Die geheel.
Wet No. 10, 1898 ..	„The Parliamentary Representation of Zululand Act, 1898”.	Die geheel.
Wet No. 32, 1898 ..	„The Pietermaritzburg Consolidated Stock Acts 1888 to 1898”.	Die geheel.
Wet No. 35, 1898 ..	„Buffalo River Railway Act, 1898” ..	Die geheel.
Wet No. 38, 1898 ..	„To provide for the erection of Buildings for the Legislative Council of Natal”.	Die geheel.
Wet No. 39, 1898 ..	„Pietermaritzburg Fixed Beacons Act, 1898”	Die geheel.
Wet No. 43, 1898 ..	„License and Stamp Act, 1898”	Soveel as wat nie herroep is nie.
Wet No. 9, 1899 ..	„To declare certain moneys advanced from the General Revenue of the Colony in anticipation of the raising of loans to be a charge upon the General Revenue, and not repayable from loan funds”.	Die geheel.
Wet No. 20, 1899 ..	„To amend the License and Stamp Act, 1898”.	Soveel as wat nie herroep is nie.
Wet No. 24, 1899 ..	„To extend the provisions of the Attorney-General’s Office Act, 1897”.	Die geheel.
Wet No. 28, 1899 ..	„The Newcastle Corporation Loan Act, 1899”.	Die geheel.
Wet No. 34, 1899 ..	„To authorise and empower the Mayor and Councillors of the City and Borough of Pietermaritzburg to transfer to themselves the Public Outspan No. 4 in the said Borough, at present held by them in trust inalienable as an outspan or grazing ground for the use of travellers and the Burgesses of the said Borough, free from all trusts and servitudes at present affecting the same, and to declare the said piece of land to be a portion of the Town Lands of the said Borough”.	Die geheel.
Wet No. 40, 1899 ..	„The Stanger and Kearsney Railway Act, 1899”.	Die geheel.
Wet No. 41, 1899 ..	„To enable the public service of Gerhardus Marthinus Rudolph, C.M.G. during the years 1855 to 1873 to be reckoned for the purpose of pension”.	Die geheel.
Wet No. 42, 1899 ..	„Zululand Railway Act, 1899”	Die geheel.
Wet No. 4, 1900 ..	„The Public Works Loan Act of 1900” ..	Die geheel.
Wet No. 9, 1900 ..	„The Pietermaritzburg Consolidated Stock Act, 1900”.	Die geheel.
Wet No. 10, 1900 ..	„To authorise and empower the Mayor and Councillors of the City and Borough of Pietermaritzburg to transfer to themselves the ‘Public Outspan No. 6’, in the said Borough at present held by them in trust inalienable as an outspan or grazing ground for the use of travellers and the Burgesses of the said Borough, free from all trust and servitudes at present affecting the same, and to declare the said piece of land to be a portion of the Town Lands of the said Borough, and in lieu thereof to allocate a certain piece of land in extent 200 acres 0 roods 3 perches, more or less, being a certain portion of the said Town Lands to be known as Outspan No. 6A”.	Die geheel.

No. and Year.	Title or Subject Matter.	Extent of Repeal.
Act No. 12, 1900 ..	To provide for the appropriation of certain of the lands forming portion of the Commonage of Weenen, and for their irrigation and sale in small allotments.	The whole.
Act No. 15, 1900 ..	To indemnify the Governor of the Colony, and the Officer Commanding Her Majesty's Forces in Natal, and all persons acting under their authority and in good faith in regard to acts during the existence of Martial Law.	The whole.
Act No. 8, 1901.	To extend the Law and Acts relating to Indian Immigration to the Province of Zululand.	The whole.
Act No. 10, 1901. ..	The Registry of Deeds (Zululand) Act, 1901. ..	The whole.
Act No. 13, 1901 ..	To amend The Magistrates' Courts Act, 1896	The whole.
Act No. 14, 1901 ..	To amend Act No. 29, 1897 entitled Act "To make provision for the old age of certain persons in the public employ".	The whole.
Act No. 21, 1901 ..	To provide for the Pension of the Honourable Sir Michael Henry Gallwey, K.C.M.G., Chief Justice of Natal.	The whole.
Act No. 23, 1901	The Pietermaritzburg Consolidated Stock Act, 1901.	So much as is unrepealed.
Act No. 24, 1901 ..	The Greytown Loan and Waterworks Act, 1901	So much as is unrepealed.
Act No. 26, 1901 ..	To authorise and empower the Mayor and Councillors of the City and Borough of Pietermaritzburg to transfer to themselves the remainder of the Public Outspan No. 3 in the said Borough, at present held by them in trust inalienable as an outspan or grazing ground for the use of travellers and the Burgesses of the said Borough free from all trusts and servitudes at present affecting the same, and to declare the said piece of land to be a portion of the Town Lands of the said Borough.	The whole.
Act No. 29, 1901 ..	The Public Works Loan Act of 1901.	The whole.
Act No. 31, 1901 ..	To facilitate the Investment of Trust and other Funds in the United Kingdom in Natal Government Securities.	The whole.
Act No. 36, 1901 ..	Natal-Cape Railway Act, 1901	The whole.
Act No. 40, 1901 ..	For the protection of property in Ostriches and Ostrich Feathers.	So much as is unrepealed.
Act No. 43, 1901 ..	To amend the Civil Service Act of 1894 ..	So much as is unrepealed.
Act No. 6, 1902 ..	To make special provision regarding the pension to be paid to Robert Russel, Superintendent of Education, upon his retirement from the Public Service.	The whole.
Act No. 7, 1902 ..	To amend Act No. 29, 1897, entitled Act "To make provision for the old age of certain persons in the public employ".	The whole.
Act No. 8, 1902 ..	The Pietermaritzburg Consolidated Stock Act, 1902.	The whole.
Act No. 12, 1902 ..	The Kearsney and Mapumulo Railway Act, 1902.	The whole.
Act No. 16, 1902 ..	To amend the Pension Laws	The whole.
Act No. 22, 1902 ..	To indemnify the Governor of the Colony, and the Officer Commanding His Majesty's Forces in Natal, and all persons acting under their authority and in good faith, in regard to acts during the existence of Martial Law.	The whole.
Act No. 24, 1902 ..	The Land Acquisition Act, 1902	The whole.
Act No. 26, 1902 ..	To empower the Natal Native Trust to take or to grant the use of water from rivers flowing through Trust Lands.	The whole.
Act No. 27, 1902 ..	To empower the Natal Native Trust to raise a Loan of Fifty Thousand Pounds Sterling for the purposes of Irrigation.	The whole.

No. en Jaar.	Titel of Onderwerp.	In hoeverre herroep.
Wet No. 12, 1900 ..	„To provide for the appropriation of certain of the lands forming portion of the Commonge of Weenen, and for their irrigation and sale in small allotments”.	Die geheel.
Wet No. 15, 1900 ..	„To indemnify the Governor of the Colony, and the Officer Commanding Her Majesty's Forces in Natal, and all persons acting under their authority and in good faith in regard to acts during the existence of Martial Law”.	Die geheel.
Wet No. 8, 1901 ..	„To extend the Law and Acts relating to Indian Immigration to the Province of Zululand”.	Die geheel.
Wet No. 10, 1901 ..	„The Registry of Deeds (Zululand) Act, 1901”.	Die geheel.
Wet No. 13, 1901 ..	„To Amend The Magistrates' Courts Act, 1896”.	Die geheel.
Wet No. 14, 1901 ..	„To amend Act No. 29, 1897 entitled Act ‘To make Provision for the old age of certain persons in the public employ’”.	Die geheel.
Wet No. 21, 1901 ..	„To provide for the Pension of the Honourable Sir Michael Henry Gallwey, K.C.M.G., Chief Justice of Natal”.	Die geheel.
Wet No. 23, 1901 ..	„The Pietermaritzburg Consolidated Stock Act, 1901”.	Soveel as wat nie herroep is nie.
Wet No. 24, 1901 ..	„The Greytown Loan and Waterworks Act, 1901”.	Soveel as wat nie herroep is nie.
Wet No. 26, 1901 ..	„To authorise and empower the Mayor and Councillors of the City and Borough of Pietermaritzburg to tranfer to themselves the remainder of the Public Outspan No. 3 in the said Borough, at present held by them in trust inalienable as an outspan or grazing ground for the use of travellers and the burgesses of the said Borough free from all trusts and servitudes at present affecting the same, and to declare the said piece of land to be a portion of the Town Lands of the said Borough”.	Die geheel.
Wet No. 29, 1901 ..	„The Public Works Loan Act of 1901” ..	Die geheel.
Wet No. 31, 1901 ..	„To facilitate the Investment of Trust and other Funds in the United Kingdom in Natal Government Securities”.	Die geheel.
Wet No. 36, 1901 ..	„Natal-Cape Railway Act, 1901”	Die geheel.
Wet No. 40, 1901 ..	„For the protection of property in Ostriches and Ostrich Feathers”.	Soveel as wat nie herroep is nie.
Wet No. 43, 1901 ..	„To amend the Civil Service Act of 1894”	Soveel as wat nie herroep is nie.
Wet No. 6, 1902 ..	„To make special provision regarding the pension to be paid to Robert Russel, Superintendent of Education, upon his retirement from the Public Service”.	Die geheel.
Wet No. 7, 1902 ..	„To amend Act No. 29, 1897, entitled Act ‘To make provision for the old age of certain persons in the public employ’”.	Die geheel.
Wet No. 8, 1902 ..	„The Pietermaritzburg Consolidated Stock Act 1902”.	Die geheel.
Wet No. 12, 1902 ..	„The Kearsney and Mapumulo Railway Act, 1902”.	Die geheel.
Wet No. 16, 1902 ..	„To amend the Pension Laws”	Die geheel.
Wet No. 22, 1902 ..	„To indemnify the Governor of the Colony, and the Officer Commanding His Majesty's Forces in Natal, and all persons acting under their authority and in good faith, in regard to acts during the existence of Martial Law”.	Die geheel.
Wet No. 24, 1902 ..	„The Land Acquisition Act, 1902”	Die geheel.
Wet No. 26, 1902 ..	„To empower the Natal Native Trust to take or to grant the use of water from rivers flowing through Trust Lands”.	Die geheel.
Wet No. 27, 1902 ..	„To empower the Natal Native Trust to raise a Loan of Fifty Thousand Pounds Sterling for the purposes of Irrigation”.	Die geheel.

No. and Year.	Title or Subject Matter.	Extent of Repeal.
Act No. 30, 1902 ..	To extend the operation of Act No. 22, 1902, entitled "Act to indemnify the Governor of the Colony, and the Officer Commanding His Majesty's Forces in Natal, and all persons acting under their authority and in good faith, in regard to acts during the existence of Martial Law".	The whole.
Act No. 3, 1903 ..	The Northern Districts Parliamentary Representation Act, 1903.	The whole.
Act No. 9, 1903 ..	The Buffalo-Vryheid Railway Act, 1903 ..	So much as is unpealed.
Act No. 16, 1903 ..	To authorise and empower the Mayor and Councillors of the City and Borough of Pietermaritzburg to transfer to themselves the Remainder of the Public Outspan No. 5, and the Public Outspan No. (5), in the said Borough, at present held by them in trust inalienable as outspans or grazing grounds for the use of travellers and the Burgesses of the said Borough, free from all trusts and servitudes at present affecting the same, and to declare the said pieces of land to be portions of the Town Lands of the said Borough.	The whole.
Act No. 18, 1903 ..	The Pietermaritzburg Consolidated Stock Act, 1903.	The whole.
Act No. 19, 1903 ..	The Newcastle Corporation Loan and Water-Works Act, 1903.	The whole.
Act No. 21, 1903 ..	Dundee Loan and Waterworks Act, 1903 ..	The whole.
Act No. 26, 1903 ..	Indemnity Act, 1903	The whole.
Act No. 36, 1903 ..	Militia Act, 1903	So much as is unpealed.
Act No. 40, 1903 ..	The Public Works Loan Act of 1903	The whole.
Act No. 41, 1903 ..	To abolish the Pietermaritzburg and Durban Collegiate Trusts.	The whole.
Act No. 45, 1903 ..	Alfred County Railway Act, 1903	The whole.
Act No. 46, 1903 ..	Upper Tugela Railway Act, 1903	The whole.
Act No. 16, 1904 ..	Howick Branch Railway Act, 1904	The whole.
Act No. 17, 1904 ..	The Stuartstown Railway Act, 1904	The whole.
Act No. 19, 1904 ..	To amend Act No. 27, 1902, entitled Act "To empower the Natal Native Trust to raise a Loan of Fifty Thousand Pounds Sterling, for the purposes of Irrigation".	The whole.
Act No. 20, 1904 ..	To make special provision with regard to the salary and pension payable to Arderne Hulley, lately a Magistrate in the Public Service of the Colony.	The whole.
Act No. 24, 1904 ..	Military Manoeuvres Act, 1904	The whole.
Act No. 28, 1904 ..	The Northern Districts Loan Act, 1904 ..	The whole.
Act No. 30, 1904 ..	The Pietermaritzburg Consolidated Stock Act, 1904.	The whole.
Act No. 33, 1904 ..	To authorise and empower the Mayor and Councillors of the Borough of Dundee to transfer to themselves the Dundee Commonage No. 2, in extent 1415 acres 1 rood and 25 perches, free from all trusts and servitudes at present affecting the same, and to declare the said land to be a portion of the said Borough.	The whole.
Act No. 34, 1904 ..	To amend Section 21 of the Act No. 12, 1902..	The whole.
Act No. 41, 1904 ..	Weenen Railway Act, 1904	The whole.
Act No. 48, 1904 ..	To regulate the signing of negotiable instruments by Indians.	The whole.
Act No. 2, 1905 ..	Orange River Colony Railway Loan Act, 1905..	The whole.
Act No. 11, 1905 ..	Vryheid Extension Railway Act, 1905	The whole.

No. en Jaar.	Titel of Onderwerp.	In hoeverre herroep.
Wet No. 30, 1902 ..	„To extend the operation of Act No. 22, 1902, entitled 'Act to indemnify the Governor of the Colony and the Officer Commanding His Majesty's Forces in Natal, and all persons acting under their authority and in good faith, in regard to acts during the existence of Martial Law' ”.	Die geheel.
Wet No. 3, 1903 ..	„The Northern Districts Parliamentary Representation Act, 1903”.	Die geheel.
Wet No. 9, 1903 ..	„The Buffalo-Vryheid Railway Act, 1903”..	Soveel as wat nie herroep is nie.
Wet No. 16, 1903 ..	„To authorise and empower the Mayor and Councillors of the City and Borough of Pietermaritzburg to transfer to themselves the Remainder of the Public Outspan No.5, and the Public Outspan No. (5), in the said Borough, at present held by them in trust inalienable as outspans or grazing grounds for the use of travellers and the Burgesses of the said Borough, free from all trusts and servitudes at present affecting the same, and to declare the said pieces of land to be portions of the Town Lands of the said Borough”.	Die geheel.
Wet No. 18, 1903 ..	„The Pietermaritzburg Consolidated Stock Act, 1903”.	Die geheel.
Wet No. 19, 1903 ..	„The Newcastle Corporation Loan and Water-Works Act, 1903”.	Die geheel.
Wet No. 21, 1903 ..	„Dundee Loan and Waterworks Act, 1903”	Die geheel.
Wet No. 26, 1903 ..	„Indemnity Act 1903”	Die geheel.
Wet No. 36, 1903 ..	„Militia Act, 1903”	Soveel as wat nie herroep is nie.
Wet No. 40, 1903 ..	„The Public Works Loan Act of 1903” ..	Die geheel.
Wet No. 41, 1903 ..	„To abolish the Pietermaritzburg and Durban Collegiate Trusts”.	Die geheel.
Wet No. 45, 1903 ..	„Alfred County Railway Act, 1903” ..	Die geheel.
Wet No. 46, 1903 ..	„Upper Tugela Railway Act, 1903”.. ..	Die geheel.
Wet No. 16, 1904 ..	„Howick Branch Railway Act, 1904” ..	Die geheel.
Wet No. 17, 1904 ..	„The Stuartstown Railway Act, 1904” ..	Die geheel.
Wet No. 19, 1904 ..	„To amend Act No. 27, 1902, entitled Act 'To empower the Natal Native Trust to raise a Loan of Fifty Thousand Pounds Sterling, for the purposes of Irrigation' ”.	Die geheel.
Wet No. 20, 1904 ..	„To make special provision with regard to the salary and pension payable to Arderne Hulley, lately a Magistrate in the Public Service of the Colony”.	Die geheel.
Wet No. 24, 1904 ..	„Military Manoeuvres Act, 1904”	Die geheel.
Wet No. 28, 1904 ..	„The Northern Districts Loan Act, 1904” ..	Die geheel.
Wet No. 30, 1904 ..	„The Pietermaritzburg Consolidated Stock Act, 1904”.	Die geheel.
Wet No. 33, 1904 ..	„To authorise and empower the Mayor and Councillors of the Borough of Dundee to transfer to themselves the Dundee Commonage No. 2, in extent 1415 acres 1 rood and 25 perches, free from all trusts and servitudes at present affecting the same, and to declare the said land to be a portion of the said Borough”.	Die geheel.
Wet No. 34, 1904 ..	„To amend Section 21 of the Act No. 12, 1902”.	Die geheel.
Wet No. 41, 1904 ..	„Weenen Railway Act, 1904”	Die geheel.
Wet No. 48, 1904 ..	„To regulate the signing of negotiable instruments by Indians”.	Die geheel.
Wet No. 2, 1905 ..	„Orange River Colony Railway Loan Act, 1905”.	Die geheel.
Wet No. 11, 1905 ..	„Vryheid Extension Railway Act, 1905” ..	Die geheel.

No. and Year.	Title or Subject Matter.	Extent of Repeal.
Act No. 13, 1905 ..	To confer borrowing powers on the Town Council of the Borough of Dundee, in addition to the powers heretofore given to the said Town Council, for the purpose of enabling the said Town Council to carry out certain works in order to provide for the improvement and extension of the Water Supply of the said Borough.	The whole.
Act No. 14, 1905 ..	To make provision regarding the superannuation of certain officers of the Public Service and of the Indian Immigration Trust Board.	The whole.
Act No. 15, 1905 ..	The Prisoners Detention Act, 1905	The whole.
Act No. 29, 1905 ..	To amend Act No. 8 of 1902, entitled Act "To increase the borrowing powers of the Mayor and Councillors of the City of Pietermaritzburg".	The whole.
Act No. 30, 1905 ..	To amend the Militia Act, 1903	The whole.
Act No. 31, 1905 ..	To amend the Laws relative to Liquor Licenses and other Licenses in their application to the Province of Zululand.	The whole with the exception of section 6.
Act No. 33, 1905 ..	Verulam Loan and Waterworks Act, 1905 ..	The whole.
Act No. 38, 1905 ..	The Poll Tax Act, 1905	So much as is unrepealed.
Act No. 4, 1906 ..	Temporary Loan Act, 1906	So much as is unrepealed.
Act No. 5, 1906 ..	To amend Law No. 19, 1862, entitled Law "To promote the establishment of Rifle Associations for the defence of this Colony".	The whole.
Act No. 11, 1906 ..	To amend Law No. 13, 1865, entitled Law "To regulate the employment of wagons and other vehicles on the public roads and streets within the Colony of Natal".	The whole.
Act No. 15, 1906 ..	To remove doubts as to the meaning of Act No. 31, 1905, entitled Act "To amend the Laws relative to Liquor Licenses and other Licenses in their application to the Province of Zululand.	The whole.
Act No. 16, 1906 ..	Mid-Iollo Branch Railway Act, 1906	The whole.
Act No. 17, 1906 ..	To empower the Government to grant a License to the Corporation of Durban to extend the Telephone system authorised by Act No. 31, 1897.	The whole.
Act No. 25, 1906 ..	Vryheid Loan Act, 1906	So much as is unrepealed.
Act No. 26, 1906 ..	To extend the Foreign Enlistment Act, 1870, to the Province of Zululand and the Northern Districts of Natal.	The whole.
Act No. 29, 1906 ..	To confer borrowing powers upon the Local Board of the Township of Greytown, in addition to the powers heretofore given to the said Board, for the purpose of enabling the said Board to purchase certain property, and carry out certain works in order to secure and conserve the Town Water Supply, and also to sell certain property belonging to the said Board, and to extend otherwise the powers of the Board.	So much as is unrepealed.
Act No. 34, 1906 ..	Effingham Siding Act	The whole.
Act No. 36, 1906 ..	To amend the Militia Act, 1903	The whole.
Act No. 38, 1906 ..	To bring certain officers of the Indian Immigration Trust Board of Natal within the provisions of the Public Employees Superannuation Act, 1897.	The whole.
Act No. 40, 1906 ..	To empower the Mayor and Councillors of the Borough of Pietermaritzburg to transfer to themselves the Remainder of the Public Outspan No. 2 and the Public Outspan No. /2/ in the said Borough free from all trusts and servitudes at present affecting the same, and to declare the said pieces of land to be portions of the Town Lands of the said Borough.	The whole.

No. en Jaar.	Titel of Onderwerp.	In hoeverre herroep.
Wet No. 13, 1905 ..	„To confer borrowing powers on the Town Council of the Borough of Dundee, in addition to the powers heretofore given to the said Town Council, for the purpose of enabling the said Town Council to carry out certain works in order to provide for the improvement and extension of the Water Supply of the said Borough”.	Die geheel.
Wet No. 14, 1905 ..	„To make provision regarding the superannuation of certain officers of the Public Service and of the Indian Immigration Trust Board”.	Die geheel.
Wet No. 15, 1905 ..	„The Prisoners Detention Act, 1905” ..	Die geheel.
Wet No. 29, 1905 ..	„To amend Act No. 8 of 1902, entitled Act ‘To increase the borrowing powers of the Mayor and Councillors of the City of Pietermaritzburg’ ”.	Die geheel.
Wet No. 30, 1905 ..	„To amend the Militia Act, 1903” ..	Die geheel.
Wet No. 31, 1905 ..	„To amend the Laws relative to Liquor Licenses and other Licenses in their application to the Province of Zululand”.	Die geheel met uitsondering van artikel 6.
Wet No. 33, 1905 ..	„Verulam Loan and Waterworks Act, 1905”	Die geheel.
Wet No. 38, 1905 ..	„The Poll Tax Act, 1905” ..	Soveel as wat nie herroep is nie.
Wet No. 4, 1906 ..	„Temporary Loan Act, 1906” ..	Soveel as wat nie herroep is nie.
Wet No. 5, 1906 ..	„To amend Law No. 19, 1862, entitled Law ‘To promote the establishment of Rifle Associations for the defence of this Colony’ ”.	Die geheel.
Wet No. 11, 1906 ..	„To amend Law No. 13, 1865, entitled Law ‘To regulate the employment of wagons and other vehicles on the public roads and streets within the Colony of Natal’ ”.	Die geheel.
Wet No. 15, 1906 ..	„To remove doubts as to the meaning of Act No. 31, 1905, entitled Act ‘To amend the Laws relative to Liquor Licenses and other Licenses in their application to the Province of Zululand’ ”.	Die geheel.
Wet No. 16, 1906 ..	„Mid-Iollovo Branch Railway Act, 1906” ..	Die geheel.
Wet No. 17, 1906 ..	„To empower the Government to grant a License to the Corporation of Durban to extend the Telephone system authorised by Act No. 31, 1897”.	Die geheel.
Wet No. 25, 1906 ..	„Vryheid Loan Act, 1906” ..	Soveel as wat nie herroep is nie.
Wet No. 26, 1906 ..	„To extend the Foreign Enlistment Act, 1870, to the Province of Zululand and the Northern Districts of Natal”.	Die geheel.
Wet No. 29, 1906 ..	„To confer borrowing powers upon the Local Board of the Township of Greytown, in addition to the powers heretofore given to the said Board, for the purpose of enabling the said Board to purchase certain property, and carry out certain works in order to secure and conserve the Town Water Supply, and also to sell certain property belonging to the said Board, and to extend otherwise the powers of the Board”.	Soveel as wat nie herroep is nie.
Wet No. 34, 1906 ..	„Effingham Siding Act” ..	Die geheel.
Wet No. 36, 1906 ..	„To amend the Militia Act, 1903” ..	Die geheel.
Wet No. 38, 1906 ..	„To bring certain officers of the Indian Immigration Trust Board of Natal within the provisions of the Public Employees Superannuation Act, 1897”.	Die geheel.
Wet No. 40, 1906 ..	„To empower the Mayor and Councillors of the Borough of Pietermaritzburg to transfer to themselves the Remainder of the Public Outspan No. 2 and the Public Outspan No. /2/ in the said Borough free from all trusts and servitudes at present affecting the same, and to declare the said pieces of land to be portions of the Town Lands of the said Borough”.	Die geheel.

No. and Year.	Title or Subject Matter.	Extent of Repeal.
Act No. 41, 1906 ..	The Pietermaritzburg Consolidated Stock Act, 1906.	The whole.
Act No. 42, 1906 ..	To further amend Act No. 8 of 1902, entitled "To increase the borrowing powers of the Mayor and Councillors of the City of Pietermaritzburg" as amended by Act No. 29 of 1905.	The whole.
Act No. 47, 1906 ..	Additional Loan Act, 1906	The whole.
Act No. 50, 1906 ..	To give certain powers in relation to private railways connected with the Natal Government Railways.	So much as is unrepealed.
Act No. 51, 1906 ..	Indemnity Act, 1906	The whole.
Act No. 53, 1906 ..	To authorise the Governor to borrow the sum of £100,000 from the Consolidated Loans Fund, to be used for the prevention or suppression of the disease known as East Coast Fever.	The whole.
Act No. 4, 1907 ..	To apply a sum not exceeding £1,000,000 on account for the Services of the year ending the 30th day of June, 1908.	The whole.
Act No. 5, 1907 ..	To provide a further sum not exceeding £127,468 for the Public Service of the Colony for the year ending 30th June, 1907.	The whole.
Act No. 7, 1907 ..	To amend Act No. 53, 1906, entitled "To authorise the Governor to borrow the sum of £100,000 from the Consolidated Loans Fund, to be used for the prevention or suppression of the disease known as East Coast Fever".	The whole.
Act No. 12, 1907 ..	For making further provision for the Service of the Year 1905-06, in addition to the sums already provided in that respect.	The whole.
Act No. 19, 1907 ..	To provide a sum not exceeding £4,259,767 for the Public Service of the Colony for the year ending 30th June, 1908.	The whole.
Act No. 30, 1907 ..	To provide the funds necessary for the expenditure authorised by Act No. 6, 1907 and Act No. 8, 1907.	The whole.
Act No. 31, 1907 ..	To ascertain and declare the amount of Quit Rent payable to the Colonial Government on lands situated in the Northern Districts, and for apportioning and redeeming the same.	The whole.
Act No. 34, 1907 ..	To amend Act No. 4, 1906, entitled "To authorise a Temporary Loan of £500,000".	The whole.
Act No. 2, 1908 ..	To apply a sum not exceeding £500,000 on account for the Services of the year ending 30th day of June, 1909.	The whole.
Act No. 3, 1908 ..	To provide a further sum not exceeding £58,482 for the Public Service of the Colony for the year ending 30th June, 1908.	The whole.
Act No. 4, 1908 ..	For making further provision for the Service of the Year 1906-07, in addition to the sums already provided in that respect.	The whole.
Act No. 5, 1908 ..	Indemnity Act, 1908	The whole.
Act No. 7, 1908 ..	To apply a further sum not exceeding £500,000 on account for the Services of the year ending the 30th day of June, 1909.	The whole.
Act No. 14, 1908 ..	To remit quit rent due upon lands in the Northern Districts prior to the date of annexation thereof to Natal.	The whole.
Act No. 15, 1908 ..	To amend Act No. 38, of 1903, entitled Act "To authorise the Town Council of the Borough of Pietermaritzburg to provide a Main Sewerage Scheme for the Borough".	The whole.
Act No. 17, 1908 ..	To authorise a loan for certain public works ..	The whole.

No. en Jaar.	Titel of Onderwerp.	In hoeverre herroep.
Wet No. 41, 1906 ..	„The Pietermaritzburg Consolidated Stock Act, 1906”.	Die geheel.
Wet No. 42, 1906 ..	„To further amend Act No. 8 of 1902, entitled Act ‘To increase the borrowing powers of the Mayor and Councillors of the City of Pietermaritzburg’ as amended by Act No. 29 of 1905”.	Die geheel.
Wet No. 47, 1906 ..	„Additional Loan Act, 1906”	Die geheel.
Wet No. 50, 1906 ..	„To give certain powers in relation to private railways connected with the Natal Government Railways”.	Soveel as wat nie herroep is nie.
Wet No. 51, 1906 ..	„Indemnity Act, 1906”	Die geheel.
Wet No. 53, 1906 ..	„To authorise the Governor to borrow the sum of £100,000 from the Consolidated Loans Fund, to be used for the prevention or suppression of the disease known as East Coast Fever”.	Die geheel.
Wet No. 4, 1907 ..	„To apply a sum not exceeding £1,000,000 on account for the Services of the year ending the 30th day of June, 1908.”	Die geheel.
Wet No. 5, 1907 ..	„To provide a further sum not exceeding £127,468 for the Public Service of the Colony for the year ending 30th June, 1907”.	Die geheel.
Wet No. 7, 1907 ..	„To amend Act No. 53, 1906, entitled Act ‘To authorise the Governor to borrow the sum of £100,000 from the Consolidated Loans Fund, to be used for the prevention or suppression of the disease known as East Coast Fever’”.	Die geheel.
Wet No. 12, 1907 ..	„For making further provision for the Service of the Year 1905–06, in addition to the sums already provided in that respect”.	Die geheel.
Wet No. 19, 1907 ..	„To provide a sum not exceeding £4,259,767 for the Public Service of the Colony for the year ending 30th June, 1908”.	Die geheel.
Wet No. 30, 1907 ..	„To provide the funds necessary for the expenditure authorised by Act No. 6, 1907 and Act No. 8, 1907”.	Die geheel.
Wet No. 31, 1907 ..	„To ascertain and declare the amount of Quit Rent payable to the Colonial Government on lands situated in the Northern Districts, and for apportioning and redeeming the same”.	Die geheel.
Wet No. 34, 1907 ..	„To amend Act No. 4, 1906, entitled Act ‘To authorise a Temporary Loan of £500,000’”.	Die geheel.
Wet No. 2, 1908 ..	„To apply a sum not exceeding £500,000 on account for the Services of the year ending 30th day of June, 1909”.	Die geheel.
Wet No. 3, 1908 ..	„To provide a further sum not exceeding £58,482 for the Public Service of the Colony for the year ending 30th June, 1908”.	Die geheel.
Wet No. 4, 1908 ..	„For making further provision for the Service of the Year 1906–07, in addition to the sums already provided in that respect”.	Die geheel.
Wet No. 5, 1908 ..	„Indemnity Act, 1908”	Die geheel.
Wet No. 7, 1908 ..	„To apply a further sum not exceeding £500,000 on account for the Services of the year ending the 30th day of June, 1909”.	Die geheel.
Wet No. 14, 1908 ..	„To remit quit rent due upon lands in the Northern Districts prior to the date of annexation thereof to Natal”.	Die geheel.
Wet No. 15, 1908 ..	„To amend Act No. 38, of 1903, entitled Act ‘To authorise the Town Council of the Borough of Pietermaritzburg to provide a Main Sewerage Scheme for the Borough’”.	Die geheel.
Wet No. 17, 1908 ..	„To authorise a loan for certain public works”.	Die geheel.

No. and Year.	Title or Subject Matter.	Extent of Repeal.
Act No. 18, 1908 ..	To provide a sum not exceeding £4,026,658 for the Public Service of the Colony for the year ending 30th June, 1909.	The whole.
Act No. 25, 1908 ..	To make provisions with regard to the duties and authority of statutory officers.	The whole.
Act No. 26, 1908 ..	To empower the Governor to grant to the Local Board of the Township of Estcourt a certain piece of Crown Lands adjoining the Town Lands.	The whole.
Act No. 30, 1908 ..	To rescind the borrowing powers given by certain loan Acts in so far as they have not been already exercised.	The whole.
Act No. 34, 1908 ..	Income Tax and Land Tax Act, 1908 ..	The whole.
Act No. 37, 1908 ..	To make better provision for the Protection of European Children.	The whole.
Act No. 40, 1908 ..	To alter certain electoral districts and to provide for increased representation thereof in Parliament.	The whole.
Act No. 41, 1908 ..	To regulate claims against Natives for interest.	The whole.
Act No. 2, 1909 ..	Referendum Act, 1909	The whole.
Act No. 3, 1909 ..	To apply a sum not exceeding £2,000,000 on account for the Services of the year ending the 30th day of June, 1910.	The whole.
Act No. 5, 1909 ..	To make special provision with regard to the Voters' Lists.	The whole.
Act No. 6, 1909 ..	Alfred County Railway Extension Act, 1909 ..	The whole.
Act No. 7, 1909 ..	To amend the Land Clauses Consolidation Law No. 16, 1872, and Act No. 10, 1899.	The whole.
Act No. 16, 1909 ..	To amend the law in regard to the administration of estates and the payment of succession duty.	So much as is unpealed.
Act No. 17, 1909 ..	To exempt the Natal Native Trust and the Zululand Native Trust from stamp duty upon grants of land.	The whole.
Act No. 20, 1909 ..	To continue the operation for a further period of twenty-one years of "The Natal Bank (Limited) Law, 1888" (No. 43, 1888), and of the amending Law No. 15, 1889, and of the amending Act No. 32, 1897, which Laws and Act are read and construed together as one Act, which are cited and known as "The Natal Bank (Limited) Laws, 1888 to 1897".	The whole.
Act No. 25, 1909 ..	To authorise a loan for certain public works ..	The whole.
Act No. 28, 1909 ..	For making further provision for the Service of the Year 1907-08, in addition to the sums already provided in that respect.	The whole.
Act No. 30, 1909 ..	To amend the Consolidated Loans Fund Act, 1904.	The whole.
Act No. 32, 1909 ..	To make special provision in regard to certain contributors to the Fund established by the Public Employees Superannuation Act No. 29, 1897.	The whole.
Act No. 36, 1909 ..	To amend Law 13, 1872, entitled Law "For declaring certain Civil Rights to be possessed by the Dutch Reformed Church of Natal".	The whole.
Act No. 38, 1909 ..	To empower the Town Council of the City and Borough of Pietermaritzburg to apply unexpended balances of issued loans to the extent of Thirty seven thousand pounds in redeeming Debentures which have matured and in carrying out Sewerage Works authorised by Acts Nos. 18 and 38 of 1903.	The whole.
Act No. 39, 1909 ..	To provide a sum not exceeding £5,055,163 for the Public Service of the Colony for the year ending 30th June, 1910.	The whole.

No. en Jaar.	Titel of Onderwerp.	In hoeverre herroep.
Wet No. 18, 1908 ..	„To provide a sum not exceeding £4,026,658 for the Public Service of the Colony for the year ending 30th June, 1909”.	Die geheel.
Wet No. 25, 1908 ..	„To make provision with regard to the duties and authority of statutory officers”.	Die geheel.
Wet No. 26, 1908 ..	„To empower the Governor to grant to the Local Board of the Township of Estcourt a certain piece of Crown Lands adjoining the Town Lands”.	Die geheel.
Wet No. 30, 1908 ..	„To rescind the borrowing powers given by certain loan Acts in so far as they have not been already exercised”.	Die geheel.
Wet No. 34, 1908 ..	„Income Tax and Land Tax Act, 1908” ..	Die geheel.
Wet No. 37, 1908 ..	„To make better provision for the Protection of European Children”.	Die geheel.
Wet No. 40, 1908 ..	„To alter certain electoral districts and to provide for increased representation thereof in Parliament”.	Die geheel.
Wet No. 41, 1908 ..	„To regulate claims against Natives for interest”.	Die geheel.
Wet No. 2, 1909 ..	„Referendum Act, 1909”	Die geheel.
Wet No. 3, 1909 ..	„To apply a sum not exceeding £2,000,000 on account for the Services of the year ending the 30th day of June, 1910”.	Die geheel.
Wet No. 5, 1909 ..	„To make special provision with regard to the Voters’ Lists”.	Die geheel.
Wet No. 6, 1909 ..	„Alfred County Railway Extension Act, 1909”.	Die geheel.
Wet No. 7, 1909 ..	„To amend the Land Clauses Consolidation Law No. 16, 1872, and Act No. 10, 1899”.	Die geheel.
Wet No. 16, 1909 ..	„To amend the law in regard to the administration of estates and the payment of succession duty”.	Soveel as wat nie herroep is nie.
Wet No. 17, 1909 ..	„To exempt the Natal Native Trust and the Zululand Native Trust from stamp duty upon grants of land”.	Die geheel.
Wet No. 20, 1909 ..	„To continue the operation for a further period of twenty-one years of ‘The Natal Bank (Limited) Law, 1888’ (No. 43, 1888), and of the amending Law, No. 15, 1889, and of the amending Act No. 32, 1897, which Laws and Act are read and construed together as one Act, which are cited and known as ‘The Natal Bank (Limited) Laws, 1888 to 1897’”.	Die geheel.
Wet No. 25, 1909 ..	„To authorise a loan for certain public works”.	Die geheel.
Wet No. 28, 1909 ..	„For making further provision for the Service of the Year 1907-08, in addition to the sums already provided in that respect”.	Die geheel.
Wet No. 30, 1909 ..	„To amend the Consolidated Loans Fund Act, 1904”.	Die geheel.
Wet No. 32, 1909 ..	„To make special provision in regard to certain contributors to the Fund established by the Public Employees Superannuation Act No. 29, 1897”.	Die geheel.
Wet No. 36, 1909 ..	„To amend Law 13, 1872, entitled Law ‘For declaring certain Civil Rights to be possessed by the Dutch Reformed Church of Natal’”.	Die geheel.
Wet No. 38, 1909 ..	„To empower the Town Council of the City and Borough of Pietermaritzburg to apply unexpended balances of issued loans to the extent of Thirty seven thousand pounds in redeeming Debentures which have matured and in carrying out Sewerage Works authorised by Acts Nos. 18 and 38 of 1903”.	Die geheel.
Wet No. 39, 1909 ..	„To provide a sum not exceeding £5,055,163 for the Public Service of the Colony for the year ending 30th June, 1910”.	Die geheel.

No. and Year.	Title or Subject Matter.	Extent of Repeal.
Act No. 42, 1909 ..	To amend Act No. 20 of 1895 "To declare certain lands vested in the Local Board of Verulam free from certain trusts affecting the same".	The whole.
Act No. 44, 1909 ..	To amend Section 19 of the Civil Service Act, No. 21, 1894.	The whole.
Act No. 1, 1910 ..	The Public Servants Superannuation Act, 1909	So much as is unrepealed.
Act No. 2, 1910 ..	To adjust the pensions and retiring allowances of certain officers of Government.	The whole.
Act No. 3, 1910 ..	To remove doubts as to the status of Francis Colepeper, lately an official of the Public Service.	The whole.
Act No. 8, 1910 ..	To provide for the maintenance of a reserve of public stores; to charge the capital value thereof to loan account; to authorise a loan for railways and harbours and other public works; to amend certain loan Acts, and to define the application of the unexpended balances of the loans thereunder.	The whole.
Act No. 15, 1910 ..	Government Property Rating Act, 1910 ..	The whole.
Act No. 16, 1910 ..	To make special provision for the pension or retiring allowances of certain officers of the Civil Service.	The whole.
Act No. 17, 1910 ..	To make provision for retiring allowances to officers of the parliamentary staff upon the taking effect of South African Union.	The whole.
Act No. 21, 1910 ..	Railway Extension Act, 1909	So much as is unrepealed.
Act No. 28, 1910 ..	To extend the purposes of the Natal Native Trust Loan Act, No. 27, 1902.	The whole.

No. en Jaar.	Titel of Onderwerp.	In hoeverre herroep.
Wet No. 42, 1909 ..	„To amend Act No. 20 of 1895 “To declare certain lands vested in the Local Board of Verulam free from certain trusts affecting the same”.”	Die geheel.
Wet No. 44, 1909 ..	„To amend Section 19 of the Civil Service Act, No. 21, 1894”.	Die geheel.
Wet No. 1, 1910 ..	„The Public Servants Superannuation Act, 1909”.	Soveel as wat nie herroep is nie.
Wet No. 2, 1910 ..	„To adjust the pensions and retiring allowances of certain officers of Government”.	Die geheel.
Wet No. 3, 1910 ..	„To remove doubts as to the status of Francis Colepeper, lately an official of the Public Service”.	Die geheel.
Wet No. 8, 1910 ..	„To provide for the maintenance of a reserve of public stores; to charge the capital value thereof to loan account; to authorise a loan for railways and harbours and other public works; to amend certain loan Acts, and to define the application of the unexpended balances of the loans thereunder”.	Die geheel.
Wet No. 15, 1910 ..	„Government Property Rating Act, 1910”	Die geheel.
Wet No. 16, 1910 ..	„To make special provision for the pension or retiring allowances of certain officers of the Civil Service”.	Die geheel.
Wet No. 17, 1910 ..	„To make provision for retiring allowances to officers of the parliamentary staff upon the taking effect of South African Union”.	Die geheel.
Wet No. 21, 1910 ..	„Railway Extension Act, 1909”	Soveel as wat nie herroep is nie.
Wet No. 28, 1910 ..	„To extend the purposes of the Natal Native Trust Loan Act, No. 27, 1902”.	Die geheel.

No. 80, 1967.]

ACT

To amend the provisions of the Price Control Act, 1964, relating to definitions, the fixing of prices, deposits in respect of containers, the issue and retention of invoices, the conditional sale of goods, the keeping and preservation of records and the granting of exemptions; and to provide for certain incidental matters.

(Afrikaans text signed by the Acting State President.)
(Assented to 7th June, 1967.)

BE IT ENACTED by the State President, the Senate and the House of Assembly of the Republic of South Africa, as follows:—

Amendment of section 1 of Act 25 of 1964.

1. Section 1 of the Price Control Act, 1964 (hereinafter referred to as the principal Act), is hereby amended by the substitution for all the words preceding the definition of "controller" of the words "In this Act and in any notice issued thereunder, unless the context otherwise indicates—".

Amendment of section 4 of Act 25 of 1964.

2. Section 4 of the principal Act is hereby amended by the substitution for subsection (1) of the following subsection:

"(1) The controller may from time to time by notice in the *Gazette* or, with the authority of the Minister, in the case of any particular person, by notice in writing—
(a) fix the maximum price at which any goods may be sold by any person to any other person;
(b) fix the maximum price at which any person may purchase any goods from any other person;
(c) fix the maximum charge that may be made by any person for any specified service;
(d) prohibit any person from making any charge for any specified service.".

Amendment of section 5 of Act 25 of 1964.

3. Section 5 of the principal Act is hereby amended by the substitution in subsection (1) for all the words preceding paragraph (a) of the words "The controller may from time to time by notice in the *Gazette* or, with the authority of the Minister, in the case of any particular person, by notice in writing—";

Amendment of section 8 of Act 25 of 1964.

4. Section 8 of the principal Act is hereby amended by the substitution for all the words preceding paragraph (a) of the words "The controller may from time to time by notice in the *Gazette* or, with the authority of the Minister, in the case of any particular person, by notice in writing—".

Substitution of section 9 of Act 25 of 1964.

5. The following section is hereby substituted, with effect from the second day of October, 1964, for section 9 of the principal Act:

"Certain conditional sales or the rendering of services on certain conditions may be prohibited.

9. (1) The controller may from time to time by notice in the *Gazette* or, with the authority of the Minister, in the case of any particular person, by notice in writing, prohibit the sale of any goods or the rendering of any services subject to conditions specified in the notice, or the refusal to sell any goods or render any services except subject to conditions so specified, whether the maximum price for the sale of such goods or the maximum charge for the rendering of such services has been fixed under this Act or not.

No. 80, 1967.]

WET

Tot wysiging van die bepalings van die Wet op Prysbeheer, 1964, met betrekking tot woordomskrywings, die vasstelling van prys, deposito's ten opsigte van houers, die uitreiking en bewaring van fakture, die verkoop van goedere op sekere voorwaardes, die hou en bewaring van registers en die verlening van vrystellings; en om voorsiening te maak vir sekere bykomstige aangeleenthede.

(Afrikaanse teks deur die Waarnemende Staatspresident geteken.)
(Goedgekeur op 7 Junie 1967.)

DAAR WORD BEPAAL deur die Staatspresident, die Senaat en die Volksraad van die Republiek van Suid-Afrika, soos volg:—

1. Artikel 1 van die Wet op Prysbeheer, 1964 (hieronder die Hoofwet genoem), word hierby gewysig deur al die woorde wat die omskrywing van „diens” voorafgaan, deur die woorde „In hierdie Wet en in enige kennisgewing daarkragtens uitgereik, tensy uit die samehang anders blyk, beteken—” te vervang. Wysiging van artikel 1 van Wet 25 van 1964.

2. Artikel 4 van die Hoofwet word hierby gewysig deur subartikel (1) deur die volgende subartikel te vervang: Wysiging van artikel 4 van Wet 25 van 1964.

„(1) Die kontroleur kan van tyd tot tyd by kennisgewing in die *Staatskoerant* of, met die magtiging van die Minister, in die geval van 'n bepaalde persoon, by skriftelike kennisgewing—
(a) die maksimumprys vasstel waarteen enige goedere deur 'n persoon aan 'n ander persoon verkoop mag word;
(b) die maksimumprys vasstel waarteen 'n persoon enige goedere van 'n ander persoon mag koop;
(c) die maksimumbedrag vasstel wat 'n persoon vir 'n bepaalde diens mag vra;
(d) 'n persoon verbied om enige bedrag vir 'n bepaalde diens te vra.”.

3. Artikel 5 van die Hoofwet word hierby gewysig deur in subartikel (1) al die woorde wat paragraaf (a) voorafgaan, deur die woorde „Die kontroleur kan van tyd tot tyd by kennisgewing in die *Staatskoerant* of, met die magtiging van die Minister, in die geval van 'n bepaalde persoon, by skriftelike kennisgewing—” te vervang. Wysiging van artikel 5 van Wet 25 van 1964.

4. Artikel 8 van die Hoofwet word hierby gewysig deur al die woorde wat paragraaf (a) voorafgaan, deur die woorde „Die kontroleur kan van tyd tot tyd by kennisgewing in die *Staatskoerant* of, met die magtiging van die Minister, in die geval van 'n bepaalde persoon, by skriftelike kennisgewing—” te vervang. Wysiging van artikel 8 van Wet 25 van 1964.

5. Artikel 9 van die Hoofwet word, met ingang van die tweede dag van Oktober 1964, deur die volgende artikel vervang: Vervanging van artikel 9 van Wet 25 van 1964.

„Verkoop of dienste op voorwaardes kan verbied word. 9. (1) Die kontroleur kan van tyd tot tyd by kennisgewing in die *Staatskoerant* of, met die magtiging van die Minister, in die geval van 'n bepaalde persoon, by skriftelike kennisgewing, die verkoop van goedere of die verrigting van dienste op voorwaardes van goedere of die verrigting van dienste op voorwaardes in die kennisgewing uiteengesit, of die weiering om goedere te verkoop of dienste te verrig behalwe op voorwaardes aldus uiteengesit, verbied, het sy die maksimumprys vir die verkoop van daardie goedere of die maksimumbedrag vir die verrigting van daardie dienste kragtens hierdie Wet vasgestel is al dan nie.

(2) Any such prohibition may relate to any goods or services or to any class of goods or services and may vary in respect of different goods or services or classes of goods or services or classes or categories of persons.

(3) Without prejudice to the generality of the powers conferred on the controller by subsection (1), he may under that subsection by notice in the *Gazette* or, with the authority of the Minister, in the case of any particular person, by notice in writing, prohibit the sale of goods subject to conditions in terms of which, if the purchase price or other consideration is payable by instalments, less than the portion of the purchase price or other consideration specified in the notice shall or may be paid in a cash amount of money or in goods at the time the agreement is entered into and the full purchase price or other consideration shall or may be paid over a longer period than that specified in the notice.

(4) For the purposes of the application of a notice such as is referred to in subsection (3)—

(a) substantial compliance with any condition specified in such notice shall be regarded as compliance with such condition; and

(b) payment by means of a negotiable instrument (other than a promissory note) payable on demand to the seller or his order or to bearer shall be regarded as payment to the extent to which the amount due under such negotiable instrument is, within twenty-one days of delivery thereof to the seller, paid to the seller or his order or to the credit of his account, or that of his order, with a banker.

(5) For the purposes of this section 'sale' shall, in addition to the meaning it has in terms of the definition thereof in section 1, have the meaning assigned to it in any notice issued under subsection (1) of this section, and any such meaning may include disposal of any goods by way of a lease-lend, lease or any other agreement as defined in such notice, the date of any such agreement being deemed to be the date of sale; and 'sell' shall have a corresponding meaning.

(6) No agreement shall be deemed to be inoperative by reason only of the fact that it is or was entered into in contravention of a prohibition contained in a notice issued under subsection (1), and no negotiable instrument shall be deemed to be inoperative by reason only of the fact that it was given or drawn in respect of any liability under any agreement which has been prohibited under subsection (1).".

**Amendment of
section 11 of
Act 25 of 1964.**

6. Section 11 of the principal Act is hereby amended by the substitution for all the words preceding paragraph (a) of the words "The controller may from time to time by notice in the *Gazette* or, with the authority of the Minister, in the case of a particular person, by notice in writing—".

**Substitution of
section 15 of
Act 25 of 1964.**

7. The following section is hereby substituted for section 15 of the principal Act:

15. The controller may from time to time by notice in the *Gazette* or, with the authority of the Minister, in the case of a particular person, by notice in writing, subject to such conditions as he may impose, grant any person exemption from any provision of this Act to such extent as he may specify, and may at any time, without assigning any reason, in like manner modify or withdraw any such exemption.".

**Substitution of
section 21 of
Act 25 of 1964.**

8. The following section is hereby substituted for section 21 of the principal Act:

(2) So 'n verbod kan betrekking hê op enige goedere of dienste of op enige klas van goedere of dienste en kan verskil ten opsigte van verskillende goedere of dienste of klasse van goedere of dienste of klasse of kategorieë van persone.

(3) Sonder om afbreuk te doen aan die algemeenhed van die bevoegdhede deur subartikel (1) aan die kontroleur verleen, kan hy kragtens daardie subartikel by kennisgewing in die *Staatskoerant* of, met die magtiging van die Minister, in die geval van 'n bepaalde persoon, by skriftelike kennisgewing, die verkoop van goedere verbied op voorwaardes ingevolge waarvan, indien die koopprys of ander teenprestasie in paaiememente betaalbaar is, minder as die gedeelte van die koopprys of ander teenprestasie in die kennisgewing uiteengesit in 'n kontantbedrag geld of in goedere ten tyde van die aangaan van die ooreenkoms betaal moet of kan word en die hele koopprys of ander teenprestasie oor 'n langer tydperk as dié in die kennisgewing uiteengesit, betaal moet of kan word.

(4) By die toepassing van 'n in subartikel (3) bedoelde kennisgewing—

- (a) word wesenlike voldoening aan 'n voorwaarde in so 'n kennisgewing uiteengesit, as voldoening aan dié voorwaarde beskou; en
- (b) word betaling deur middel van 'n verhandelbare stuk (behalwe 'n promesse) betaalbaar op aanvraag aan die verkoper of sy order of aan toonder, as betaling beskou in soverre die bedrag kragtens daardie verhandelbare stuk verskuldig binne een-en-twintig dae na lewering daarvan aan die verkoper, betaal word aan die verkoper of sy order, of tot krediet van sy rekening, of dié van sy order, by 'n bankier.

(5) By die toepassing van hierdie artikel het 'verkoop', benewens die betekenis wat dit ingevolge die omskrywing daarvan in artikel 1 het, die betekenis daaraan toegewys in 'n kennisgewing kragtens subartikel (1) van hierdie artikel uitgereik, en enige sodanige betekenis kan ook beskikking oor goedere by wyse van 'n bruikleen-, huur- of enige ander ooreenkoms soos in daardie kennisgewing omskryf, insluit, terwyl die datum van so 'n ooreenkoms die datum van verkoop geag word; en het 'verkoop', wanneer dit as 'n werkwoord gebesig word, 'n ooreenstemmende betekenis.

(6) Geen ooreenkoms word geag kragteloos te wees nie slegs omrede van die feit dat dit aangegaan word of is in stryd met 'n verbod in 'n kragtens subartikel (1) uitgereikte kennisgewing vervat, en geen verhandelbare stuk word geag kragteloos te wees nie slegs omrede van die feit dat dit gegee of getrek is ten opsigte van enige aanspreeklikheid ingevolge 'n ooreenkoms wat kragtens subartikel (1) verbied is.”.

6. Artikel 11 van die Hoofwet word hierby gewysig deur al Wysiging van die woorde wat paragraaf (a) voorafgaan, deur die woorde „Die artikel 11 van kontroleur kan van tyd tot tyd by kennisgewing in die *Staatskoerant* of, met die magtiging van die Minister, in die geval van 'n bepaalde persoon, by skriftelike kennisgewing—” te vervang.

7. Artikel 15 van die Hoofwet word hierby deur die volgende artikel vervang: Vervanging van artikel 15 van Wet 25 van 1964.

Kontroleur kan vrystellings verleen. 15. Die kontroleur kan van tyd tot tyd by kennisgewing in die *Staatskoerant* of, met die magtiging van die Minister, in die geval van 'n bepaalde persoon, by skriftelike kennisgewing, behoudens die voorwaardes deur hom opgelê, aan 'n persoon vrystelling van enige bepaling van hierdie Wet verleen in die mate wat hy bepaal, en kan van tyd tot tyd, sonder aangifte van enige rede so 'n vrystelling op dergelike wyse wysig of intrek.”.

8. Artikel 21 van die Hoofwet word hierby deur die volgende artikel vervang: Vervanging van artikel 21 van Wet 25 van 1964.

"Application of Act to South-West Africa.

21. This Act and any amendment thereof shall apply also in the territory of South-West Africa, including the Eastern Caprivi Zipfel referred to in section 3 of the South-West Africa Affairs Amendment Act, 1951 (Act No. 55 of 1951), and in relation to all persons in the portion of the said territory known as the 'Rehoboth Gebiet' and defined in the First Schedule to Proclamation No. 28 of 1923 of the Administrator of that territory.".

Short title.

9. This Act shall be called the Price Control Amendment Act, 1967.

„Toepassing
van Wet op
Suidwes-
Afrika.

21. Hierdie Wet en enige wysiging daarvan is ook van toepassing in die gebied Suidwes-Afrika, met inbegrip van die Oostelike Caprivi Zipfel vermeld in artikel 3 van die Wysigingswet op Aangeleenthede van Suidwes-Afrika, 1951 (Wet No. 55 van 1951), en met betrekking tot alle persone in daardie gedeelte van genoemde gebied wat as die ‚Rehoboth Gebiet‘ bekend staan en wat in die Eerste Bylae by Proklamasie No. 28 van 1923 van die Administrateur van daardie gebied omskryf word.”.

9. Hierdie Wet heet die Wysigingswet op Prysbeheer, 1967. Kort titel.

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INHOUD.

Departement van die Eerste Minister.

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