

REPUBLIC  
OF  
SOUTH AFRICA



REPUBLIEK  
VAN  
SUID-AFRIKA

# Government Gazette

# Staatskoerant

Selling price • Verkoopprys  
(GST excluded/AVB uitgesluit)

Local **60c** Plaaslik  
Other countries **85c** Buitelands  
Post free • Posvry

**Regulation Gazette**  
**Regulasiekoerant**

No. 4373

Registered at the Post Office  
as a Newspaper  
As 'n Nuusblad by die  
Poskantoor geregistreer

Vol. 288

PRETORIA, 9 JUNE 1989  
JUNIE

No. 11946

## PROCLAMATION

by the

*State President of the Republic of South Africa*  
No. R. 86, 1989

### PUBLIC SAFETY ACT, 1953

#### SECURITY EMERGENCY REGULATIONS

Under the powers vested in me by section 3 of the Public Safety Act, 1953 (Act No. 3 of 1953), I hereby make the regulations contained in the Schedule with effect from 9 June 1989.

Given under my Hand and the Seal of the Republic of South Africa at Cape Town this Eighth day of June, One thousand Nine hundred and Eighty-nine.

P. W. BOTHA,  
State President.

By Order of the State President-in-Cabinet:

A. J. VLOK,  
Minister of the Cabinet.

#### SCHEDULE

##### Definitions

1. (1) In these regulations, unless the context otherwise indicates—

“Act” means the Public Safety Act, 1953 (Act No. 3 of 1953);

“Commissioner” means the Commissioner of the South African Police, and for the purposes of the application of a provision of these regulations in or in respect of—

(a) a division as defined in section 1 of the Police Act, 1958 (Act No. 7 of 1958), the said Commissioner or the Divisional Commissioner designated under that Act for that division; or

(b) a self-governing territory, the said Commissioner or the Commissioner or other officer in charge of the police force of the Government of that self-governing territory;

“gathering” means any gathering, concourse or procession of any number of persons;

## PROKLAMASIE

van die

*Staatspresident van die Republiek van Suid-Afrika*  
No. R. 86, 1989

### WET OP OPENBARE VEILIGHEID, 1953

#### VEILIGHEIDSNOODREGULASIES

Kragtens die bevoegdheid my verleen by artikel 3 van die Wet op Openbare Veiligheid, 1953 (Wet No. 3 van 1953), vaardig ek hierby die regulasies vervat in die Bylae met ingang van 9 Junie 1989 uit.

Gegee onder my Hand en die Seël van die Republiek van Suid-Afrika te Kaapstad, op hede die Agtste dag van Junie Eenduisend Negehonderd Nege-en-tigtyg.

P. W. BOTHA,  
Staatspresident.

Op las van die Staatspresident-in-Kabinet:

A. J. VLOK,  
Minister van die Kabinet.

#### BYLAE

##### Woordomskrywing

1. (1) In hierdie regulasies, tensy uit die samehang anders blyk, beteken—

“ampsdraer”, met betrekking tot ‘n organisasie, ‘n lid van die beherende of uitvoerende liggaam van—

- (a) die organisasie; of
- (b) ‘n tak of afdeling van die organisasie;

“beamppte” ‘n persoon in diens van die Staat, en ook ‘n lid van ‘n veiligheidsmag wat nie andersins in diens van die Staat is nie;

“byeenkoms” enige byeenkoms, toeloop of optog van enige aantal persone;

“druk” om deur druk, tik of op enige ander wyse van reproduksie voort te bring;

“geskrif” ook enige metode waarvolgens letters, syfers, tekens of simbole in sigbare vorm voorgestel of weergegee word;

"Minister" means the Minister of Law and Order;  
"office-bearer", in relation to an organization, means a member of the governing or executive body of—

- (a) the organization; or
- (b) a branch or division of the organization;

"officer" means a person in the service of the State, and also a member of a security force who is not otherwise in the service of the State;

"organization" includes any association or body of persons irrespective of whether or not any such association or body has been incorporated and whether or not it has been established or registered in accordance with any law;

"print" means to produce by printing, typing or by any other method of reproduction;

"prison" means a prison referred to in section 20 (1) of the Prisons Act, 1959 (Act No. 8 of 1959), and also a police cell or lock-up;

"security force" means—

- (a) the South African Police referred to in the definition of "the Force" in section 1 of the Police Act, 1958 (Act No. 7 of 1958);

- (b) any part of the said South African Police of which the control, organisation and administration have been transferred to the Government of a self-governing territory;

- (c) any police force established by or under a law of a self-governing territory;

- (d) the South African Defence Force referred to in section 5 of the Defence Act, 1957 (Act No. 44 of 1957); or

- (e) the Prisons Service established by section 2 of the Prisons Act, 1959 (Act No. 8 of 1959),

and also any part of a force referred to in paragraph (a) to (e) or any combination of two or more of such forces or of parts of such forces;

"self-governing territory" means a territory declared under section 26 of the National States Constitution Act, 1971 (Act No. 21 of 1971), to be a self-governing territory within the Republic;

"writing" includes any mode of representing or depicting letters, figures, signs or symbols in visible form.

(2) No provision of these regulations conferring a power on an authority specified in such provision, shall be construed as purporting to authorize such authority to exercise the relevant power in conflict with section 3 (3) of the Act.

#### **Maintenance of order**

2. (1) Whenever a member of a security force is of the opinion that the presence or conduct of any person or persons at any place in the Republic endangers or may endanger the safety of the public or the maintenance of public order, he shall in a loud voice in each of the official languages order such person or persons to proceed to a place indicated by him, or to desist from such conduct, and shall warn such person or persons that force will be used if the order is not obeyed immediately.

(2) If an order referred to in subregulation (1), is not obeyed immediately, such member of a security force may apply, or order the application of, such force as he under the circumstances may deem necessary in order to ward off or prevent the danger existing in his opinion.

"gevangenis" 'n gevangenis bedoel in artikel 20 (1) van die Wet op Gevangenis, 1959 (Wet No. 8 van 1959), en ook 'n polisiesel- of -opsluitplek;

"Kommissaris" die Kommissaris van die Suid-Afrikaanse Polisie, en by die toepassing van 'n bepaling van hierdie regulasies binne of ten opsigte van—

- (a) 'n afdeling soos omskryf in artikel 1 van die Polisiewet, 1958 (Wet No. 7 van 1958), bedoelde Kommissaris of die Afdelingskommissaris wat kragtens daardie Wet vir daardie afdeling aange wys is; of

- (b) 'n selfregerende gebied, bedoelde Kommissaris of die Kommissaris of ander offisier in bevel van die polisiemag van die Regering van daardie selfregerende gebied;

"Minister die Minister van Wet en Orde;

"organisasie" ook enige vereniging of liggaam van persone ongeag of so 'n vereniging of liggaam met regspersoonlikheid beklee is en of dit ooreenkomsdig 'n wet ingestel of geregistreer is of nie;

"selfregerende gebied" 'n gebied wat kragtens artikel 26 van die Grondwet van die Nasionale State, 1971 (Wet No. 21 van 1971), tot 'n selfregerende gebied binne die Republiek verklaar is;

"veiligheidsmag"—

- (a) die Suid-Afrikaanse Polisie bedoel in die omskrywing van "die Mag" in artikel 1 van die Polisiewet, 1958 (Wet No. 7 van 1958);

- (b) enige deel van genoemde Suid-Afrikaanse Polisie waarvan die beheer, organisasie en administrasie aan die Regering van 'n selfregerende gebied oorgedra is;

- (c) 'n polisiemag by of kragtens 'n wet van 'n selfregerende gebied ingestel;

- (d) die Suid-Afrikaanse Weermag bedoel in artikel 5 van die Verdedigingswet, 1957 (Wet No. 44 van 1957); of

- (e) die Gevangenisdiens ingestel by artikel 2 van die Wet op Gevangenis, 1959 (Wet No. 8 van 1959),

en ook enige deel van 'n mag bedoel in paragraaf (a) tot (e) of enige samestelling van twee of meer van sodanige magte of van dele van sodanige magte;

"Wet" die Wet op Openbare Veiligheid, 1953 (Wet No. 3 van 1953).

(2) Geen bepaling van hierdie regulasies wat 'n bevoegdheid verleen aan 'n gesag in die bepaling vermeld word uitgelê as sou dit dit gesag heet te magtig om die betrokke bevoegdheid strydig met artikel 3 (3) van die Wet uit te oefen nie.

#### **Handhawing van orde**

2. (1) Wanneer 'n lid van 'n veiligheidsmag van oordeel is dat die aanwesigheid of gedrag van 'n persoon of persone by enige plek in die Republiek die veiligheid van die publiek of die handhawing van die openbare orde in gevaar stel of in gevaar mag stel, moet hy met luide stem in elkeen van die amptelike tale daardie persoon of persone beveel om na 'n plek wat hy aandui, te gaan of om daardie gedrag te staak, en moet hy daardie persoon of persone waarsku dat geweld aangewend sal word indien die bevel nie onmiddellik gehoorbaar word nie.

(2) Indien 'n bevel in subregulasie (1) bedoel nie onmiddellik gehoorsaam word nie, kan dié lid van 'n veiligheidsmag die geweld toepas, of die toepassing daarvan beveel, wat hy onder die omstandighede nodig ag, ten einde die gevaar wat volgens sy oordeel bestaan, af te weer of te voorkom.

(3) If a member of a security force is of the opinion that it is necessary for the safety of the public, the maintenance of public order or the termination of the state of emergency, he may summarily order a person present in a particular area and who is not normally resident therein, to leave that area immediately, and if that person fails to leave the area in question immediately, that member may arrest the person concerned or cause him to be arrested and may remove him from such area or cause him to be so removed.

#### **Arrest and detention of persons**

3. (1) A member of a security force may, without warrant of arrest, arrest or cause to be arrested any person whose detention is, in the opinion of such member, necessary for the safety of the public or the maintenance of public order or for the termination of the state of emergency, and may, under a written order signed by any member of a security force, detain or cause to be detained any such person in custody in a prison.

(2) No person shall be detained in terms of subregulation (1) for a period exceeding 30 days from the date of his arrest, unless that period is extended by the Minister under subregulation (3).

(3) The Minister may, without notice to any person and without hearing any person, by notice signed by him and addressed to the head of a prison, order that a person arrested and detained in terms of subregulation (1), be further detained, and in that prison, for the period specified in the notice or for as long as these regulations remain in force.

(4) A written, printed, telegraphic or similar communication purporting to be from the Minister or an officer acting under his authority, stating that a notice has been issued under subregulation (3) in respect of a particular person, shall have the effect of the said notice: Provided that if such a written, printed, telegraphic or similar communication is used in lieu of the notice in question, the Minister or the said officer shall as soon as possible forward the notice to the head of the prison referred to in subregulation (3) where the person to whom the notice applies is to be detained under such notice.

(5) A person detained in a prison in terms of this regulation may, if the Minister or a commissioned officer, as defined in section 1 of the Police Act, 1958 (Act No. 7 of 1958), or the head of that prison, in writing so directs, be removed in custody from that prison for detention in any other prison, or for any other purposes mentioned in such direction.

(6) A member of a security force may, with a view to the safety of the public or the maintenance of public order or the termination of the state of emergency, interrogate any person arrested or who is detained in terms of this regulation.

(7) No person, other than the Minister or a person acting by virtue of his office in the service of the State or of the Government of a self-governing territory—

(a) shall have access to a person detained in terms of this regulation except with the consent of and subject to such conditions as may be determined by the Minister or a person authorized thereto by him; or

(3) Indien 'n lid van 'n veiligheidsmag van oordeel is dat dit nodig is vir die veiligheid van die publiek, die handhawing van die openbare orde of die beëindiging van die noodtoestand, kan hy 'n persoon wat in 'n bepaalde gebied aanwesig is en wat nie sy gewone verblyfplek daar het nie, summier beveel om daardie gebied onmiddellik te verlaat, en indien daardie persoon versuim om die betrokke gebied onmiddellik te verlaat, kan daardie lid die betrokke persoon arresteer of laat arresteer en uit die gebied verwyder of laat verwyder.

#### **Arres en aanhouding van persone**

3. (1) 'n Lid van 'n veiligheidsmag kan enige persoon wie se aanhouding na die oordeel van daardie lid nodig is vir die veiligheid van die publiek of die handhawing van die openbare orde of ter beëindiging van die noodtoestand, sonder lasbrief arresteer of laat arresteer, en kan so 'n persoon, by wyse van 'n skriftelike bevel deur enige lid van 'n veiligheidsmag onderteken, in bewaring in 'n gevangenis aanhou of laat aanhou.

(2) Geen persoon word ingevolge subregulasie (1) aangehou vir 'n tydperk van langer as 30 dae vanaf die datum van sy arres nie, tensy daardie tydperk deur die Minister kragtens subregulasie (3) verleng word.

(3) Die Minister kan, sonder kennisgewing aan enigemand en sonder om enigiemand aan te hoor, by wyse van 'n kennisgewing deur hom onderteken en gerig aan die hoof van 'n gevangenis, gelas dat 'n persoon wat ingevolge subregulasie (1) gearresteer is en aangehou word, verder, en in daardie gevangenis, aangehou word vir die tydperk in die kennisgewing vermeld of vir so-lank hierdie regulasies van krag bly.

(4) 'n Geskrewe, gedrukte, telegrafiese of dergelike mededeling wat van die Minister of 'n beampete wat op sy gesag handel, afkomstig heet te wees en waarin gemeld word dat 'n kennisgewing ten opsigte van 'n bepaalde persoon kragtens subregulasie (3) uitgereik is, het die uitwerking van bedoelde kennisgewing: Met dien verstande dat indien so 'n geskrewe, gedrukte, telegrafiese of dergelike mededeling in plaas van die betrokke kennisgewing gebruik word, die Minister of bedoelde beampete die kennisgewing so spoedig doenlik moet stuur aan die in subregulasie (3) bedoelde hoof van die gevangenis waar die persoon op wie die kennisgewing van toepassing is kragtens die kennisgewing aangehou moet word.

(5) 'n Persoon wat ingevolge hierdie regulasie in 'n gevangenis aangehou word, kan, indien die Minister of 'n offisier, soos omskryf in artikel 1 van die Polisiewet, 1958 (Wet 7 van 1958), of die hoof van daardie gevangenis, skriftelik aldus gelas, uit daardie gevangenis in hegtenis verwyder word vir aanhouding in enige ander gevangenis, of vir enige ander doeleindes in sodanige lasgewing vermeld.

(6) 'n Lid van 'n veiligheidsmag kan enige persoon wat ingevolge hierdie regulasie gearresteer is of aangehou word, met die oog op die veiligheid van die publiek of die handhawing van die openbare orde of die beëindiging van die noodtoestand, ondervra.

(7) Niemand, behalwe die Minister of iemand wat uit hoofde van sy betrekking in diens van die Staat of van die Regering van 'n selfregerende gebied optree—

(a) het toegang tot 'n persoon wat ingevolge hierdie regulasie aangehou word nie, behalwe met die toestemming van en op die voorwaardes bepaal deur die Minister of iemand deur hom daartoe gemagtig;

(b) shall be entitled to any official information relating to such person, or to any other information of whatever nature obtained from or in respect of such person.

(8) (a) The Minister may, subject to paragraph (b), at any time by notice signed by him, order that a person who is detained in terms of this regulation be released from detention.

(b) The Minister may if he is of the opinion that it is necessary for the safety of the public, the maintenance of public order or the termination of the state of emergency, and without prior notice to any person and without hearing any person—

(i) subject the release under paragraph (a) of a person to such conditions as may be specified in a notice signed by him and addressed to that person;

(ii) at any time after the release of such a person, by further notice signed by him and addressed to such person, revoke or amend any condition imposed under subparagraph (i) or impose any new condition as may be specified in such notice.

(c) A condition imposed under paragraph (b) shall be of force for such period as may be specified in the relevant notice or, if no period has been so specified, for as long as these regulations remain in force.

(d) A condition imposed in respect of a person under paragraph (b) of regulation 3(8) of the Security Emergency Regulations, 1988, and which, by virtue of the express terms of the notice through which the condition was imposed or the operation of the provisions of paragraph (c) of the said regulation 3(8), was still in force on the day preceding the commencement of these regulations, shall be deemed to have been imposed at such commencement in respect of the said person under paragraph (b) of this subregulation and shall, notwithstanding the express terms of the said notice or the operation of the said provisions or the fact that the Security Emergency Regulations, 1988, have lapsed, but subject to paragraph (b) (ii) of this subregulation, continue in force for as long as these regulations remain in force.

#### **Threats of harm, hurt or loss**

##### **4. No person shall—**

(a) by word or conduct threaten to inflict upon any other person, or upon any of such person's relatives or dependants, any harm, hurt or loss, whether to his or their person or property or in any other way; or

(b) prepare, compile, print, publish, transmit, possess or disseminate, or assist in the preparation, compilation, printing, publication, transmission or dissemination of any writing which threatens the infliction upon any other person, or upon any of such person's relatives or dependants, of any harm, hurt or loss, whether to his or their person or property or in any other way.

(b) is op enige amptelike inligting met betrekking tot so 'n persoon, of op enige ander inligting van welke aard ook al verkry van of ten opsigte van so 'n persoon, geregtig nie.

(8) (a) Die Minister kan, behoudens paragraaf (b), te eniger tyd by wyse van 'n kennisgewing deur hom onderteken, gelas dat 'n persoon wat ingevolge hierdie regulasie aangehou word, uit aanhouding vrygelaat word.

(b) Die Minister kan indien hy van oordeel is dat dit nodig is vir die veiligheid van die publiek, die handhawing van die openbare orde of die beëindiging van die noodtoestand, en sonder vooraf kennisgewing aan enige persoon en sonder om enige persoon aan te hoor—

(i) die vrylating kragtens paragraaf (a) van 'n persoon onderworpe stel aan voorwaarde vermeld in 'n kennisgewing deur hom onderteken en gerig aan daardie persoon;

(ii) te eniger tyd na die vrylating van so 'n persoon, by 'n verdere kennisgewing deur hom onderteken en gerig aan daardie persoon, 'n voorwaarde kragtens subparagraaf (i) opgelê, intrek of wysig of 'n nuwe voorwaarde oplê na gelang in die kennisgewing vermeld word.

(c) 'n Voorwaarde kragtens paragraaf (b) opgelê, is van krag vir die tydperk wat in die betrokke kennisgewing vermeld mag word of, indien geen tydperk aldus vermeld word nie, vir solank hierdie regulasies van krag bly.

(d) 'n Voorwaarde wat kragtens paragraaf (b) van regulasie 3(8) van die Veiligheidsnoodregulasies, 1988, ten opsigte van 'n persoon opgelê is en wat, uit hoofde van die uitdruklike voorskrifte van die kennisgewing deur middel waarvan die voorwaarde opgelê is of die werking van die bepalings van paragraaf (c) van genoemde regulasie 3(8), steeds van krag was op die dag wat die inwerkingtreding van hierdie regulasies voorafgegaan het word geag by sodanige inwerkingtreding kragtens paragraaf (b) van hierdie subregulasie ten opsigte van bedoelde persoon opgelê te gewees het en bly, ondanks die uitdruklike voorskrifte van bedoelde kennisgewing of die werking van bedoelde bepalings of die feit dat die Veiligheidsnoodregulasies, 1988, verval het, maar behoudens paragraaf (b) (ii) van hierdie subregulasie, van krag solank hierdie regulasies van krag bly.

#### **Dreigemente van skade, letsel of verlies**

##### **4. Niemand mag—**

(a) deur woord of gedrag dreig om 'n ander persoon, of enige van so 'n persoon se familiebetrekkinge of afhanklikes, skade, letsel of verlies toe te bring, hetsy aan sy of hulle persoon of eiendom of op enige ander wyse nie; of

(b) enige geskrif wat met die toediening van enige skade, letsel of verlies dreig aan 'n ander persoon of aan enige van so 'n persoon se familiebetrekkinge of afhanklikes, hetsy aan sy of hulle persoon of eiendom of op enige ander wyse, voorberei, saamstel, druk, uitgee, versend, besit of versprei, of by die voorbereiding, samestelling, druk, uitgee, versending of verspreiding van so 'n geskrif hulp verleen nie.

**Power of entry, search and seizure**

5. (1) If a member of a security force is of the opinion that it is necessary for the safety of the public, the maintenance of public order or the termination of the state of emergency, he may without warrant but subject to subregulation (3)—

(a) enter any premises, building, vehicle, vessel or aircraft and thereon or therein take any steps which he is by a provision of these regulations or any other law authorized to take;

(b) search any person or any premises, building, vehicle, vessel or aircraft or any receptacle, object or other article; or

(c) seize any vehicle, vessel or aircraft or any receptacle, object or other article—

(i) which is concerned or intended to be used, or believed by such member to be concerned or intended to be used, in the commission or suspected commission of an offence; or

(ii) which may be used as evidence in criminal proceedings.

(2) Anything seized under subregulation (1) (c) shall be dealt with in accordance with the direction of the Minister which may be issued by him at his discretion with a view to the safety of the public, the maintenance of public order or the termination of the state of emergency, either generally or with reference to a particular seizure.

(3) The provisions of sections 27 and 29 of the Criminal Procedure Act, 1977 (Act No. 51 of 1977), with reference to the search or entry of premises and the search of persons by a police official, shall apply *mutatis mutandis* to any search or entry under this regulation by a member of a security force.

**Request for name and address of a person**

6. A member of a security force may in the exercise of any power or the carrying out of any duty conferred or imposed by, under or pursuant to these regulations, request any person to furnish such member with his full name and address.

**Restrictions on activities or acts of organizations**

7. (1) If the Minister is of the opinion that it is necessary for the safety of the public, the maintenance of public order or the termination of the state of emergency, he may, without prior notice to any person and without hearing any person, issue an order by notice in the *Gazette* prohibiting an organization specified in the order, subject to subregulation (4), from carrying on or performing—

(a) any activities or acts whatsoever;

(b) an activity or act specified in the order; or

(c) activities or acts of a nature, class or kind specified in the order.

(2) An order issued under subregulation (1) shall be of force for such period as may be specified in the order or, if no period is so specified, until the order is withdrawn or until the declaration that a state of emergency exists in the Republic is withdrawn or expires, whichever occurs first.

**Reg van betreding, deursoeking en beslaglegging**

5. (1) Indien 'n lid van 'n veiligheidsmag van oordeel is dat dit nodig is vir die veiligheid van die publiek, die handhawing van die openbare orde of die beëindiging van die noodtoestand, kan hy, sonder lasbrief maar behoudens subregulasie (3)—

(a) enige perseel, gebou, voertuig, vaartuig of lugvaartuig betree en daarop of daarin enige stappe doen wat hy by 'n bepaling van hierdie regulasies of enige ander wet gemagtig is om te doen;

(b) enige persoon of enige perseel, gebou, voertuig, vaartuig of lugvaartuig of enige houer, voorwerp of ander artikel deursoek; of

(c) beslag lê op enige voertuig, vaartuig of lugvaartuig of enige houer, voorwerp of ander artikel—

(i) wat betrokke is of bestem is om gebruik te word, of deur so 'n lid vermoed word betrokke te wees of bestem te wees om gebruik te word, by die pleging of vermeende pleging van 'n misdryf; of

(ii) wat as bewysstuk kan dien in strafregtelike verrigtinge.

(2) Met enigets waarop daar kragtens subregulasie (1) (c) beslag gelê is, word daar gehandel ooreenkomsdig die opdrag van die Minister wat hy na goeddunke met die oog op die veiligheid van die publiek, die handhawing van die openbare orde of die beëindiging van die noodtoestand, hetsy in die algemeen of met verwysing na 'n bepaalde beslaglegging, kan uitreik.

(3) Die bepalings van artikels 27 en 29 van die Strafproseswet, 1977 (Wet No. 51 van 1977), met betrekking tot die deursoeking of betreding van persele en die deursoeking van persone deur 'n polisiebeampte, is *mutatis mutandis* van toepassing op enige betreding of deursoeking kragtens hierdie regulasie deur 'n lid van 'n veiligheidsmag.

**Versoek om naam en adres van 'n persoon**

6. 'n Lid van 'n veiligheidsmag kan by die uitoefening van enige bevoegdheid of die uitvoering van enige plig deur, kragtens of uit hoofde van hierdie regulasies verleen of opgelê, enige persoon versoek om sy volle naam en adres aan sodanige lid te verstrek.

**Beperkings op bedrywighede of handelinge van organisasies**

7. (1) Indien die Minister van oordeel is dat dit nodig is vir die veiligheid van die publiek, die handhawing van die openbare orde of die beëindiging van die noodtoestand, kan hy, sonder vooraf kennisgewing aan enige persoon en sonder om enige persoon aan te hoor, 'n bevel by kennisgewing in die *Staatskoerant* uitreik waarby 'n organisasie in die bevel vermeld, verbied word om, behoudens subregulasie (4)—

(a) enige bedrywighede of handelinge hoegeenaamd;

(b) 'n bedrywigheid of handeling in die bevel vermeld; of

(c) bedrywighede of handelinge van 'n aard, klas of soort in die bevel vermeld, te beoefen of te verrig.

(2) 'n Bevel kragtens subregulasie (1) uitgereik, is van krag vir die tydperk in die bevel vermeld of, indien 'n tydperk nie aldus vermeld word nie, totdat die bevel ingetrek word of totdat die verklaring dat 'n noodtoestand in die Republiek bestaan, ingetrek word of verval, wat ook al die eerste gebeur.

(3) No person shall while an order under subregulation (1), read with subregulation (4), is of force in respect of an organization—

(a) on behalf or in the name, or in a capacity as office-bearer, of that organization carry on an activity or perform an act which the organization is prohibited by the said order from carrying on or performing; or

(b) participate in an activity or act of that organization which the organization is carrying on or performing in contravention of the said order.

(4) An order under subregulation (1) shall not be construed as prohibiting the organization in respect of which it is of force from—

(a) preserving its assets;

(b) keeping up to date its books and records and performing administrative functions in connection therewith;

(c) complying with an obligation imposed on it by or under any law or by a court of law;

(d) taking legal advise or judicial steps; or

(e) carrying on such activities or performing such acts as the Minister may have consented to, in so far as such activities are carried on or such acts are performed in accordance with any conditions subject to which the Minister has granted such consent.

(5) (a) No consent contemplated in subregulation (4) (e) shall be granted by the Minister unless he is convinced that the granting of such consent will not result in the safety of the public or the maintenance of public order being threatened or the termination of the state of emergency being delayed.

(b) Each consent granted by the Minister under subregulation (4) (e) shall be made known by the Minister by notice in the *Gazette*.

#### **Restrictions on activities or acts of natural persons**

8. (1) If the Minister is of the opinion that it is necessary for the safety of the public, the maintenance of public order or the termination of the state of emergency, he may, without prior notice to any person and without hearing any person, issue an order under his hand whereby a person specified in the order is prohibited, or is prohibited without the written consent of the Minister or the Commissioner, from—

(a) carrying on an activity or performing an act specified in the order;

(b) carrying on activities or performing acts of a nature, class or kind specified in the order;

(c) being, at any time or during the hours specified in the order, outside the boundaries of an area likewise specified; or

(d) being, during the hours specified in the order, outside the boundaries of the premises where he lives.

(3) Geen persoon mag terwyl 'n bevel kragtens subregulasie (1), saamgelees met subregulasie (4), ten opsigte van 'n organisasie van krag is—

(a) ten behoeve of in die naam, of in 'n hoedanigheid van ampsdraer, van daardie organisasie 'n bedrywigheid beoefen of 'n handeling verrig wat die organisasie by bedoelde bevel verbied is om te beoefen of te verrig nie; of

(b) deelneem aan 'n bedrywigheid of handeling van daardie organisasie wat die organisasie in stryd met bedoelde bevel beoefen of verrig nie.

(4) 'n Bevel kragtens subregulasie (1) word nie uitgelê as sou dit die organisasie ten opsigte van wie dit van krag is, verbied om—

(a) sy bates in stand te hou nie;

(b) sy boeke en rekords op datum te hou en administratiewe funksies wat daar mee in verband staan, te verrig nie;

(c) aan 'n verpligting hom by of kragtens wet of deur 'n gereghof opgelê, te voldoen nie;

(d) regsadvies in te win of geregtelike stappe te doen nie; of

(e) sodanige bedrywighede te beoefen of sodanige handelinge te verrig waartoe die Minister toegestem het nie, vir sover sodanige bedrywighede beoefen of sodanige handelinge verrig word ooreenkomsdig enige voorwaardes onderworpe waaraan die Minister die toestemming verleen het.

(5) (a) Geen toestemming beoog in subregulasie (4) (e) word deur die Minister verleen nie tensy hy oortuig is dat die verlening van die toestemming nie tot gevolg sal hê dat die veiligheid van die publiek of die handhawing van die openbare orde bedreig of die beëindiging van die noodtoestand vertraag word nie.

(b) Elke toestemming deur die Minister kragtens subregulasie (4) (e) verleen, word deur die Minister by kennisgewing in die *Staatskoerant* bekendgemaak.

#### **Beperkings op bedrywighede of handelinge van natuurlike persone**

8. (1) Indien die Minister van oordeel is dat dit nodig is vir die veiligheid van die publiek, die handhawing van die openbare orde of die beëindiging van die noodtoestand, kan hy, sonder vooraf kennisgewing aan enige persoon en sonder om enige persoon aan te hoor, 'n bevel onder sy handtekening uitrek waarby 'n persoon in die bevel vermeld, verbied word om, of verbied word om sonder die skriftelike toestemming van die Minister of die Kommissaris—

(a) 'n bedrywigheid of handeling in die bevel vermeld, te beoefen of te verrig;

(b) bedrywighede of handelinge van 'n aard, klas of soort in die bevel vermeld, te beoefen of te verrig;

(c) te eniger tyd of gedurende die ure in die bevel vermeld buite die grens van 'n gebied insgelyks vermeld, te wees; of

(d) gedurende die ure in die bevel vermeld buite die grense van die perseel waar hy woon, te wees.

(2) An order issued under subregulation (1) shall be of force for such period as may be specified in the order, or if no period is so specified, until the order is withdrawn or until the declaration that a state of emergency exists in the Republic is withdrawn or expires, whichever occurs first.

(3) (a) A consent contemplated in subregulation (1) may be granted by the Minister or the Commissioner on such conditions as he may determine.

(b) No consent contemplated in subregulation (1) shall be granted by the Minister or the Commissioner unless the Minister or the Commissioner, as the case may be, is convinced that the granting of such consent will not result in the safety of the public or the maintenance of public order being threatened or the termination of the state of emergency being delayed.

(4) The provisions of regulation 10 (4) shall *mutatis mutandis* apply in respect of an order issued under subregulation (1), and in any such application a reference in the said provisions to the Commissioner shall be construed as a reference to the Minister.

(5) Any order issued in respect of a person under subregulation (1) shall be made known by the Minister to that person—

(a) by publishing the order in the *Government Gazette* or, where applicable, in the *Official Gazette* of a self-governing territory; or

(b) by handing or tendering such order, or a copy thereof, to that person or by causing such order or copy to be handed or tendered to that person by a member of a security force.

(6) A person in respect of whom an order has been issued under subregulation (1) (c) or (d) and who—

(a) at the time when the order, or a copy thereof, is handed or tendered to him in accordance with subregulation (5) (b), happens to be at a place outside the boundaries of the area of premises to which he is restricted in terms of the order; or

(b) at any time after the order has in accordance with subregulation (5) (a) been published in the *Government Gazette* or in the *Official Gazette* of a self-governing territory or after the order, or a copy thereof, has in accordance with subregulation (5) (b), been handed or tendered to him, is found by a member of a security force at a place outside the boundaries of the area or premises to which he is restricted in terms of the order and his presence outside the boundaries of the said area or premises is in contravention of the order,

may without a warrant be arrested by a member of a security force and be removed in custody to within the boundaries of the said area or premises, as the case may be, and such a person may pending his removal be detained in custody.

#### **Prohibition of particular activities or acts**

9. (1) If the Minister is of the opinion that it is necessary for the safety of the public, the maintenance of public order or the termination of the state of emergency, he may, without prior notice to any person and without hearing any person, issue an order by notice in the *Gazette* whereby persons in general or persons belonging to a category of persons specified in the order are prohibited, or are prohibited without the written consent of the Minister or the Commissioner, from—

(a) carrying on an activity or performing an act specified in the order;

(2) 'n Bevel kragtens subregulasie (1) uitgerek, is van krag vir die tydperk in die bevel vermeld of, indien 'n tydperk nie aldus vermeld word nie totdat die bevel ingetrek word of totdat die verklaring dat 'n noodtoestand in die Republiek bestaan, ingetrek word of vervul, wat ook al die eerste gebeur.

(3) (a) 'n Toestemming beoog in subregulasie (1) kan deur die Minister of die Kommissaris verleen word op die voorwaardes wat hy bepaal.

(b) Geen toestemming beoog in subregulasie (1) word deur die Minister of die Kommissaris verleen nie tensy die Minister of die Kommissaris, na gelang van die geval, oortuig is dat die verlening van die toestemming nie tot gevolg sal hê dat die veiligheid van die publiek of die handhawing van die openbare orde bedreig of die beëindiging van die noodtoestand vertraag word nie.

(4) Die bepalings van regulasie 10 (4) is *mutatis mutandis* van toepassing ten opsigte van 'n bevel kragtens subregulasie (1) uitgerek, en by sodanige toepassing word 'n verwysing in genoemde bepalings na die Kommissaris uitgelê as 'n verwysing na die Minister.

(5) Enige bevel kragtens subregulasie (1) ten opsigte van 'n persoon uitgerek, word deur die Minister aan daardie persoon bekendgemaak—

(a) deur die inhoud van die bevel in die *Staatskoerant*, of, waar van toepassing, in die *Amptelike Koerant* van 'n selfregerende gebied, te publiseer; of

(b) deur die bevel, of 'n afskrif daarvan, aan daardie persoon te oorhandig of aan te bied of deur 'n lid van 'n veiligheidsmag aan hom te laat oorhandig of aanbied.

(6) 'n Persoon ten opsigte van wie 'n bevel kragtens subregulasie (1) (c) of (d) uitgerek is en wat—

(a) op die tydstip waarop die bevel, of 'n afskrif daarvan, ooreenkomsdig subregulasie (5) (b) aan hom oorhandig of aangebied word, hom op 'n plek bevind wat buite die grense van die gebied of perseel is waartoe hy ingevolge die bevel ingeperk word; of

(b) te eniger tyd nadat die bevel ooreenkomsdig subregulasie (5) (a) in die *Staatskoerant* of in die *Amptelike Koerant* van 'n selfregerende gebied gepubliseer is of nadat die bevel, of 'n afskrif daarvan, ooreenkomsdig subregulasie (5) (b), aan hom oorhandig of aangebied is, deur 'n lid van 'n veiligheidsmag gevind word op 'n plek buite die grense van die gebied of perseel waartoe hy ingevolge die bevel ingeperk is en sy aanwesigheid buite die grense van bedoelde gebied of perseel in stryd met die bevel is,

kan sonder 'n lasbrief gearresteer word deur 'n lid van 'n veiligheidsmag en in hechtenis verwyder word tot binne die grense van bedoelde gebied of perseel, na gelang van die geval, en so 'n persoon kan in afgwagting van sy verwydering in hechtenis aangehou word.

#### **Verbod op bepaalde bedrywighede of handelinge**

9. (1) Indien die Minister van oordeel is dat dit nodig is vir die veiligheid van die publiek, die handhawing van die openbare orde of die beëindiging van die noodtoestand, kan hy, sonder vooraf kennisgewing aan enige persoon en sonder om enige persoon aan te hoor, 'n bevel by kennisgewing in die *Staatskoerant* uitrek waarby persone in die algemeen of persone wat behoort tot 'n kategorie persone in die bevel vermeld, verbied word om, of verbied word om sonder die skriftelike toestemming van die Minister of die Kommissaris—

(a) 'n bedrywigheid of handeling in die bevel vermeld, te beoefen of te verrig;

<p>(b) carrying on activities or performing acts of a nature, class or kind specified in the order; or</p> <p>(c) (i) having with or on them a thing specified in the order; or</p> <p>(ii) being clothed in apparel specified in the order, at a place or in an area or in circumstances likewise specified.</p> <p>(2) An order issued under subregulation (1) shall be of force for such period as may be specified in the order or, if no period is so specified, until the order is withdrawn or until the declaration that a state of emergency exists in the Republic is withdrawn or expires, whichever occurs first.</p> <p>(3) (a) A consent contemplated in subregulation (1) may be granted by the Minister or the Commissioner on such conditions as he may determine.</p> <p>(b) No consent contemplated in subregulation (1) shall be granted by the Minister or the Commissioner unless the Minister or the Commissioner, as the case may be, is convinced that the granting of such consent will not result in the safety of the public or the maintenance of public order being threatened or the termination of the state of emergency being delayed.</p>	<p>(b) bedrywighede of handelinge van 'n aard, klas of soort in die bevel vermeld, te beoefen of te verrig; of</p> <p>(c) op 'n plek of in 'n gebied of in omstandighede in die bevel vermeld—</p> <ul style="list-style-type: none"> <li>(i) iets insgelyks vermeld by of aan hulle te hê; of</li> <li>(ii) gekleed te wees in drag insgelyks vermeld.</li> </ul> <p>(2) 'n Bevel kragtens subregulasie (1) uitgereik, is van krag vir die tydperk in die bevel vermeld of, indien 'n tydperk nie aldus vermeld word nie, totdat die bevel ingetrek word of totdat die verklaring dat 'n noodtoestand in die Republiek bestaan, ingetrek word of verval, wat ook al die eerste gebeur.</p> <p>(3) (a) 'n Toestemming beoog in subregulasie (1) kan deur die Minister of die Kommissaris verleen word op die voorwaardes wat hy bepaal.</p> <p>(b) Geen toestemming beoog in subregulasie (1) word deur die Minister of die Kommissaris verleen nie tensy die Minister of the Kommissaris, na gelang van die geval, oortuig is dat die verlening van die toestemming nie tot gevolg sal hê dat die veiligheid van die publiek of die handhawing van die openbare orde bedreig of die beëindiging van die noodtoestand vertraag word nie.</p>
<p><b>Orders by Commissioner</b></p> <p>10. (1) The Commissioner may for the purpose of the safety of the public, the maintenance of public order or the termination of the state of emergency, and without prior notice to any person and without hearing any person, issue orders not inconsistent with these regulations—</p> <p>(a) relating to—</p> <ul style="list-style-type: none"> <li>(i) the demarcation of areas;</li> <li>(ii) the closing off of a particular area or part of such area in order to control entry to or departure from such area or part thereof;</li> <li>(iii) the control of entry to or departure from a particular area or part of such area;</li> <li>(iv) the control of traffic;</li> <li>(v) the temporary closing of any public or private place or any business or industrial undertaking; or</li> <li>(vi) the control of any essential services and the security and safety of any installation or works connected therewith;</li> </ul> <p>(b) whereby any person is prohibited, or is prohibited without the consent of the Commissioner, from—</p> <ul style="list-style-type: none"> <li>(i) bringing into a particular area any object or article specified in the order or being in possession thereof in such an area;</li> <li>(ii) performing any act or carrying on any activity specified in the order in a particular area;</li> <li>(iii) being outside the boundaries of a particular area at any time;</li> <li>(iv) being outside the boundaries of his residential premises in a particular area at any time;</li> <li>(v) putting in motion or driving or being in or upon a vehicle that is in motion in a particular area, at any time; or</li> <li>(vi) entering a particular area if he is not normally resident in that area;</li> </ul>	<p><b>Bevele deur Kommissaris</b></p> <p>10. (1) Die Kommissaris kan vir die doel van die veiligheid van die publiek, die handhawing van die openbare orde of die beëindiging van die noodtoestand, sonder vooraf kennisgewing aan enige persoon en sonder om enige persoon aan te hoor, bevele wat nie met hierdie regulasies onbestaanbaar is nie, uitreik—</p> <p>(a) met betrekking tot—</p> <ul style="list-style-type: none"> <li>(i) die afbakening van gebiede;</li> <li>(ii) die afsluiting van 'n bepaalde gebied of deel van so 'n gebied ten einde toegang tot of vertrek uit so 'n gebied of deel daarvan te beheer;</li> <li>(iii) die beheer van toegang tot of vertrek uit 'n bepaalde gebied of deel van so 'n gebied;</li> <li>(iv) die beheer van verkeer;</li> <li>(v) die tydelike sluiting van enige openbare of private plek of enige besigheids- of nywerheids-onderneming; of</li> <li>(vi) die beheer van enige noodsaklike dienste en die bewaring en veiligheid van enige installasies of werke wat daarmee in verband staan;</li> </ul> <p>(b) waarby enige persoon verbied word om, of verbied word om sonder die toestemming van die Kommissaris—</p> <ul style="list-style-type: none"> <li>(i) enige voorwerp of artikel in die bevel vermeld in 'n bepaalde gebied in te bring of in so 'n gebied in besit daarvan te wees;</li> <li>(ii) enige handeling of bedrywigheid in die bevel vermeld in 'n bepaalde gebied te verrig of te beoefen;</li> <li>(iii) te eniger tyd buite die grense van 'n bepaalde gebied te wees;</li> <li>(iv) te eniger tyd buite die grense van sy woonperseel in 'n bepaalde gebied te wees;</li> <li>(v) te eniger tyd in 'n bepaalde gebied 'n voertuig in beweging te bring of te bestuur of in of op 'n bewegende voertuig te wees; of</li> <li>(vi) 'n bepaalde gebied binne te gaan indien hy nie sy gewone verblyfplek in daardie gebied het nie;</li> </ul>

(c) whereby a particular gathering, or any gathering of a particular nature, class or kind, is prohibited at a place or in an area specified in the order; or

(d) (i) prohibiting the holding of a particular gathering, or any gathering of a particular nature, class or kind, in an area specified in the order otherwise than in accordance with conditions likewise specified, which conditions may include conditions requiring the Commissioner's prior approval for the time, date and place of the gathering, prescribing the hours of the day or the days of the week during which the gathering may or may not take place, limiting the number of persons who may attend the gathering and prohibiting persons not belonging to a specified category of persons from making speeches at the gathering;

(ii) prohibiting persons from committing at a gathering referred to in subparagraph (i) acts specified in the order, or from attending, or from remaining present at, a gathering in respect of which a condition specified in the order has not been or is not being complied with;

(iii) requiring, in the case of a gathering which takes the form of a procession or a funeral procession, that the procession or funeral procession shall not proceed along a route other than the route determined by the Commissioner or that the persons forming the procession or funeral procession shall proceed in vehicles only.

(2) An order issued under subregulation (1)—

(a) may be of force generally or relate to a person specified in the order, or to a category of persons specified in the order, or to any person or persons not belonging to a particular category specified in the order; and

(b) shall be of force during a period specified in the order or, if no period is so specified, until the order is withdrawn or until the declaration that a state of emergency exists in the Republic is withdrawn or expires, whichever occurs first.

(3) (a) A consent contemplated in subregulation (1) (b) may be granted by the Commissioner on such conditions as he may determine.

(b) No consent contemplated in subregulation (1) (b) shall be granted by the Commissioner unless he is convinced that the granting of such consent will not result in the safety of the public or the maintenance of public order being threatened or the termination of the state of emergency being delayed.

(4) In any proceedings before a court of law in which it is relevant whether or not the Commissioner has issued a particular order, a copy of the order certified under the Commissioner's hand shall be accepted as conclusive proof of the issuing and contents of the order concerned.

**Promulgation of orders**

11. Any order issued under regulation 10 shall be promulgated—

(a) by publishing the order by notice in the *Government Gazette* or, where applicable, the *Official Gazette* of a self-governing territory;

(b) by publishing the order in a newspaper circulating in the area in respect of which the order applies;

(c) by making the order known by means of radio or television;

(c) waarby 'n bepaalde byeenkoms, of enige byeenkoms van 'n bepaalde aard, klas of soort, op 'n plek of in 'n gebied in die bevel vermeld, verbied word; of

(d) (i) wat verbied dat 'n bepaalde byeenkoms, of enige byeenkoms van 'n bepaalde aard, klas of soort, in 'n gebied in die bevel vermeld, gehou word behalwe ooreenkomsdig voorwaardes ingelyks vermeld, watter voorwaardes voorwaardes kan insluit wat die Kommissaris se voorafverkreeë goedkeuring vir die tyd, datum en plek van die byeenkoms vereis, wat die ure van die dag of die dae van die week voorskryf waartydens die byeenkoms mag plaasvind of nie mag plaasvind nie, wat 'n beperking plaas op die getal persone wat die byeenkoms mag bywoon en wat 'n verbod plaas op persone wat nie tot 'n vermelde kategorie persone behoort nie om toesprake by die byeenkoms te hou;

(ii) wat persone verbied om handelinge in die bevel vermeld by 'n byeenkoms in subparagraph (i) bedoel, te verrig of om so 'n byeenkoms ten opsigte waarvan 'n voorwaarde in die bevel vermeld nie aan voldoen is of word nie, by te woon of daarby aanwesig te bly;

(iii) wat, in die geval van so 'n byeenkoms wat die vorm van 'n optog of begrafnisstoet aanneem, vereis dat die optog of begrafnisstoet nie langs 'n ander roete mag beweeg as die roete deur die Kommissaris bepaal nie of dat die persone wat die optog of begrafnisstoet uitmaak slegs in voertuie mag beweeg.

(2) 'n Bevel kragtens subregulasie (1) uitgereik—

(a) kan algemeen van krag wees of betrekking hê op 'n persoon in die bevel vermeld, of op 'n kategorie persone in die bevel vermeld, of op enige persoon of persone wat nie tot 'n bepaalde kategorie in die bevel vermeld, behoort nie; en

(b) is van krag gedurende 'n tydperk in die bevel vermeld of, indien 'n tydperk nie aldus vermeld word nie, totdat die bevel ingetrek word of totdat die verklaring dat 'n noodtoestand in die Republiek bestaan, ingetrek word of verval, wat ook al die eerste gebeur.

(3) (a) 'n Toestemming beoog in subregulasie (1) (b) kan deur die Kommissaris verleen word op die voorwaardes wat hy bepaal.

(b) Geen toestemming beoog in subregulasie (1) (b) word deur die Kommissaris verleen nie tensy hy oortuig is dat die velening van die toestemming nie tot gevolg sal hê dat die veiligheid van die publiek of die handhawing van die openbare orde bedreig of die beëindiging van die noodtoestand vertraag word nie.

(4) By enige verrigtinge voor 'n geregshof waarby dit ter sake is of die Kommissaris 'n bepaalde bevel uitgevaardig het, al dan nie, word 'n afskrif van die bevel onder die Kommissaris se handtekening gewaarmerk, as afdoende bewys van die uitvaardiging en inhoud van die betrokke bevel aanvaar.

**Afkondiging van bevele**

11. Enige bevel kragtens regulasie 10 uitgereik, word afkondig deur daardie bevel—

(a) by kennisgewing in die *Staatskoerant* of, waarvan toepassing, die *Amptelike Koerant* van 'n selfregerende gebied te publiseer;

(b) in 'n koerant te publiseer wat in omloop is in die gebied ten opsigte waarvan die bevel van toepassing is;

(c) deur middel van radio of televisie bekend te maak;

(d) by distributing the order in a written form among members of the public and by affixing it on public buildings or at prominent public places in the area concerned;

(e) where the order is directed to a particular person, by handing or tendering it or causing it to be handed or tendered in a written form to that person; or

(f) by oral announcement to any particular person, or to members of the public in general, in the area concerned in a manner deemed fit by the Commissioner whenever, due to the urgency thereof or for any other reason whatsoever, it can, in the opinion of the Commissioner, not be published, made known, distributed or announced in accordance with the provisions of paragraph (a), (b), (c), (d) or (e).

### **Offences**

#### **12. Any person who—**

(a) contravenes or fails to comply with any order, direction or request under a provision of these regulations;

(b) contravenes or fails to comply with any condition imposed in respect of him under regulation 3 (8), 7 (4) (e), 8 (3), 9 (3) or 10 (3);

(c) contravenes a provision of regulation 4 or 7 (3);

(d) hinders any other person in the carrying out of any duty or the exercise of any power or the performance of any function imposed or conferred by, under or pursuant to any provision of these regulations; or

(e) destroys, defaces or falsifies any notice or other writing issued or purporting to have been issued under these regulations,

shall be guilty of an offence.

### **Penalties**

13. Any person convicted of an offence under these regulations shall be liable to a fine not exceeding R20 000 or to imprisonment for a period not exceeding ten years or to such imprisonment without the option of a fine, and the court convicting him may declare any goods, property or instrument by means of which or in connection with which the offence was committed, to be forfeited to the State.

### **Direction of Attorney-General required for prosecution**

14. No prosecution for an offence under these regulations shall be instituted except by the express direction of the Attorney-General having jurisdiction in respect of that prosecution.

### **Limitation of liability**

15. (1) No civil or criminal proceedings shall be instituted or continued in any court of law against—

(a) the State or the Government of a self-governing territory;

(b) the State President;

(c) any member of the Cabinet or a Ministers' Council or the Cabinet of a self-governing territory;

(d) any member of a security force;

(e) any person in the service of the State or of the Government of a self-governing territory; or

(f) any person acting by direction or with the approval of any member or person referred to in the preceding paragraphs of this subregulation,

(d) in die betrokke gebied in 'n skriftelike vorm tussen lede van die publiek te versprei en op openbare geboue of op opvallende openbare plekke in die gebied aan te bring;

(e) waar dit aan 'n bepaalde persoon gerig is, in 'n skriftelike vorm aan daardie persoon te oorhandig of aan te bied of te laat oorhandig of aanbied; of

(f) deur mondelinge aankondiging aan 'n bepaalde persoon, of aan lede van die publiek in die algemeen, in die betrokke gebied bekend te maak op 'n wyse wat die Kommissaris dienstig ag, wanneer dit, na die oordeel van die Kommissaris, vanweë die dringendheid daarvan of om enige ander rede ook al, nie ooreenkomsdig die bepalings van paragraaf (a), (b), (c), (d) of (e) gepubliseer, bekend gemaak, versprei of aangekondig kan word nie.

### **Misdrywe**

#### **12. Iemand wat—**

(a) 'n bevel, opdrag of versoek kragtens 'n bepaling van hierdie regulasies, oortree of versuim om daaraan te voldoen;

(b) 'n voorwaarde ten opsigte van hom kragtens regulasie 3 (8), 7 (4) (e), 8 (3), 9 (3) of 10 (3) opgelê, oortree of versuim om daaraan te voldoen;

(c) 'n bepaling van regulasie 4 of 7 (3) oortree;

(d) iemand anders in die uitvoering van enige plig of die uitoefening van enige bevoegdheid of die verrigting van enige werkzaamheid deur, kragtens of uit hoofde van 'n bepaling van hierdie regulasies opgelê of verleen, belemmer; of

(e) 'n kennigwing of ander geskrif wat kragtens hierdie regulasies uitgereik is of daarkragtens uitgereik heet te wees, vernietig, skend of vervals, is aan 'n misdryf skuldig.

### **Strawwe**

13. Iemand wat skuldig bevind word aan 'n misdryf kragtens hierdie regulasies is strafbaar met 'n boete van hoogstens R20 000 of met gevangenisstraf vir 'n tydperk van hoogstens tien jaar of met daardie gevangenisstraf sonder die keuse van 'n boete, en die hof wat hom skuldig bevind kan enige goed, eiendom of instrument deur middel waarvan of in verband waarmee die misdryf gepleeg is, aan die Staat verbeurd verklaar.

### **Opdrag van Prokureur-generaal vereis vir vervolging**

14. Geen vervolging weens 'n misdryf ingevolge hierdie regulasies word ingestel nie behalwe ingevolge die uitdruklike opdrag van die Prokureur-generaal wat regsbevoegdheid ten opsigte van daardie vervolging besit.

### **Beperking van aanspreeklikheid**

15. (1) Geen siviele of strafregtelike geding word in enige gereghof ingestel of voortgesit nie teen—

(a) die Staat of die Regering van 'n selfregerende gebied;

(b) die Staatspresident;

(c) 'n lid van die Kabinet of 'n Ministersraad of die Kabinet van 'n selfregerende gebied;

(d) 'n lid van 'n veiligheidsmag;

(e) iemand wat in diens van die Staat of van die Regering van 'n selfregerende gebied is; of

(f) iemand wat op las of met die goedkeuring van 'n in die voorgaande paragrawe van hierdie subregulasie bedoelde lid of persoon handel,

by reason of any act in good faith advised, commanded, ordered, directed or performed by any person in the carrying out of his duties or the exercise of his powers or the performance of his functions in terms of these regulations or any other regulations made under the Act, with intent to ensure the safety of the public, the maintenance of public order or the termination of the state of emergency or in order to deal with circumstances which have arisen or are likely to arise as a result of the said state of emergency.

(2) (a) Whenever the court in which any proceedings have been instituted, is of the opinion that by virtue of subregulation (1) the proceedings may not be continued, the court shall make a finding to that effect.

(b) Whenever the court has made such a finding, such proceedings shall lapse and be deemed to be void.

(3) No interdict or other process shall issue for the staying or setting aside of any order, rule or notice made or issued under these regulations or any other regulations made under the Act or any condition determined thereunder, and no such order, rule, notice or condition shall be stayed on the grounds of an appeal against a conviction under these or such other regulations.

(4) If in any proceedings instituted against any member or person referred to in subregulation (1), or the State, or the Government of a self-governing territory, the question arises whether any act advised, commanded, ordered, directed, directed or performed by any person was advised, commanded, ordered, directed or performed by him in good faith, it shall be presumed, until the contrary is proved, that such act was advised, commanded, ordered, directed or performed by him in good faith.

(5) The provisions of this regulation shall apply also in respect of any default by any person or member referred to in subregulation (1) in complying with any provision of any law in connection with advising, commanding, ordering, directing or performing any such act aforesaid.

#### *Short title*

16. These regulations shall be called the Security Emergency Regulations, 1989.

op grond van 'n handeling wat deur iemand by die uitvoering van sy pligte of die uitoefening van sy bevoeghede of die verrigting van sy werksaamhede ingevolge hierdie regulasies of enige ander regulasies uitgevaardig kragtens die Wet, te goeder trou aangeraai, gebied, beveel, gelas of verrig is, met die bedoeling om die veiligheid van die publiek, die handhawing van die openbare orde of die beëindiging van die noodtoestand te verseker, of om met omstandighede te handel wat as gevolg van genoemde noodtoestand ontstaan het of waarskynlik sal ontstaan.

(2) (a) Wanneer die hof waarin 'n geding ingestel is, van mening is dat die geding uit hoofde van subregulasië (1) nie voortgesit mag word nie, moet die hof 'n bevinding in dier voege maak.

(b) Wanneer die hof so 'n bevinding gemaak het, verval sodanige geding en word dit geag nietig te wees.

(3) Geen interdik of ander prosesstuk word uitgereik vir die opskorting of nietigverklaring van 'n bevel, reël of kennisgewing uitgereik of uitgevaardig kragtens hierdie regulasies of enige ander regulasies uitgevaardig kragtens die Wet of enige voorwaarde daarkragtens bepaal nie, en geen sodanige bevel, reël, kennisgewing of voorwaarde word op grond van 'n appèl teen 'n skuldigbevindig kragtens hierdie of sodanige ander regulasies opgeskort nie.

(4) Indien by 'n geding ingestel teen 'n in subregulasië (1) vermelde persoon of lid, of die Staat of die Regering van 'n selfregerende gebied, die vraag ontstaan of 'n handeling wat deur iemand aangeraai, gebied, beveel, gelas of verrig is, deur hom te goeder trou aangeraai, gebied, beveel, gelas of verrig is, word vermoed, totdat die teendeel bewys word, dat daardie handeling deur hom te goeder trou aangeraai, gebied, beveel, gelas of verrig is.

(5) Die bepalings van hierdie regulasie is ook van toepassing ten aansien van enige versuim deur 'n in subregulasië (1) vermelde persoon of lid om in verband met die aanraai, gebied, beveel, gelas of verrig van 'n voormalde handeling 'n voorskrif van 'n wet na te kom.

#### *Kort titel*

16. Hierdie regulasies heet die Veiligheidsnoodregulasies, 1989.

## PHYTOPHYLACTICA

This publication deals with plant pathology, mycology, microbiology, entomology, nematology, and other zoological plant pests. Four parts of the journal are published annually.

Contributions of scientific merit on agricultural research are invited for publication in this journal. Directions for the preparation of such contributions are obtainable from the Director, Agricultural Information, Private Bag X144, Pretoria, to whom all communications in connection with the journal should be addressed.

The journal is obtainable from the above-mentioned address at R5 plus GST per copy or R20 per annum, post free (Other countries R6,25 per copy or R25 per annum).

## PHYTOPHYLACTICA

Hierdie publikasie bevat artikels oor plantpatologie, mikologie, mikrobiologie, entomologie, nematologie en ander dierkundige plantplae. Vier dele van die tydskrif word per jaar gepubliseer.

Verdienstelike landboukundige bydraes van oorspronklike wetenskaplike navorsing word vir plasing in hierdie tydskrif verwelkom. Voorskrifte vir die opstel van sulke bydraes is verkrybaar van die Directeur, Landbou-inligting, Privaatsak X144, Pretoria, aan wie ook alle navrae in verband met die tydskrif gerig moet word.

Die tydskrif is verkrybaar van bogenoemde adres teen R5 plus AVB per eksemplaar of R20 per jaar, posvry (Buiteland R6,25 per eksemplaar of R25 per jaar).

**CONTENTS**

No.	PROCLAMATION	Page No.	Gazette No.
R. 86	Public Safety Act (3/1953): Security Emergency Regulations.....	1	11946

**INHOUD**

No.	PROKLAMASIE	Bladsy No.	Koerant No.
R. 86	Wet op Openbare Veiligheid (3/1953): Veiligheidsnoodregulasies.....	1	11946