



REPUBLIC OF SOUTH AFRICA

GOVERNMENT GAZETTE

STAATSKOERANT

VAN DIE REPUBLIEK VAN SUID-AFRIKA

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PARTMENT OF THE PRIME MINISTER

No. 736.

28 April 1976.

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

No. 57 of 1976: National Parks Act, 1976.

DEPARTEMENT VAN DIE EERSTE MINISTER

No. 736.

28 April 1976.

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

No. 57 van 1976: Wet op Nasionale Parke, 1976.

Wet No. 57, 1976

WET OP NASIONALE PARKE, 1976

WET

Tot samevatting van die wetsbepalings betreffende nasionale parke.

*(Engelse teks deur die Staatspresident geteken.)
(Goedgekeur op 6 April 1976.)*

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

Woordbepalings.

1. In hierdie Wet, tensy uit die samehang anders blyk, beteken—

- (i) „beampte” die natuurbewaarder of 'n blanke deur die raad as veldwagter aangestel; (vii)
- (ii) „dier”, behoudens die regulasies, enige lid van die diereryk; (i)
- (iii) „grond” ook die see en die strand soos in die Strandwet, 1935 (Wet No. 21 van 1935), omskryf; (vi)
- (iv) „hierdie Wet” ook die regulasies; (xi)
- (v) „jag”, met betrekking tot 'n dier, om dood te maak, na te skiet, te vang of te probeer vang, of om te agtervolg, na te soek of voor te lê met die opset om te dood, te skiet of te vang; (v)
- (vi) „Minister” die Minister van Landbou; (vii)
- (vii) „park” of „die parke” 'n nasionale park of die nasionale parke by of kragtens artikel 2 ingestel; (ix)
- (viii) „raad” die ingevolge artikel 5 (1) ingestelde Raad van Kuratore vir Nasionale Parke; (ii)
- (xi) „regulasie” 'n regulasie wat kragtens hierdie Wet uitgevaardig of andersins van krag is; (x)
- (x) „steur”, met betrekking tot 'n dier, om opsetlik of nalatiglik te beseer, te terg, te ontstel, te hinder, in te meng met, met enige voorwerp te gooi, of aggressief te maak; (iii)
- (xi) „val” enige toestel of stof waarmee of deur middel waarvan 'n dier gevang kan word; (xii)
- (xii) „wapen” 'n vuurwapen of ammunisie vir 'n vuurwapen, of 'n ander werktuig waarmee 'n projektiel so voortgedryf kan word of wat so voortgedryf of gebruik kan word dat 'n dier daardeur doodgemaak of beseer kan word; (xiii)
- (xiii) „werknemer” 'n ander werknemer van die raad as 'n beampte. (iv)

Instelling en gebiede van parke.

2. (1) Elke gebied in Bylae 1 omskryf, is 'n nasionale park met die naam in daardie Bylae daaraan toegeskryf.

(2) Die Staatspresident kan by proklamasie in die *Staatskoerant*—

- (a) enige ander gebied tot 'n nasionale park verklaar onder 'n naam wat in daardie proklamasie daaraan toegeskryf moet word, en die genoemde Bylae wysig deur die naam en 'n gebiedsomskrywing van 'n aldus ingestelde park by te voeg;

NATIONAL PARKS ACT, 1976

Act No. 57, 1976

ACT**To consolidate the laws relating to national parks.***(English text signed by the State President.)
(Assented to 6 April 1976.)*

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

1. In this Act, unless the context otherwise indicates— Definitions.

- (i) “animal” means, subject to the regulations, any member of the animal kingdom; (ii)
- (ii) “board” means the National Parks Board of Trustees established in terms of section 5 (1); (viii)
- (iii) “disturb” with reference to an animal, means wilfully or negligently to injure, to tease, to alarm, to hinder, to interfere with, to throw an object at or to make aggressive; (x)
- (iv) “employee” means an employee of the board other than an officer; (xiii)
- (v) “hunt” with reference to an animal, means to kill, shoot at, capture or attempt to capture, or to follow or to search for or lie in wait for with intent to kill, shoot or capture; (v)
- (vi) “land” includes the sea and the sea-shore as defined in the Sea-shore Act, 1935 (Act No. 21 of 1935); (iii)
- (vii) “Minister” means the Minister of Agriculture; (vi)
- (viii) “officer” means the nature conservator or any European appointed by the board as ranger; (i)
- (ix) “park” or “the parks” means a national park or the national parks established by or under section 2; (vii)
- (x) “regulation” means a regulation made or otherwise in force under this Act; (ix)
- (xi) “this Act” includes the regulations; (iv)
- (xii) “trap” means any device or substance with which or by means of which an animal can be captured; (xi)
- (xiii) “weapon” means any fire-arm or ammunition for a fire-arm, or any other instrument by means of which a projectile can be propelled, or which can be propelled or used in such a manner that any animal can be killed or injured thereby. (xii)

2. (1) Each area defined in Schedule 1 shall be a national park under the name assigned to it in that Schedule. Establishment and areas of parks.

(2) The State President may by proclamation in the *Gazette*—

- (a) declare any other area to be a national park under a name to be assigned to it in that proclamation, and amend the said Schedule by the addition of the name and a definition of the area of any park so established;

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(b) enige grond tot deel van 'n park verklaar of, behoudens die bepalings van subartikel (3), grond uit 'n park wegneem en die genoemde Bylae dienooreenkomsdig wysig.

(3) Behalwe op gesag van 'n besluit van die Senaat en van die Volksraad, word grond wat deel van 'n park uitmaak nie vervreem of daaruit weggegneem of daarvan afgesonder nie.

Verkryging van private grond in 'n park.

3. (1) Die Minister kan deur koop of op 'n ander wyse, met inbegrip van die in ruil gee van Staatsgrond buite 'n park geleë, of, as met die eienaar nie ooreengekom word nie, deur onteiening grond wat deel van 'n park uitmaak of 'n mineraalreg oor sodanige grond, vir die doeleindes van daardie park verkry.

(2) Die bepalings van die Onteieningswet, 1965, geld *mutatis mutandis* in verband met die onteiening van grond of 'n mineraalreg kragtens subartikel (1).

Oogmerke van 'n park.

4. Die oogmerk met die instelling van 'n park is die totstandbrenging, bewaring en bestudering daarin van die wilde dierewewe, seelewe en plantelewe en van voorwerpe van geologiese, argeologiese, historiese, etnologiese, oceanografiese, opvoedkundige en ander wetenskaplike belang en voorwerpe wat betrekking het op bedoelde lewe of eersbedoelde voorwerpe of op gebeurtenisse in of die geskiedenis van die park, op so 'n wyse dat die gebied wat die park uitmaak, sover doenlik en tot voordeel en genot van besoekers, in sy natuurlike staat behoue bly.

Instelling en samestelling van die Raad van Kuratore vir Nasionale Parke.

5. (1) Die Staatspresident stel by kennisgewing in die *Staatskoerant* 'n raad in, met die naam die Raad van Kuratore vir Nasionale Parke, vir die beheer, bestuur en instandhouding van die parke.

(2) Die raad is 'n regspersoon wat in regte as eiser en verweerde kan optree en, behoudens die bepalings van hierdie Wet en vir sover dit nodig is ten einde sy werksaamhede en pligte beter te kan uitvoer, die handelinge kan verrig wat regspersone regtens kan verrig: Met dien verstande dat 'n lening nie sonder die magtiging van die Staatspresident deur die raad aangegaan word nie.

(3) (a) Die raad bestaan, behoudens die bepalings van paraaf (b), uit die Administrateurs van die vier provinsies en agt ander lede deur die Staatspresident aangestel te word, van wie—

(i) een genomineer word deur die Genootskap tot Beskerming van Wilde Dierelewé van Suid-Afrika of, ingeval daardie Genootskap ophou om te bestaan, 'n deur die Minister aangewese genootskap wat die beskerming van wilde dierelewé ten doel het of, waar daardie Genootskap of so 'n genootskap in gebreke bly om 'n nominasie te doen, deur die Minister; en
(ii) die oorblywende lede deur die Minister genomineer word.

(b) Indien die Administrateur van 'n provinsie die Staatspresident skriftelik in kennis stel dat hy nie in die raad wil dien of langer wil dien nie, stel die Staatspresident 'n lid van die betrokke uitvoerende komitee of provinsiale raad wat deur daardie Administrateur genomineer is of, indien so 'n lid nie deur hom genomineer word nie, 'n lid wat deur die Minister genomineer word, in die plek van daardie Administrateur aan.

(c) Een van die lede van die raad word deur die Staatspresident as voorsitter van die raad aangewys.

Ampstermy van lede van die raad.

6. Behoudens die bepalings van hierdie Wet, beklee 'n lid van die raad wat deur die Staatspresident aangestel is, sy amp vir die tydperk van hoogstens vyf jaar wat die Staatspresident ten tyde van sy aanstelling bepaal, maar kan hy weer aangestel word.

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- (b) include any land in or, subject to the provisions of subsection (3), exclude any land from any park and amend the said Schedule accordingly.
- (3) Except under the authority of a resolution of the Senate and of the House of Assembly, no land included in a park shall be alienated or excluded or detached from the park.

3. (1) The Minister may, by purchase or otherwise, including exchange for State land situate outside a park, or, failing agreement with the owner, by expropriation acquire any land included in a park or any mineral right in such land, for the purposes of that park.

Acquisition of
private land in a
park.

(2) The provisions of the Expropriation Act, 1965, shall *mutatis mutandis* apply in connection with any expropriation of land or any mineral right under subsection (1).

4. The object of the constitution of a park is the establishment, preservation and study therein of wild animal, marine and plant life and objects of geological, archaeological, historical, ethnological, oceanographic, educational and other scientific interest and objects relating to the said life or the first-mentioned objects or to events in or the history of the park, in such a manner that the area which constitutes the park shall, as far as may be and for the benefit and enjoyment of visitors, be retained in its natural state.

Object of a park.

5. (1) The State President shall by notice in the *Gazette* establish and establish a board to be known as the National Parks Board of Trustees, for the control, management and maintenance of the parks.

Establishment and
constitution of
the National Parks
Board of Trustees.

(2) The board shall be a corporate body capable of suing and being sued and, subject to the provisions of this Act and in so far as may be necessary for the better performance of its functions and duties, of performing all such acts as bodies corporate may by law perform: Provided that no loan shall be raised by the board without the authority of the State President.

(3) (a) The board shall consist, subject to the provisions of paragraph (b), of the Administrators of the four provinces and eight other members to be appointed by the State President, of whom—

(i) one shall be nominated by the Wild Life Protection Society of South Africa or, in the event of that Society ceasing to exist, any society designated by the Minister which aims at the protection of wild animal life or, where that Society or such a society fails to make a nomination, by the Minister; and

(ii) the remaining members shall be nominated by the Minister.

(b) If the Administrator of a province notifies the State President in writing that he does not wish to serve or to continue to serve on the board, the State President shall appoint in the place of such Administrator a member of the executive committee or provincial council concerned nominated by such Administrator, or if no such member is nominated by him, a member nominated by the Minister.

(c) One of the members of the board shall be designated by the State President as the chairman of the board.

6. Subject to the provisions of this Act, a member of the board appointed by the State President shall hold office for such period, not exceeding five years, as the State President may determine at the time of his appointment, but shall be eligible for reappointment.

Period of office of
members of the
board.

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Ontruiming van amp deur lede van die raad.

7. 'n Lid van die raad wat deur die Staatspresident aangestel is, ontruim sy amp—

- (a) as hy insolvent word of sy boedel ten behoeve van sy skuldeisers afstaan;
- (b) as hy kranksinnig word of aan 'n misdryf skuldig bevind en tot gevangenisstraf sonder die keuse van 'n boete gevonnis word;
- (c) as hy sonder verlof van die raad (welke verlof nie verleen kan word vir 'n tydperk wat ses agtereenvolgende maande oorskry nie) van vier agtereenvolgende gewone vergaderings van die raad afwesig was;
- (d) in die geval van 'n lid ingevolge artikel 5 (3) (b) aangestel, as hy ophou om 'n lid van die betrokke uitvoerende komitee of provinsiale raad te wees of as die Administrateur in wie se plek hy aangestel is, ophou om Administrateur van die betrokke provinsie te wees;
- (e) as sy aanstelling ingevolge artikel 8 (2) ingetrek word;
- (f) as hy kragtens artikel 9 (3) van sy amp onthef word; of
- (g) as hy as lid bedank.

Intrekking van aanstelling van lid.

8. (1) Die naam van elke persoon wat as lid van die raad aangestel is, word binne veertien dae na die aanstelling, as die Parlement dan in sitting is, of, as die Parlement dan nie in sitting is nie, binne veertien dae na die aanvang van sy eersvolgende sitting, in die Senaat en in die Volksraad ter Tafel gelê.

(2) Indien die Senaat en die Volksraad binne dertig dae nadat die naam van iemand ingevolge subartikel (1) ter Tafel gelê is, besluite neem waarby die aanstelling van daardie persoon as lid van die raad afgekeur word, word sy aanstelling ingetrek.

(3) Die intrekking kragtens subartikel (2) van 'n aanstelling doen geen afbreuk aan die geldigheid van enigets wat die raad gedoen het terwyl die persoon wie se aanstelling aldus ingetrek word, 'n lid van die raad was nie, en ook nie aan die bevoegdheid van die Staatspresident om die vakature wat deur die intrekking ontstaan het, te vul nie.

Skorsing van 'n lid in, en ontheffing van 'n lid van, sy amp.

9. (1) Die Staatspresident kan 'n lid van die raad wat deur hom aangestel is, weens onbekwaamheid of wangedrag in sy amp skors.

(2) Waar 'n lid kragtens subartikel (1) geskors word, word 'n volledige verslag van die oorsaak van die skorsing binne veertien dae na die skorsing, as die Parlement dan in sitting is, of, as die Parlement dan nie in sitting is nie, binne veertien dae na die aanvang van sy eersvolgende sitting, in die Senaat en in die Volksraad ter Tafel gelê.

(3) Indien 'n adres waarin versoek word dat die betrokke lid in sy amp behou word nie binne dertig dae nadat 'n verklaring ingevolge subartikel (2) ter Tafel gelê is, deur die Senaat en die Volksraad aan die Staatspresident gerig word nie, kan die Staatspresident die lid van sy amp onthef.

'n Lid ontvang sekere toelaes maar geen besoldiging nie.

10. 'n Lid van die raad ontvang geen besoldiging nie, maar sy redelike reis- en verblyfkoste terwyl hy die sake van die raad verrig, kan teen 'n by regulasie voorgeskrewe tarief aan hom betaal word.

Raadsbesluite.

11. (1) 'n Kworum vir 'n vergadering van die raad is vier lede van die raad.

(2) Die besluit van die meerderheid van die lede wat op 'n vergadering van die raad aanwesig is, is die besluit van die raad: Met dien verstande dat by 'n staking van stemme die voorsitter benewens sy beraadslagende stem ook 'n beslissende stem het.

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7. A member of the board appointed by the State President shall vacate his office—

Vacation of office
by members of
the board.

- (a) if he becomes insolvent or assigns his estate for the benefit of his creditors;
- (b) if he becomes of unsound mind or is convicted of an offence and sentenced to imprisonment without the option of a fine;
- (c) if, without the leave of the board (which leave shall not be granted for any period exceeding six consecutive months), he has been absent from four consecutive ordinary meetings of the board;
- (d) in the case of a member appointed in terms of section 5 (3) (b), if he ceases to be a member of the executive committee or provincial council concerned or if the Administrator in whose place he has been appointed, ceases to be Administrator of the province concerned;
- (e) if his appointment is cancelled in terms of section 8 (2);
- (f) if he is removed from his office under section 9 (3); or
- (g) if he resigns as a member.

8. (1) The name of every person appointed as a member of the board shall be laid on the Tables of the Senate and the House of Assembly within fourteen days after the appointment if Parliament is then in session or, if Parliament is not then in session, within fourteen days after the commencement of its next ensuing session.

Cancellation of
appointment of
member.

(2) If, within thirty days after the name of any person has been laid on the Tables under the provisions of subsection (1), the Senate and the House of Assembly pass resolutions disapproving of the appointment of that person as a member of the board, his appointment shall be cancelled.

(3) The cancellation under the provisions of subsection (2) of any appointment shall not affect the validity of anything done by the board while the person whose appointment is so cancelled, was a member of the board, nor the power of the State President to fill the vacancy occasioned by the cancellation.

9. (1) The State President may suspend any member of the board appointed by him from his office for incapacity or mis-behaviour.

Suspension and
removal of
member from
office.

(2) Where a member is suspended in terms of subsection (1), a full statement of the cause of the suspension shall be laid on the Tables of the Senate and the House of Assembly within fourteen days after the suspension if Parliament is then in session or, if Parliament is not then in session, within fourteen days after the commencement of its next ensuing session.

(3) If, within thirty days after a statement has been laid on the Tables in terms of subsection (2), an address is not presented to the State President by the Senate and the House of Assembly requesting the retention of the member concerned in his office, the State President may remove the member from his office.

10. A member of the board shall not receive any remuneration but may be paid, at a tariff which may be prescribed by regulation, his reasonable expenses for travelling and subsistence while engaged on the business of the board.

A member to
receive certain
allowances but no
remuneration.

11. (1) A quorum for a meeting of the board shall be four members of the board.

Decision of the
board.

(2) The decision of the majority of the members present at the meeting of the board shall be the decision of the board: Provided that, in the event of an equality of votes, the chairman shall have a casting vote in addition to his deliberative vote.

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Werksaamhede en
bevoegdhede van
die raad.

12. (1) Die raad beheer en bestuur die parke en hou hulle in stand vir die oogmerke in artikel 4 beskrywe, en bestee sy inkomste vir daardie doel.

(2) Die raad kan in 'n park—

- (a) die paaie, brugge, geboue, damme, heinings, see-werings, strandmure, boothuise, aanlegsteiers, vase-meerplekke, swemdamme, oseanariums en onderwatertonnels aanlê en oprig, en sulke ander werke uitvoer as wat hy vir die beheer, bestuur of instandhouding van die park nodig ag;
- (b) die stappe doen wat die veiligheid van die diere- en plantelewe in die park, en die bewaring van die park en die diere en plantegroei daarin in 'n natuurlike staat, sal verseker;
- (c) gebiede uithou as aanteelplekke vir diere of kwekerye vir bome, struike, plante en blomme;
- (d) herberg vir besoekers aan die park en geriewe in verband daarmee verskaf;
- (e) maaltye en verversings vir besoekers aan die park verskaf;
- (f) besigheid of handel dryf vir die gerief van besoekers aan die park;
- (g) enige ander diens vir die gerief van besoekers aan die park lewer;
- (h) 'n gebou, struktuur, depot of perseel wat nodig is in verband met 'n in paragraaf (d), (e), (f) of (g) bedoelde aangeleentheid, instel, oprig, uitrus en in stand hou, of 'n perseel wat vir so 'n doel nodig is, verhuur;
- (i) die gelde hef wat hy bepaal in verband met 'n in paragraaf (d), (e), (f) of (g) bedoelde aangeleentheid, of wat betaal moet word ten opsigte van verlof kragtens artikel 23 om 'n park te betree of daarin te woon;
- (j) enigiemand magtig om, onderworpe aan die voorwaardes en betaling van die gelde wat die raad goed vind, enige bedrywigheid, behalwe die verkoop van drank, voort te sit wat ingevolge paragraaf (e), (f) of (g) deur die raad voortgesit kan word;
- (k) in opdrag van 'n Staatsdepartement die werksaamhede verrig wat gewoonlik deur daardie departement verrig word.

(3) Die raad kan eksemplare van die diere en plante van 'n park verkoop, verruil of skenk, en 'n dier of plant wat die raad wenslik ag om in 'n park in te voer, deur koop, ruil of op 'n ander wyse verkry: Met dien verstande dat die raad geen dier of plant van 'n soort in 'n park invoer wat nie in daardie park inheems is nie.

(4) (a) Die raad kan, indien deur die Minister daartoe gemagtig, die vraag ondersoek of dit wenslik al dan nie sou wees om enige gebied tot 'n park te verklaar of om enige grond tot deel van 'n park te verklaar.

(b) Waar 'n gebied of grond ten opsigte waarvan 'n ondersoek ingevolge paragraaf (a) uitgevoer is daarna by proklamasie kragtens artikel 2 (2) tot 'n nasionale park of tot deel van 'n park verklaar word, word enigiets wat voor die uitvaardiging van die proklamasie met die goedkeuring van die Minister deur die raad gedoen is in verband met die beheer, bestuur of instandhouding van sodanige gebied of grond asof dit 'n nasionale park of deel van 'n park was, geag na die uitvaardiging van die proklamasie gedoen te gewees het.

(5) Die raad kan vrystelling of gedeeltelike vrystelling verleen van betaling van enige van of al die gelde kragtens subartikel (2) (i) bepaal, of die gelde betaalbaar ingevolge enige regulasie kragtens artikel 29 (1) (d) uitgevaardig, aan lede van die raad, aan 'n beampete en 'n werknemer, en aan enige besondere ander persoon.

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12. (1) The board shall control, manage and maintain the parks for the objects described in section 4, and shall utilize its revenue for that purpose.

(2) The board may within a park—

- (a) construct and erect such roads, bridges, buildings, dams, fences, breakwaters, seawalls, boathouses, landing stages, mooring places, swimming-pools, oceanariums and underwater tunnels, and carry out such other works as it may consider necessary for the control, management or maintenance of the park;
- (b) take such steps as will ensure the security of the animal and plant life in the park, and the preservation of the park and the animals and vegetation therein in a natural state;
- (c) reserve areas as breeding places for animals or as nurseries for trees, shrubs, plants and flowers;
- (d) provide accommodation for visitors to the park and facilities in connection therewith;
- (e) provide meals and refreshments for visitors to the park;
- (f) carry on any business or trade for the convenience of visitors to the park;
- (g) supply any other service for the convenience of visitors to the park;
- (h) establish, erect, equip and maintain any building, structure, depot or premises required in connection with any matter referred to in paragraph (d), (e), (f) or (g), or let any site required for such a purpose;
- (i) make such charges as it may determine in connection with any matter referred to in paragraph (d), (e), (f) or (g), or which are to be paid in respect of permission under section 23 to enter or reside in a park;
- (j) authorize any person to carry on, subject to such conditions and the payment of such charges as it may think fit, any activity other than the sale of liquor, which may in terms of paragraph (e), (f) or (g) be carried on by the board;
- (k) on the instruction of a department of State, perform such functions as are usually performed by that department.

(3) The board may sell, exchange or donate specimens of the animals and plants of a park, and may by purchase, exchange or otherwise acquire any animal or plant which the board may consider desirable to introduce into a park: Provided that the board shall not introduce into a park any animal or plant which is not of a species indigenous to that park.

(4) (a) The board may, if authorized thereto by the Minister, investigate the question whether or not it would be desirable to have any area declared a park or to have any land included in a park.

(b) Where any area or land in respect of which an investigation has been carried out in terms of paragraph (a) is thereafter by proclamation under section 2 (2) declared to be a national park or included in any park, anything done, before the issue of the proclamation, by the board with the approval of the Minister in connection with the control, management or maintenance of such area or land as if it were a national park or part of a park, shall be deemed to have been done after the issue thereof.

(5) The board may grant exemption or partial exemption from payment of any or all of the charges determined under subsection (2) (i), or the fees payable in terms of any regulation made under section 29 (1) (d), to members of the board, to any officer and any employee, and to any particular other person.

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Maak, verkoop en verskaffing van Bantoebier in 'n park deur die raad.

Aanstelling van beampies en werknemers.

Raad kan reël vir voorsiening, by wyse van versekering, van dekking vir sy lede en sekere ander persone.

Inkomste van die raad, hou van rekenings en ouditering.

Jaarlikse verslag van die raad.

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13. (1) Ondanks andersluidende wetsbepalings kan die raad, behoudens die volgende bepalings van hierdie artikel, in enige kamp Bantoebier maak, verkoop en verskaf, en enigiemand aan wie sodanige bier aldus verkoop of verskaf word, mag in besit daarvan wees in of op enige plek in die park wat die raad bepaal.

(2) Die raad maak, verkoop en verskaf sodanige bier alleen op terreine of in persele deur die Minister goedgekeur.

(3) Die raad mag nie Bantoebier aan iemand onder die skynbare leeftyd van agtien jaar verkoop of verskaf nie.

(4) Verskillende verkoopprysse kan deur die raad vasgestel word vir Bantoebier wat aan verskillende klasse persone verkoop word.

(5) By die toepassing van hierdie artikel dra die uitdrukking „Bantoebier” die betekenis deur of kragtens die Wet op Bantoebier, 1962 (Wet No. 63 van 1962), daaraan toegeskryf.

14. (1) Die raad kan van tyd tot tyd as beampies en werknelmers die persone aanstel wat nodig mag wees om die oogmerke van hierdie Wet te verwesenlik, en kan na goeddunke 'n beampte of werknemer uit sy diens ontslaan.

(2) 'n Beampte of werknemer ontvang die besoldiging en toeslaes en by aftreding die pensioen of gratifiekasie (as dit toegestaan word), en aan hom word die woon- en ander geriewe in 'n park, met inbegrip van geriewe wat vir besoekers aan 'n park verskaf word, toegeken, en hy is geregtig op die voorregte, wat die raad redelik en gepas ag.

15. Die raad kan met 'n versekeraar reël vir die voorsiening, by wyse van versekering, van dekking vir die voorsitter en ander lede van die raad en vir beampies en werknemers, ten opsigte van liggaamlike besering, ongeskiktheid of dood wat uitsluitlik en regstreeks die gevolg is van 'n ongeluk wat in die loop van die verrigting van hul pligte plaasvind.

16. (1) Die inkomste van die raad bestaan uit—

- (a) vrywillige bydraes, skenkings en bemakings deur hom van die publiek ontvang;
- (b) gelde of ander bedrae deur hom kragtens die bepalings van hierdie Wet ontvang of byeengebring;
- (c) boetes wat ten opsigte van misdrywe ingevolge hierdie Wet ontvang of verhaal word;
- (d) enige bydrae wat hy van 'n provinsiale raad mag ontvang, tot verstrekking waarvan enige provinsiale raad hierby gemagtig word;
- (e) jaarlikse hulptoelaes, uit gelde deur die Parlement vir dié doel beskikbaar gestel, wat die Minister aan die raad kan uitbetaal in bedrae en vir die doeleindes en op die voorwaardes wat hy bepaal; en
- (f) enige ander gelde wat uit enige ander bron ook al hom toeval of tot sy beskikking gestel word.

(2) Die raad hou 'n volledige en juiste rekening van alle gelde deur hom ontvang en uitgegee.

- (3) (a) Die rekenings van die raad word deur die Ouditeur-generaal geouditeer.
- (b) Die raad betaal ten opsigte van elke ouditering van sy rekenings kragtens paragraaf (a), aan die Staatsinkomstefonds 'n bedrag wat die Tesourie na oorlegpleging met die Ouditeur-generaal bepaal.

17. (1) (a) Die raad moet so gou doenlik na 31 Maart in elke jaar 'n verslag van sy werksaamhede gedurende die jaar wat op daardie datum eindig, aan die Minister voorlê.

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13. (1) Notwithstanding anything to the contrary in any law contained, the board may, subject to the succeeding provisions of this section, in any camp manufacture, sell and supply Bantu beer, and any person to whom such beer is so sold or supplied may be in possession thereof in or on any place within the park determined by the board.

Manufacture, sale
and supply of
Bantu beer in a
park by the board.

(2) The board shall manufacture, sell and supply such beer only on sites or in premises approved by the Minister.

(3) The board shall not sell or supply Bantu beer to any person under the apparent age of eighteen years.

(4) Different selling prices may be fixed by the board for Bantu beer sold to different classes of persons.

(5) For the purposes of this section the expression "Bantu beer" shall bear the meaning assigned thereto by or under the Bantu Beer Act, 1962 (Act No. 63 of 1962).

14. (1) The board may from time to time appoint as officers or employees such persons as may be required for the carrying out of the objects of this Act, and may in its discretion dismiss any officer or employee from its service.

Appointment of
officers and
employees.

(2) An officer or employee shall receive such remuneration and allowances and such retiring pension or gratuity (if any) and be granted such residential and other facilities in a park, including facilities provided for visitors to a park, and be entitled to such privileges, as the board may deem reasonable and proper.

15. The board may arrange with any insurer for the provision of insurance cover for the chairman and other members of the board and for officers and employees, in respect of bodily injury, disablement or death resulting solely and directly from an accident occurring in the course of the performance of their duties.

Board may
arrange for
provision of
insurance cover
for its members
and certain other
persons.

16. (1) The revenue of the board shall consist of—

Revenue of the
board, keeping of
accounts and
auditing.

- (a) voluntary subscriptions, donations and bequests received by it from the public;
- (b) fees or other moneys received or raised by it under the provisions of this Act;
- (c) fines received or recovered in respect of offences under this Act;
- (d) any contribution which it may receive from a provincial council and which any provincial council is hereby empowered to make;
- (e) annual grants-in-aid out of moneys appropriated by Parliament for the purpose, which the Minister may pay out to the board in such sums and for such purposes and on such conditions as he may determine; and
- (f) any other moneys which may accrue to it or which may be placed at its disposal from any other source whatever.

(2) The board shall keep a full and correct account of all moneys received and expended by it.

(3) (a) The accounts of the board shall be audited by the Auditor-General.

(b) In respect of every audit of its accounts under paragraph (a), the board shall pay to the State Revenue Fund an amount which shall be determined by the Treasury after consultation with the Auditor-General.

17. (1) (a) The board shall as soon as may be after 31 March Annual report by of each year submit to the Minister a report of its the board. operations during the year ending on that date.

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(b) Enige verslag wat ingevolge paragraaf (a) voorgelê word, moet vergesel gaan van 'n staat van die raad se inkomste en uitgawe gedurende die betrokke tydperk.

(2) Die in subartikel (1) bedoelde verslag en staat word in die Senaat en in die Volksraad ter Tafel gelê.

Vrystelling van belastings, regte en gelde, en verpligting om sekere lisensies te verkry.

18. (1) Geen belasting van enige aard word op grond of 'n gebou wat in 'n park geleë is, en by die Staat berus en deur die raad of 'n beampie of werknemer geokkypeer word, gehef nie.

(2) Die inkomste van die raad is vrygestel van enige belasting op inkomste.

(3) Die raad is vrygestel van die verpligting om 'n lisensie wat ingevolge 'n wet met betrekking tot lisensies vereis word vir die dryf van enige handelsbesigheid, te verkry, en om enige lisensiereg of -geld ten opsigte van die dryf van sodanige besigheid deur hom, te betaal.

(4) 'n Beampie of werknemer kan, sonder dat hy of die raad 'n lisensie of permit besit wat kragtens die wetsbepalings betreffende vuurwapens en ammunisie uitgereik is, in besit of bewaring wees van 'n vuurwapen of ammunisie wat hy vir die uitvoering van sy pligte nodig het.

Sekere bevoeghede van provinsiale rade geld nie in 'n park nie.

19. Die bevoegdhede aan 'n provinsiale raad verleen by artikel 84 (1) (j) van die Grondwet van die Republiek van Suid-Afrika, 1961 (Wet No. 32 van 1961), of ten opsigte van 'n aangeleentheid genoem in item 2 of 5 van die Eerste Bylae by die Konsolidasie- en Wysigingswet op Finansiële Verhoudings, 1945 (Wet No. 38 van 1945), of item 1, 2, 4, 5, 8 of 13 van die Tweede Bylae by die genoemde Konsolidasie- en Wysigingswet op Finansiële Verhoudings, 1945, en 'n ordonnansie, proklamasie of regulasie kragtens daardie bevoegdhede aangeneem, uitgereik of uitgevaardig, het in 'n gebied wat deel van 'n park uitmaak geen regskrag nie.

Prospekteer en mynbou in 'n park verbied.

20. Geen prospektierdryf of mynbou van enige aard word op grond wat deel van 'n park uitmaak, onderneem nie.

Beperking van reg om park te betree of daarin te woon, en verbod om sekere handelinge daarin te verrig.

21. (1) Behoudens die bepalings van subartikels (2) en (3) en artikels 22 en 23, kan niemand behalwe 'n beampie of werknemer wat op gesag van die raad handel—

- (a) sonder verlof van die raad of 'n beampie of werknemer wat gemagtig is om sodanige verlof te verleen, 'n park betree of daarin woon nie;
- (b) enige wapen, ontplofbare stof, val of gif in 'n park inneem of in 'n park in besit daarvan wees nie;
- (c) in 'n park 'n dier jag of op 'n ander wyse opsetlik of nalatiglik dood of beseer nie;
- (d) in 'n park 'n dier steur nie;
- (e) in 'n park 'n eier of nes van 'n voël neem, beskadig of vernietig, of heuning uit 'n bynes haal nie;
- (f) opsetlik of nalatiglik 'n veldbrand, of skade aan 'n voorwerp van geologiese, argeologiese, historiese, etnologiese, oseanografiese, opvoedkundige of ander wetenskaplike belang, in 'n park veroorsaak nie;
- (g) 'n dier in 'n park inbring of toelaat dat 'n huisdier 'n park binnedwaal of dit binnegaan nie;
- (h) 'n dier (behalwe 'n dier wat wettiglik in daardie park ingebring is), hetsy lewendig of dood, of 'n deel van 'n dier uit 'n park verwijder nie;
- (i) 'n boom of ander plant (met inbegrip van enige seeplant) in 'n park vel of afsny, beskadig, verwijder of vernietig nie;
- (j) sonder verlof van die raad of 'n beampie of werknemer wat gemagtig is om sodanige verlof te verleen, in 'n park saad van 'n boom of ander plant verwijder nie;

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(b) Any report submitted in terms of paragraph (a), shall be accompanied by a statement of the board's revenue and expenditure during the relevant period.

(2) The report and statement referred to in subsection (1), shall be laid on the Tables of the Senate and the House of Assembly.

18. (1) No rates or taxes of any kind shall be levied on any Exemption from land or building situate within a park, which is vested in the taxes, duties and fees, and duty to State and occupied by the board or by an officer or employee. obtain certain licences.

(2) The revenue of the board shall be exempt from any tax on income.

(3) The board shall be exempt from the duty to obtain any licence which is required, under any law relating to licences, for the carrying on of any trade, and to pay any licence duty or fee in respect of the carrying on by it of any such trade.

(4) Any officer or employee may, without holding or without the board holding any licence or permit issued under the laws relating to fire-arms and ammunition, be in possession or custody of any fire-arm or ammunition which he requires for the performance of his duties.

19. The powers conferred on any provincial council by section 84 (1) (j) of the Republic of South Africa Constitution Act, 1961 (Act No. 32 of 1961), or in respect of any matter specified in item 2 or 5 of the First Schedule to the Financial Relations Consolidation and Amendment Act, 1945 (Act No. 38 of 1945), or item 1, 2, 4, 5, 8 or 13 of the Second Schedule to the said Financial Relations Consolidation and Amendment Act, 1945, and any ordinance, proclamation or regulation passed, issued or made under those powers, shall have no force or effect within any area included in a park. Certain powers of provincial councils cease in a park.

20. No prospecting or mining of any nature shall be undertaken on any land included in a park. Prospecting and mining in park prohibited.

21. (1) Subject to the provisions of subsections (2) and (3) and sections 22 and 23, no person other than an officer or employee acting under the authority of the board, shall—

- (a) enter or reside in a park without the permission of the board or any officer or employee authorized to grant such permission;
- (b) convey into a park or within a park be in possession of any weapon, explosive, trap or poison;
- (c) within a park hunt or otherwise wilfully or negligently kill or injure any animal;
- (d) within a park disturb any animal;
- (e) within a park take, damage or destroy any egg or nest of any bird, or take honey from a beehive;
- (f) wilfully or negligently cause a veld fire, or any damage to any object of geological, archaeological, historical, ethnological, oceanographic, educational or other scientific interest, within a park;
- (g) introduce any animal or permit any domestic animal to stray into or enter a park;
- (h) remove from a park any animal (other than an animal lawfully introduced into that park), whether alive or dead, or any part of an animal;
- (i) cut, damage, remove or destroy any tree or other plant (including any marine plant) in a park;
- (j) within a park remove seed from any tree or other plant without the permission of the board or any officer or employee authorized to grant such permission;

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- (k) 'n dier in 'n park voer nie; of
- (l) 'n motorvoertuig in 'n park sonder 'n geldige bestuurderslisensie bestuur nie, of toelaat dat iemand anders 'n motorvoertuig in 'n park sonder 'n geldige bestuurderslisensie bestuur nie.

(2) Die bepalings van subartikel (1) maak dit vir niemand onwettig nie—

- (a) om sonder verlof van die raad of 'n beampete per spoortrein deur 'n park te reis of om gedurende die verloop van so 'n reis op die spoorlyn of die terrein van 'n stasie te wees;
- (b) om enige dier, of 'n artikel vermeld in subartikel (1) (b), per spoortrein deur 'n park te vervoer sonder om so 'n dier of so 'n artikel van die trein te verwijder;
- (c) om, onderworpe aan die voorwaardes wat by regulasies voorgeskryf mag wees, enige dier, of 'n artikel vermeld in subartikel (1) (b), langs 'n aldus voorgeskrewe roete deur 'n park te vervoer;
- (d) wat wettiglik 'n park betree of daarin vertoef, en wat in besit is van 'n permit uitgereik ooreenkomsdig regulasies deur die raad uitgevaardig, om 'n in sulke regulasies gespesifiseerde wapen onder die voorwaardes en binne die beperkings wat by sulke regulasies voorgeskryf mag wees, in daardie park in te neem of daarin in besit daarvan te wees;
- (e) om, met verlof van die raad of 'n beampete wat gemagtig is om sodanige verlof te verleen, 'n dier wat nodig is in verband met wettige reis of vervoer in of deur of wettige verblyf of vertoef in 'n park, in daardie park in te bring of daardeur te neem; of
- (f) om enige hoeveelheid van enige soort waterdier of waterplant te vang of te versamel en uit 'n park te verwijder, indien hy dit doen op gesag van en ooreenkomsdig 'n permit verkry van die raad of 'n beampete of werknemer wat gemagtig is om so 'n permit te verleen.

(3) Die bepalings van subartikel (1) (a) en (b) is nie op 'n polisie-, doeane- of aksjonsbeampete wat in die uitvoering van sy ampsplig 'n park betree, van toepassing nie.

Regte van sekere eienaars en okkuperders van oewergrond aan openbare strome wat deel van 'n park uitmaak.

22. (1) Waar 'n deel van die grens van 'n park 'n lyn volg wat op die oewer loop van 'n openbare stroom waarvan die bedding of 'n deel van die bedding langs daardie lyn deel van die park uitmaak, en daardie lyn 'n stuk grond kruis waarvan 'n gedeelte in die bedding van die bedoelde stroom val en deel van die park uitmaak, maar nie ingevolge artikel 3 deur die Minister verkry is nie, kan die eienaar of, met die toestemming van die eienaar, die okkupperder van daardie grond, ondanks die bepalings van artikel 21 (1)—

- (a) vee op bedoelde gedeelte van sy grond wat deel van die park uitmaak, inbring en vee daarop laat wei en suip;
- (b) plantegroei op daardie gedeelte afsny en daarvandaan verwijder: Met dien verstande dat hy nie sonder die toestemming van die raad of 'n beampete 'n boom daarop vel of vernietig nie;
- (c) klippe, sand of grond op daardie gedeelte uitgrawe en daarvandaan verwijder; en
- (d) enige stuk van daardie gedeelte bewerk of 'n heining daarop oprig.

(2) Die eienaar van oewergrond met betrekking tot 'n openbare stroom waarvan die bedding of 'n deel van die bedding deel van 'n park uitmaak, het alle regte of kan alle regte verkry om water van daardie stroom te gebruik en om vir die doeleindes van sodanige gebruik enige werk aan te lê, te gebruik en in stand te hou, wat hy sou gehad het of sou kon verkry het as hierdie Wet nie aangeneem was nie: Met dien verstande dat,

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- (k) feed any animal in a park; or
 - (l) drive a motor vehicle in a park without a valid driver's licence, or permit any other person to drive a motor vehicle in a park without a valid driver's licence.
- (2) The provisions of subsection (1) shall not render it unlawful for any person—
- (a) without the permission of the board or any officer, to travel through a park by railway train or during the course of such travel to be on the railway line or within the precincts of any station;
 - (b) to convey through a park by railway train any animal, or any article mentioned in subsection (1) (b), without removing such animal or article from such train;
 - (c) to convey through a park, subject to such conditions as may be prescribed by regulation, any animal, or any article mentioned in subsection (1) (b), over any route so prescribed;
 - (d) lawfully entering or sojourning in a park, who is in possession of a permit issued in accordance with regulations made by the board, to convey into that park or in that park to be in possession of any weapon specified in such regulations on such conditions and within such limitations as may be prescribed by such regulations;
 - (e) with the permission of the board or any officer authorized to grant such permission, to introduce into or convey through a park any animal required in connection with lawful travel or transport in or through or lawful residence or sojourn in that park; or
 - (f) to capture or gather and remove from a park any quantity of any species of aquatic animal or aquatic plant, if he does so on the authority of and in accordance with a permit obtained from the board or any officer or employee authorized to grant such a permit.
- (3) The provisions of subsection (1) (a) and (b) shall not apply to any police, customs or excise officer entering a park in the execution of his official duty.

22. (1) Where any part of the boundary of a park follows a line drawn along the bank of a public stream the bed or any part of the bed of which along that line is included in the park, and that line intersects a piece of land, a portion of which falls within the bed of the said stream and is included in the park, but has not been acquired by the Minister in terms of section 3, the owner or, with the owner's consent, the occupier of that land may, notwithstanding the provisions of section 21 (1)—

- (a) introduce livestock into the said portion of his land which is included in the park and graze and water livestock thereon;
 - (b) cut any vegetation on that portion and remove it therefrom: Provided that he shall not cut or destroy any tree thereon without the consent of the board or an officer;
 - (c) dig and remove stones, sand or soil from that portion; and
 - (d) cultivate any part of that portion or erect a fence thereon.
- (2) The owner of any riparian land in relation to a public stream the bed or any part of the bed of which is included in a park, shall have or may acquire all rights to use water from that stream and for the purpose of such use to construct, use and maintain any work, which he would have had or could have acquired if this Act had not been passed: Provided that, if he

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as hy uit hoofde van 'n serwituit verkry ingevolge Hoofstuk VIII van die Waterwet, 1956 (Wet No. 54 van 1956), so 'n werk op grond in 'n park aanlê, artikel 142 van die genoemde Waterwet, 1956, nie in verband met daardie serwituit van toepassing is nie: Met dien verstande voorts dat, as hy so 'n werk aanlê wat—

- (a) dit vir mense of diere (behalwe waterdiere of amfibiese diere) maklik sou kan maak om die park in of uit te gaan, hy stappe moet doen om sodanige in- of uitgang blywend te verhinder;
- (b) na die oordeel van die raad, die ingang in die park teen die stroom op van waterdiere of amfibiese diere blywend kan verhinder, hy op versoeck van die raad die stappe moet doen wat, na die oordeel van die raad, sodanige toegang moontlik sal maak,

en dat, as hy in gebreke bly om dit te doen, die raad sulke stappe kan doen en die koste daarvan op hom kan verhaal.

(3) Die uitdrukking „openbare stroom” in hierdie artikel, en die uitdrukking „eienaar” en „oewergrond” in subartikel (2), het die onderskeie betekenisse daarvan toegeskryf in artikel 1 van die Waterwet, 1956.

Doeleindes waarvoor verlof om 'n park te betree of daarin te woon, verleen kan word.

23. Die in artikel 21 (1) (a) bedoelde verlof om 'n park te betree of daarin te woon, kan verleen word onderworpe aan die voorwaardes wat nodig geag word en word slegs verleen—

- (a) vir gesondheidsdoeleindes, studie of ontspanning of daarmee in verband staande sake;
- (b) vir reis of vervoer langs die roetes wat by regulasie bepaal word;
- (c) vir wettige sakeverrigting met of aangaande iemand in daardie park; of
- (d) ten einde iemand in diens van die Regering of van 'n provinsiale administrasie in staat te stel om 'n ampsplig te verrig.

Strafbepalings.

24. (1) Iemand wat die bepalings van artikel 21 (1) (c) oortree met betrekking tot 'n dier in Bylae 2 genoem, is aan 'n misdryf skuldig en by skuldigbevinding strafbaar met 'n boete van minstens vierhonderd rand en hoogstens agthonderd rand of, by wanbetaling van sodanige boete, met gevangenisstraf vir 'n tydperk van minstens een jaar en hoogstens twee jaar of, as so iemand voorheen ingevolge hierdie subartikel of subartikel (2) veroordeel is, kan hy tot sodanige gevangenisstraf sonder die keuse van 'n boete gevonnis word, en as die hof wat so iemand aldus veroordeel, bevind dat die oortreding opsetlik was, kan die hof by 'n eerste of latere skuldigbevinding, benewens enige boete of gevangenisstraf waartoe so iemand gevonnis kan word, so iemand tot lyfstraf van hoogstens tien houe vonnis.

(2) Iemand wat die bepalings van paragraaf (c) van subartikel (1) van artikel 21 met betrekking tot 'n dier wat nie in Bylae 2 genoem is nie, of paragraaf (f) van daardie subartikel met betrekking tot 'n veldbrand, oortree, is aan 'n misdryf skuldig en by skuldigbevinding strafbaar met 'n boete van minstens honderd rand en hoogstens vyfhonderd rand of, by wanbetaling van sodanige boete, met gevangenisstraf vir 'n tydperk van minstens drie maande en hoogstens agtien maande of, as so iemand voorheen ingevolge hierdie subartikel of subartikel (1) veroordeel is, kan hy tot sodanige gevangenisstraf sonder die keuse van 'n boete gevonnis word, en as die hof wat so iemand aldus veroordeel, bevind dat die oortreding opsetlik was, kan die hof by 'n eerste of latere skuldigbevinding, benewens enige boete of gevangenisstraf waartoe so iemand gevonnis kan word, so iemand tot lyfstraf van hoogstens tien houe vonnis.

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constructs any such work by virtue of a servitude acquired in terms of Chapter VIII of the Water Act, 1956 (Act No. 54 of 1956), on land in a park, section 142 of the said Water Act, 1956, shall not apply in connection with that servitude: Provided further that, if he constructs any such work which—

- (a) might facilitate the entry into or the exit from the park of persons or animals (other than aquatic or amphibious animals), he shall take steps to prevent permanently such entry or exit;
- (b) in the opinion of the board, may permanently prevent the entry into the park upstream of aquatic or amphibious animals, he shall at the request of the board take such steps which, in the opinion of the board, will make such entry possible,

and that, if he fails to do so, the board may take such steps and recover the cost thereof from him.

(3) The expression "public stream" in this section, and the expressions "owner" and "riparian land" in subsection (2), shall have the respective meanings assigned thereto in section 1 of the Water Act, 1956.

23. The permission referred to in section 21 (1) (a), to enter Purposes for or reside in a park, may be granted subject to such conditions which permission to enter or reside in a park may be granted as may be deemed necessary and shall be granted only for the purposes of—

- (a) health, study or recreation or matters incidental thereto;
- (b) travel or transport over such routes as may be defined by regulation;
- (c) transacting any lawful business with or concerning any person within that park; or
- (d) enabling any person in the employ of the Government or of any provincial administration to carry out any official duty.

24. (1) Any person who contravenes the provisions of Penalties. section 21 (1) (c) with reference to any animal specified in Schedule 2, shall be guilty of an offence and liable on conviction to a fine of not less than four hundred rand and not more than eight hundred rand or, in default of payment of such fine, to imprisonment for a period of not less than one year and not more than two years or, if such person has been previously convicted under this subsection or subsection (2), he may be sentenced to such imprisonment without the option of a fine, and, if the court so convicting such person finds that the contravention was wilful, it may on a first or subsequent conviction in addition to any fine or imprisonment to which such person may be sentenced, sentence such person to corporal punishment not exceeding ten strokes.

(2) Any person who contravenes the provisions of paragraph (c) of subsection (1) of section 21 with reference to any animal not specified in Schedule 2, or paragraph (f) of that subsection with reference to a veld fire, shall be guilty of an offence and liable on conviction to a fine of not less than one hundred rand and not more than five hundred rand or, in default of payment of such fine, to imprisonment for a period of not less than three months and not more than eighteen months or, if such person has been previously convicted under this subsection or under subsection (1), to such imprisonment without the option of a fine and, if the court so convicting such person finds that the contravention was wilful, it may on a first or subsequent conviction, in addition to any fine or imprisonment to which such person may be sentenced, sentence such person to corporal punishment not exceeding ten strokes.

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(3) Iemand wat die bepalings van artikel 21 (1) (d) met betrekking tot 'n olifant, renoster, leeu, buffel of bobbejaan oortree, is aan 'n misdryf skuldig en by skuldigbevinding strafbaar met 'n boete van minstens vyftig rand en hoogstens tweehonderd rand of, by wanbetaling van sodanige boete, met gevangenisstraf vir 'n tydperk van minstens een maand en hoogstens drie maande of, as so iemand voorheen ingevolge hierdie subartikel of subartikel (1) of ingevolge subartikel (2) met betrekking tot enige dier wat nie in Bylae 2 genoem is nie, veroordeel is, met 'n boete van minstens honderd rand en hoogstens vierhonderd rand of, by wanbetaling van sodanige boete, met gevangenisstraf vir 'n tydperk van minstens drie maande en hoogstens ses maande.

(4) Iemand wat die bepalings van artikel 21 (1) (d) met betrekking tot 'n dier wat nie in subartikel (3) genoem is nie, oortree, is aan 'n misdryf skuldig en by skuldigbevinding strafbaar met 'n boete van hoogstens vyftig rand of, by wanbetaling van sodanige boete, met gevangenisstraf vir 'n tydperk van hoogstens een maand of, as so iemand voorheen ingevolge hierdie subartikel of subartikel (1) of ingevolge subartikel (2) met betrekking tot enige dier wat nie in Bylae 2 genoem is nie, of ingevolge subartikel (3), veroordeel is, met 'n boete van hoogstens honderd rand of, by wanbetaling van sodanige boete, met gevangenisstraf vir 'n tydperk van hoogstens drie maande.

(5) Iemand wat die bepalings van artikel 21 (1) (i) oortree met betrekking tot 'n boom of ander plant in Bylae 3 genoem, is aan 'n misdryf skuldig en by skuldigbevinding strafbaar met 'n boete van minstens honderd rand en hoogstens vyfhonderd rand of, by wanbetaling van sodanige boete, met gevangenisstraf vir 'n tydperk van minstens drie maande en hoogstens agtien maande of, as so iemand voorheen ingevolge hierdie subartikel of subartikel (6) veroordeel is, kan hy tot sodanige gevangenisstraf sonder die keuse van 'n boete gevonnis word, en as die hof wat so iemand aldus veroordeel, bevind dat die oortreding opsetlik was, kan die hof by 'n eerste of latere skuldigbevinding benewens enige boete of gevangenisstraf waartoe so iemand gevonnis kan word, so iemand tot lyfstraf van hoogstens agt houe vonnis.

(6) Iemand wat die bepalings van artikel 21 (1) (i) oortree met betrekking tot 'n boom of ander plant wat nie in Bylae 3 genoem is nie, is aan 'n misdryf skuldig en by skuldigbevinding strafbaar met 'n boete van minstens vyftig rand en hoogstens tweehonderd rand of, by wanbetaling van sodanige boete, met gevangenisstraf vir 'n tydperk van minstens een maand en hoogstens vier maande of, as so iemand voorheen ingevolge hierdie subartikel of subartikel (5) veroordeel is, kan hy tot sodanige gevangenisstraf sonder die keuse van 'n boete gevonnis word, en as die hof wat so iemand aldus veroordeel, bevind dat die oortreding opsetlik was, kan die hof by 'n eerste of latere skuldigbevinding benewens enige boete of gevangenisstraf waartoe so iemand gevonnis kan word, so iemand tot lyfstraf van hoogstens agt houe vonnis.

(7) Subartikels (1), (2), (3), (4), (5) en (6) is nie ten opsigte van 'n veroordeelde persoon onder die ouderdom van agtien jaar van toepassing nie vir sover daardie subartikels 'n minimum straf bepaal.

(8) Behoudens die bepalings van subartikels (1), (2), (3), (4), (5) en (6) is iemand wat 'n bepaling van hierdie Wet oortree, of wat versuum om te voldoen aan 'n wettige opdrag van 'n lid van die raad of 'n beampie of werknemer, of wat sodanige lid of 'n beampie of werknemer in die uitvoering van sy werkzaamhede of pligte belemmer, aan 'n misdryf skuldig en by skuldigbevinding strafbaar met 'n boete van hoogstens honderd rand of, by wanbetaling van sodanige boete, met gevangenisstraf vir 'n tydperk van hoogstens drie maande of, as so iemand voorheen ingevolge hierdie subartikel veroordeel is, met 'n boete van

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(3) Any person who contravenes the provisions of section 21 (1) (d) with reference to any elephant, rhinoceros, lion, buffalo or baboon, shall be guilty of an offence and liable on conviction to a fine of not less than fifty rand and not more than two hundred rand or, in default of payment of such fine, to imprisonment for a period of not less than one month and not more than three months or, if such person has been previously convicted under this subsection or subsection (1) or under subsection (2) with reference to any animal not specified in Schedule 2, to a fine of not less than one hundred rand and not more than four hundred rand or, in default of payment of such fine, to imprisonment for a period of not less than three months and not more than six months.

(4) Any person who contravenes the provisions of section 21 (1) (d) with reference to any animal not specified in subsection (3), shall be guilty of an offence and liable on conviction to a fine of not more than fifty rand or, in default of payment of such fine, to imprisonment for a period of not more than one month or, if such person has been previously convicted under this subsection or subsection (1) or under subsection (2) with reference to any animal not specified in Schedule 2, or under subsection (3), to a fine of not more than one hundred rand or, in default of payment of such fine, to imprisonment for a period of not more than three months.

(5) Any person who contravenes the provisions of section 21 (1) (i) with reference to a tree or other plant specified in Schedule 3, shall be guilty of an offence and liable on conviction to a fine of not less than one hundred rand and not more than five hundred rand or, in default of payment of such fine, to imprisonment for a period of not less than three months and not more than eighteen months or, if such person has been previously convicted under this subsection or subsection (6), he may be sentenced to such imprisonment without the option of a fine and, if the court so convicting such person finds that the contravention was wilful, it may on a first or subsequent conviction in addition to any fine or imprisonment to which such person may be sentenced, sentence such person to corporal punishment not exceeding eight strokes.

(6) Any person who contravenes the provisions of section 21 (1) (i) with reference to a tree or other plant not specified in Schedule 3, shall be guilty of an offence and liable on conviction to a fine of not less than fifty rand and not more than two hundred rand, or, in default of payment of such fine, to imprisonment for a period of not less than one month and not more than four months or, if such person has been previously convicted under this subsection or subsection (5), to such imprisonment without the option of a fine and, if the court so convicting such person finds that the contravention was wilful, it may on a first or subsequent conviction in addition to any fine or imprisonment to which such person may be sentenced, sentence such person to corporal punishment not exceeding eight strokes.

(7) Subsections (1), (2), (3), (4), (5) and (6) shall not apply in respect of a convicted person under the age of eighteen years, in so far as those subsections provide for a minimum punishment.

(8) Subject to the provisions of subsections (1), (2), (3), (4), (5) and (6), any person who contravenes any provision of this Act, or who fails to comply with a lawful instruction of any member of the board or any officer or employee, or who obstructs any such member or any officer or employee in the execution of his functions or duties, shall be guilty of an offence and liable on conviction to a fine not exceeding one hundred rand or, in default of payment of such fine, to imprisonment for a period not exceeding three months, or, if such person has been previously convicted under this subsection, to a fine not exceed-

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hoogstens tweehonderd rand of, by wanbetaling van sodanige boete, met gevangenisstraf vir 'n tydperk van hoogstens ses maande.

- (9) (a) Enige wapen, ontplofbare stof, val of gif wat by 'n oortreding van die bepalings van hierdie Wet gebruik is of wat 'n bestanddeel by so 'n oortreding uitmaak, en enige dier (behalwe 'n huisdier) of artikel ten opsigte waarvan die bepalings van artikel 21 (1) (c), (e) of (h) oortree is, word, benewens enige ander strawwe wat kragtens hierdie Wet opgelê kan word, aan die Staat verbeurd verklaar.
- (b) 'n Voertuig of vaartuig wat gebruik is in verband met 'n oortreding van die bepalings van artikel 21 (1) (c) of (e) kan, as die oortreding opsetlik was, aan die Staat verbeurd verklaar word tensy bewys word dat die veroordeelde persoon nie die eienaar van sodanige voertuig of vaartuig is nie en dat die eienaar daarvan nie die gebruik daarvan deur die veroordeelde persoon kon verhoed het nie.

(10) 'n Boete betaal of ingevorder ten opsigte van 'n misdryf ingevolge hierdie Wet wat in 'n park gepleeg is, en enige wapen, ontplofbare stof, val, gif, dier, artikel, voertuig of vaartuig wat ingevolge subartikel (9) verbeurd verklaar is, word aan die raad oorbetaal of oorhandig.

(11) Enige hond (behalwe 'n hond wat in die wettige besit of bewaring van 'n beampete of werknemer is) wat in 'n park aantref word, kan doodgemaak word.

**Regsbevoegdheid
betroffende
strawwe.**

25. 'n Landdroshof en 'n in artikel 9 van die Bantoe-administrasiewet, 1927 (Wet No. 38 van 1927), vermelde Bantoekommisarishof, het regsbevoegdheid om 'n straf wat in artikel 24 bepaal word, op te lê.

**Bewyslas en bewys
van sekere feite.**

26. (1) Die bewyslas ten opsigte van 'n feit wat 'n verweer sou uitmaak op 'n aanklag kragtens hierdie Wet, rus op die aangeklaagde persoon.

(2) Wanneer dit by 'n vervolging kragtens hierdie Wet in die aanklag beweer word dat 'n misdryf gepleeg is in verband met of ten opsigte van 'n dier of plant van die soort in die aanklag genoem, word dit vermoed dat sodanige dier of plant van daardie soort was, totdat die teendeel bewys word.

(3) As dit by 'n vervolging in die aanklag beweer word dat 'n daad wat 'n misdryf ingevolge hierdie Wet uitmaak, binne die grense van 'n park gepleeg is, word daardie daad vermoed binne die grense van daardie park gepleeg te gewees het, totdat die teendeel bewys word.

(4) By 'n vervolging kragtens hierdie Wet is enige aanteking, boek of dokument deur 'n beampete in die loop van sy pligte gehou, by die voorlegging daarvan deur enige beampete *prima facie*-bewys van die feite daarin opgeteken: Met dien verstande dat die hof waarin so 'n aanteking, boek of dokument as getuenis voorgelê word, na goeddunke die persoon wat die inskrywings daarin gedoen het, kan laat dagvaar om mondelinge getuenis in die betrokke saak af te lê.

(5) Indien by die vervolging van 'n persoon weens 'n oortreding van artikel 21 (1) (c) bewys word dat hy in die betrokke park—

- (a) 'n dier, 'n karkas van 'n dier of deel van sodanige karkas in sy besit gehad het of gehanteer het;
 - (b) met 'n loslopende hond of honde gevind is;
 - (c) 'n val gestel of aangebring het; of
 - (d) 'n dier, 'n karkas van 'n dier of 'n deel van sodanige karkas uit of vanaf 'n val verwyder het,
- word dit vermoed dat hy in daardie park onderskeidelik—
- (i) daardie dier gedood het;
 - (ii) met daardie hond of honde 'n dier agtervolg het of na 'n dier gesoek het met die opset om dit te dood of te vang;

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ing two hundred rand or, in default of payment of such fine, to imprisonment for a period not exceeding six months.

- (9) (a) Any weapon, explosive, trap or poison used in contravening any provision of this Act or which forms an element in any such contravention, and any animal (other than a domestic animal) or article in respect of which the provisions of section 21 (1) (c), (e) or (h) has been contravened shall, in addition to any other punishments which may be imposed under this Act, be declared forfeited to the State.
- (b) Any vehicle or vessel used in connection with a contravention of the provisions of section 21 (1) (c) or (e) may, if the contravention was wilful, be declared forfeited to the State unless it is proved that the person convicted is not the owner of such vehicle or vessel and that the owner thereof could not have prevented its use by the person convicted.

(10) Any fine paid or recovered in respect of an offence under this Act committed within a park, and any weapon, explosive, trap, poison, animal, article, vehicle or vessel declared forfeited in terms of subsection (9), shall be paid over or delivered to the board.

(11) Any dog (except a dog in the lawful possession or custody of an officer or employee) found within a park may be destroyed.

25. A magistrate's court and a Bantu commissioner's court referred to in section 9 of the Bantu Administration Act, 1927 (Act No. 38 of 1927), shall have jurisdiction to impose any punishment provided for in section 24.

26. (1) The burden of proving any fact which would be a defence to a charge under this Act, shall be upon the person charged.

Burden of proof and proof of certain facts.

(2) Whenever in any prosecution under this Act it is alleged in the charge that an offence has been committed in connection with or in respect of any animal or plant of the species stated in the charge, it shall be presumed that such animal or plant was of that species, until the contrary is proved.

(3) If in any prosecution it is alleged in the charge that an act which constitutes an offence under this Act, has been committed within the boundaries of a park, that act shall be presumed to have been committed within the boundaries of that park, until the contrary is proved.

(4) In any prosecution under this Act any record, book or document kept by an officer in the course of his duties shall on its production by any officer be *prima facie* proof of the facts recorded therein: Provided that the court in which any such record, book or document is adduced in evidence, may in its discretion cause the person who made the entries therein, to be summoned to give oral evidence in the proceedings in question.

(5) If in any prosecution of a person for a contravention of section 21 (1) (c) it is proved that in the park in question he—

- (a) had in his possession or handled any animal, carcass of any animal or part of such carcass;
- (b) was found with a dog or dogs running loose;
- (c) set or constructed a trap; or
- (d) removed any animal, any carcass of any animal or any part of such carcass out of or from any trap,

it shall be presumed that he—

- (i) killed that animal;
- (ii) followed an animal or searched for an animal, with that dog or those dogs, with intent to kill or capture such animal;

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(iii) met daardie val 'n dier probeer vang het; of
 (iv) daardie dier gevang of gedood het,
 totdat die teendeel bewys word.

(6) Indien by die vervolging van 'n persoon weens 'n oortreding van artikel 21 (1) (e), (i) of (j) bewys word dat hy in die betrokke park—

- (a) 'n eier of nes van 'n voël of vars heuning of 'n heuningkoek;
 - (b) 'n boom of ander plant of 'n deel daarvan; of
 - (c) saad van 'n boom of ander plant,
- in sy besit gehad of gehanteer het, word dit vermoed dat hy in daardie park onderskeidelik—
- (i) daardie eier of nes geneem het of daardie heuning of heuningkoek uit 'n bynes gehaal het;
 - (ii) daardie boom of ander plant of daardie deel daarvan afgesny of verwyder het; of
 - (iii) daardie saad sonder verlof van die raad of 'n beampete of werknemer wat gemagtig is om sodanige verlof te verleen, verwyder het,
 totdat die teendeel bewys word.

Bevoegdheid van 'n beampete of werknemer om in hegtenis te neem, te visenteer en in beslag te neem.

27. (1) 'n Beampete of werknemer deur die raad aangewys, het, ten opsigte van 'n misdryf wat in 'n park gepleeg is, die bevoegdheid om in hegtenis te neem en aan te hou wat by Hoofstuk IV van die Strafproseswet, 1955 (Wet No. 56 van 1955), aan 'n vredesbeampete verleen word, en kan voorts iemand wat op redelike gronde daarvan verdink word dat hy 'n misdryf ingevolge hierdie Wet gepleeg het, in 'n park of op enige plek binne 1,6 kilometer van die grens van 'n park, sonder 'n lasbrief in hegtenis neem: Met dien verstande dat die bevoegdhede wat by hierdie subartikel aan so 'n werknemer wat nie 'n blanke persoon is nie, verleen word, slegs ten opsigte van persone wat nie blanke persone is nie uitgeoefen kan word.

(2) 'n Beampete deur die raad aangewys, kan enige perseel, plek, voertuig, tent of houer van watter aard ook al in 'n park of op enige plek binne 1,6 kilometer van die grens van 'n park sonder 'n lasbrief visenteer as dit op redelike gronde vermoed word dat daar op of in bedoelde perseel, plek, voertuig, vaartuig, tent of houer, 'n dier of artikel is wat tot bewys van die pleeg van 'n misdryf ingevolge hierdie Wet kan strek, en kan so 'n dier of artikel in beslag neem waar dit ook gevind word.

Beperking van aanspreeklikheid en gedinge.

28. (1) Geen geding kan teen die raad ingestel word nie vir die verhaal van enige skade aan enige persoon veroorsaak deur enige dier in 'n park.

(2) Geen geding kan teen die raad of 'n beampete of werknemer ingestel word nie ten opsigte van enigets kragtens hierdie Wet gedoen, tensy skriftelike kennis wat die eisoorsaak vermeld aan die raad bestel word binne dertig dae nadat die eisoorsaak ontstaan het, en tensy die geding ingestel word binne ses maande nadat die eisoorsaak ontstaan het.

Regulasies.

29. (1) Die raad kan, met die goedkeuring van die Minister, regulasies uitvaardig wat nie met hierdie Wet onbestaanbaar is nie, betreffende enige van of al die volgende aangeleenthede, naamlik—

- (a) die bevoegdhede en pligte van beampetes en werknemers ten aansien van—
 - (i) die uitsluiting van lede van die publiek van sekere gebiede in 'n park;
 - (ii) die doodmaak, vang of skut van diere in 'n park, en van wat met diere wat doodgemaak, gevang of geskut is, gedoen moet word;
 - (iii) die brand van gras, die vel van bome, die sny van riet of gras en die versamel van seeplante in 'n park;
 - (iv) die van die hand sit van enige dierlike, plant-aardige, minerale of ander produk van 'n park;

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(iii) attempted to capture an animal with that trap; or
 (iv) caught or killed that animal,
 respectively, in that park, until the contrary is proved.

(6) If in any prosecution of a person for a contravention of section 21 (1) (e), (i) or (j) it is proved that in the park in question he had in his possession or handled—

- (a) any egg or nest of any bird or fresh honey or any honeycomb;
- (b) any tree or other plant or any part thereof;
- (c) seed of any tree or other plant,

it shall be presumed that he—

- (i) took that egg or nest or took that honey or honeycomb from a beehive;
- (ii) cut or removed that tree or other plant or that part thereof; or
- (iii) removed that seed without the permission of the board or any officer or employee authorized to grant such permission,

respectively, in that park, until the contrary is proved.

27. (1) Any officer or employee designated by the board, shall, in respect of any offence committed within a park, have the powers of arrest and detention conferred on a peace officer by Chapter IV of the Criminal Procedure Act, 1955 (Act No. 56 of 1955), and may further, within a park or at any place within 1,6 kilometres from the boundary of a park, arrest without a warrant any person who is on reasonable grounds suspected of having committed an offence under this Act: Provided that the powers conferred by this subsection on such an employee who is not a white person, may be exercised only in respect of persons who are not white persons.

Powers of officer or employee to arrest, search and seize.

(2) Any officer designated by the board may, within a park or at any place within 1,6 kilometres from the boundary of a park, search without a warrant any premises, place, vehicle, vessel, tent or receptacle of whatever nature if it is on reasonable grounds suspected that there is at or in such premises, place, vehicle, vessel, tent or receptacle any animal or article which may afford evidence of the commission of an offence under this Act, and may seize any such animal or article wherever found.

28. (1) No action shall lie against the board for the recovery of any damage caused to any person by any animal in a park.

Limitation of liability and actions.

(2) No action shall lie against the board or any officer or employee in respect of anything done under this Act, unless written notice stating the cause of action is served on the board within thirty days after the cause of action has arisen and unless the action is commenced within six months after the cause of action has arisen.

29. (1) The board may, with the approval of the Minister, make regulations not inconsistent with this Act as to any or all of the following matters, namely—

- (a) the powers and duties of officers and employees in regard to—
 - (i) the exclusion of members of the public from certain areas within a park;
 - (ii) the killing, capturing or impounding of any animals within a park and the disposal of animals killed, captured or impounded;
 - (iii) the burning of grass, the cutting of trees, reeds and grass and the gathering of marine plants within a park;
 - (iv) the disposal of any animal, vegetable, mineral or other product of a park;

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- (b) die voorwaardes onderworpe waaraan verlof om 'n park te betree of daarin te woon kragtens artikel 23 verleen kan word, en die tydperke waartydens of tye wanneer 'n park of enige gedeelte van 'n park vir die publiek toeganklik is;
- (c) die voorwaardes onderworpe waaraan 'n dier of 'n artikel vermeld in artikel 21 (1) (b) deur 'n park vervoer kan word en die roete of roetes waarlangs so 'n dier of artikel aldus vervoer kan word;
- (d) die voorwaardes onderworpe waaraan iemand wat 'n park betree, daarin vertoeft of daardeur reis, die dienste of aanwesigheid van 'n beampete of werknemer kan verkry, en die gelde wat vir sodanige dienste of aanwesigheid betaal moet word;
- (e) die toelating van motors of ander voertuie of van vaartuie tot, en die neem van foto's in, 'n park, of enige ander aangeleentheid wat met die gebruik en genot van 'n park in verband staan;
- (f) die byvoeging van 'n diersoort by die soorte in Bylae 2 genoem;
- (g) die uitsluiting van enige diersoort uit die omskrywing van „dier“ in artikel 1;
- (h) die instandhouding, beskerming en bewaring van 'n park en die diere, plantelewe en eiendom daarin;
- (i) die reëling van verkeer en passasiersvervoer in 'n park, die plekke waar mense 'n park kan betree of verlaat, en die roetes waarlangs hulle deur 'n park kan gaan;
- (j) die beskerming van enige boom, brug, rots, heining, sitplek of ander voorwerp in 'n park teen ontsiering deur geskrif of op 'n ander wyse;
- (k) die verrigting van die sake van die raad;
- (l) die tarief waarteen reis- en verblyfkoste aan 'n lid van die raad betaal moet word;
- (m) die pligte, besoldiging, verlof en ander diensvoorraardes van beampetes en werknemers, die getal en soort huisdiere wat 'n beampete of werknemer in 'n park kan aanhou, en die grootte van die grond wat hy daarin kan bewerk;
- (n) die instelling van liggame om ondersoek in te stel na beweerde oortredings van hierdie Wet deur beampetes en werknemers, die ople van tug- en strafmaatreëls ten opsigte daarvan deur so 'n liggaam, die vasstelling deur so 'n liggaam van skade veroorsaak deur so 'n oortreding en van die aanspreeklikheid daarvoor, die verhaal van sodanige skade deur die raad op die betrokke beampete of werknemer, en die wyse waarop so 'n ondersoek ingestel moet word en sodanige skade verhaal kan word;
- (o) enige ander aangeleentheid wat ingevolge hierdie Wet by regulasie gereël kan word; en

in die algemeen vir die doeltreffende beheer en bestuur van 'n park.

(2) Die raad kan verskillende regulasies ten opsigte van verskillende parke uitvaardig.

Toepassing van
Wet 21 van 1935
en Wet 58 van
1973 in 'n park.

30. (1) Die Strandwet, 1935 (Wet No. 21 van 1935), is nie van toepassing in of ten opsigte van enige gebied wat deel van 'n park uitmaak nie.

(2) Waar enige gedeelte van die see, soos in die Strandwet, 1935, omskryf, deel van 'n park uitmaak, is die Wet op Seevisserye, 1973 (Wet No. 58 van 1973), nie van toepassing nie in of ten opsigte van soveel van sodanige gedeelte as wat geleë is binne die afstand (nie 1,85 kilometer te boven gaande nie) seewaarts vanaf die laagwatermerk van sodanige gedeelte wat die Minister, in oorleg met die Minister van Ekonomiese Sake, by kennisgewing in die Staatskoerant bepaal.

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- (b) the conditions subject to which permission to enter or reside in a park may be granted under section 23, and the periods during which or times when a park or any portion of a park shall be open to the public;
- (c) the conditions subject to which any animal or any article mentioned in section 21 (1) (b) may be conveyed through a park and the route or routes over which any such animal or article may be so conveyed;
- (d) the conditions subject to which any person entering, sojourning in or passing through a park, may obtain the services or attendance of any officer or employee, and the fees to be paid in respect of such services or attendance;
- (e) the admission of motor cars or other vehicles or vessels to, and the taking of photographs within, a park, or any other matter connected with the use and enjoyment of a park;
- (f) the addition of any species of animal to the species mentioned in Schedule 2;
- (g) the exclusion from the definition of "animal" in section 1, of any species of animal;
- (h) the maintenance, protection and preservation of a park and the animals, plant life and property therein;
- (i) the regulation of traffic and carriage of passengers in a park, the places at which persons may enter or leave and the routes by which they may pass through a park;
- (j) the protection from defacement by writing or otherwise of any tree, bridge, rock, fence, seat or other object in a park;
- (k) the conduct of the business of the board;
- (l) the tariff at which travelling and subsistence expenses are to be paid to a member of the board;
- (m) the duties, remuneration, leave and other conditions of service of officers and employees, the number and species of domestic animals which any officer or employee may keep in a park, and the extent of land which he may cultivate therein;
- (n) the establishment of bodies to inquire into alleged contraventions of this Act by officers and employees, the imposition of disciplinary and punitive measures in respect thereof by any such body, the determination by any such body of any damage caused by any such contravention and of the liability therefor, the recovery of such damage by the board from the officer or employee concerned, and the manner in which any such inquiry shall be conducted and such damage may be recovered;
- (o) any other matter which may, in terms of this Act, be dealt with by regulation; and

generally for the efficient control and management of a park.

(2) The board may make different regulations in respect of different parks.

30. (1) The Sea-shore Act, 1935 (Act No. 21 of 1935), shall not apply in or in respect of any area which forms part of a park.

Application of
Act 21 of 1935
and Act 58 of
1973 in a park.

(2) Where any portion of the sea, as defined in the Sea-shore Act, 1935, forms part of a park, the Sea Fisheries Act, 1973 (Act No. 58 of 1973), shall not apply in or in respect of so much of such portion as is situated within such distance (not exceeding 1,85 kilometres) out to sea from the low-water mark of such portion, as the Minister may, in consultation with the Minister of Economic Affairs, determine by notice in the *Gazette*.

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Herroeping van wette en voorbehoude.

31. (1) Behoudens die bepalings van subartikel (2) word die wette in Bylae 4 genoem hierby herroep vir sover in die derde kolom van daardie Bylae uiteengesit.

(2) Enige kennisgewing, regulasie, aanstelling of verlof uitgereik, uitgevaardig, gemaak of verleen, of enige ander stappe of enigiets gedoen, met die uitsondering van die proklamasies genoem in Bylae 4 wat uitgevaardig is, kragtens 'n wetsbepaling wat by subartikel (1) herroep word, word geag kragtens die ooreenstemmende bepaling van hierdie Wet uitgereik, uitgevaardig, gemaak, verleen of gedoen te gewees het.

Kort titel.

32. Hierdie Wet heet die Wet op Nasionale Parke, 1976.

Bylae 1**NASIONALE KRUGER-WILDTUIN***Gebiedsomskrywing*

Vanaf die punt waar die verlenging, noordoos van grens BC op Kaart LG A58/73, van 'n grenslyn vir proklamasiedoeleindes oor Staatsgrond die Limpoporivier sny, algemeen suidooswaarts met genoemde Limpoporivier langs tot by sy samevloeiing met die Luvuvhurivier (Pafurivier); dan algemeen suidwaarts met die grens van die provinsie Transval en Mosambiek langs tot by die punt waar laasgenoemde grens gesny word deur die regteroewer van die Komatirivier; dan weswaarts met die regteroewer van genoemde Komatirivier langs tot by sy samevloeiing met die Krokodilrivier en dan verder algemeen weswaarts met die regteroewer van die Krokodilrivier langs tot by die suidoostelike hoek van Perseel 347 in die Kaap Blok Seksie E; dan algemeen noordooswaarts met die grense van die volgende persele in die Kaap Blok Seksie E langs sodat hulle uit hierdie gebied uitgesluit word: Persele 347, 372, 370, 366 en 367, tot by die suidoostelike hoek van laasgenoemde perseel; dan algemeen noordwaarts met die regteroewer van die Nsikazirivier langs tot by die suidoostelike hoek van die plaas Daanarel 33 JU; dan noordweswaarts met die grense van laasgenoemde plaas langs, sodat dit uit hierdie gebied uitgesluit word, tot by die noordwestelike baken daarvan, dan noordweswaarts en noordooswaarts met die grense van die plaas Numbi 32 JU langs, sodat dit in hierdie gebied ingesluit word, tot by die noordoostelike baken daarvan; dan noordweswaarts met die noordoostelike grens van Perseel 201 in die Kaap Blok Seksie F langs tot by die suidelikste baken van die plaas Rooiduiker 19 JU; dan noordweswaarts en noordwaarts met die grense van laasgenoemde plaas langs sodat dit in hierdie gebied ingesluit word, tot by die noordelikste baken daarvan en dan verder noordooswaarts met die suidoostelike grense van Persele 147 en 146 in die Kaap Blok Seksie F langs tot by die noordostelike hoek van laasgenoemde perseel; dan algemeen ooswaarts met die linkeroewer van die Sabierivier langs tot by die suidoostelike hoek van die plaas Kingstown 380 KU; dan ooswaarts en algemeen noordwaarts met die grense van die volgende phasie langs sodat hulle uit hierdie gebied uitgesluit word: Genoemde plaas Kingstown 380 KU, Toulon 383 KU, Charleston 378 KU, Flockfield 361 KU, Malamala 359 KU, Eyrefield 343 KU, Gowrie 342 KU, Buffelshoek 340 KU, Sarabank 323 KU, Jeukpeulhoek 222 KU, Middel In 202 KU, Albatross 201 KU, Kempiana 90 KU en Vlakgezicht 75 KU, tot by die noordoostelike baken van laasgenoemde plaas; dan noordooswaarts met die noordwestelike grens van Gedeelte 1 (Kaart LG A1815/61) van die plaas Adder 69 KU langs tot by die noordelikste baken daarvan; dan algemeen noordwaarts met die grense van die volgende phasie langs sodat hulle uit hierdie gebied uitgesluit word: Ceylon 53 KU, Sumatra 47 KU, Brazilie 48 KU, Op Goedehoop 25 KU, Buffelsbed 26 KU, Roodekrantz 27 KU, Rietvley 28 KU, Durham 30 KU, Dundee 32 KU, Zeekoegat 12 KU, Gedeelte 2 (Kaart LG A6362/65) van die plaas Vereeniging 11 KU, die phasie Merensky 32 LU, Laaste 24 LU, Silonque 23 LU, Genoeg 15 LU en Letaba Ranch 17 LU, tot by die noordoostelike hoek van laasgenoemde plaas; dan ooswaarts met die linkeroewer van die Groot Letabarivier langs tot by sy samevloeiing met die Klein Letabarivier; dan algemeen noordweswaarts met die regteroewer van die Klein Letabarivier langs tot by die noordelikste baken van die plaas Draai 2 LU; dan noordweswaarts in 'n reguit lyn vanaf laasgenoemde baken tot by die suidoostelike baken van die plaas Alten 222 LT; dan noordweswaarts en noordooswaarts met die grense van die volgende phasie langs sodat hulle uit hierdie gebied uitgesluit word: Genoemde plaas Alten 222 LT, Plange 221 LT, Lombaard 220 LT, Ntlaveni 2 MU en Mhingas Location Extension 259 MT tot by die noordoostelike baken van laasgenoemde plaas; dan weswaarts langs die noordelike grense van die phasie Mhingas Location Extension 259 MT en Mhingas Location 258 MT tot by die noordwestelike hoek van laasgenoemde plaas; dan algemeen noordooswaarts met die linkerouwer van die Luvuvhurivier (Pafuririvier) langs tot by Baken A op Kaart LG A58/73 van 'n grenslyn vir proklamasiedoeleindes oor Staatsgrond; dan noordwaarts en noordooswaarts met die grense AB en BC en die verlenging noordoos van grens BC op genoemde Kaart LG A58/73 langs tot by die punt waar genoemde verlenging van die grens BC die Limpoporivier sny, die beginpunt.

NASIONALE KALAHARI-GEMSBOKPARK*Gebiedsomskrywing*

Vanaf die punt waar die verlenging van die westelike grens van die plaas Unions End in die afdeling Gordonia (kaart 2676/1921) die middel van die Nossobrivier kruis; daarvandaan in 'n suidelike rigting langs die middel van genoemde rivier, tot by die punt waar die verlenging van die suidelike grens van die plaas Twee Rivieren (kaart B.498/1897) die middel van die Nossobrivier kruis; daarvandaan in 'n westelike rigting langs genoemde verlenging en die grense van

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31. (1) The laws specified in Schedule 4 are, subject to the Repeal of laws provisions of subsection (2), hereby repealed to the extent set and savings. out in the third column of that Schedule.

(2) Any notice, regulation, appointment or permission issued, made or granted, or any other action taken or anything done, excluding the proclamations mentioned in Schedule 4 issued, under any provision of a law repealed by subsection (1), shall be deemed to have been issued, made, granted, taken or done under the corresponding provision of this Act.

32. This Act shall be called the National Parks Act, 1976. Short title.

Schedule 1**KRUGER NATIONAL PARK***Definition of Area*

From the point where the prolongation, north-east of boundary BC on Diagram SG A58/73, of a boundary line for purposes of proclamation over State land intersects the Limpopo River, generally south-eastwards along the said Limpopo River to its confluence with the Luvuvhu River (Pafuri River); thence generally southwards along the boundary of the Province of the Transvaal and Mozambique to the point where the last-named boundary is intersected by the right bank of the Komati River; thence westwards along the right bank of the said Komati River to its confluence with the Crocodile River and continuing generally westwards along the right bank of the Crocodile River to the south-eastern corner of Lot 347 in the Kaap Block Section E; thence generally north-eastwards along the boundaries of the following lots in the Kaap Block Section E so as to exclude them from this area: Lots 347, 372, 370, 366 and 367, to the south-eastern corner of the last-named lot; thence generally northwards along the right bank of the Nsikazi River to the south-eastern corner of the farm Daannel 33 JU; thence north-westwards along the boundaries of the last-named farm, so as to exclude it from this area, to the north-western beacon thereof; thence north-westwards and north-eastwards along the boundaries of the farm Numbi 32 JU, so as to include it in this area, to the north-eastern beacon thereof; thence north-westwards along the north-eastern boundary of Lot 201 in the Kaap Block Section F to the southernmost beacon of the farm Rooiduiker 19 JU; thence north-westwards and northwards along the boundaries of the last-named farm, so as to include it in this area, to the northernmost beacon thereof, and continuing north-eastwards along the south-eastern boundaries of Lots 147 and 146 in the Kaap Block Section F to the north-eastern corner of the latter lot; thence generally eastwards along the left bank of the Sabie River to the south-eastern corner of the farm Kingstown 380 KU; thence eastwards and generally northwards along the boundaries of the following farms so as to exclude them from this area: The said farm Kingstown 380 KU, Toulon 383 KU, Charleston 378 KU, Flockfield 361 KU, Malamala 359 KU, Eyrefield 343 KU, Gowrie 342 KU, Buffelshoek 340 KU, Sarabank 323 KU, Jeukpeulhoek 222 KU, Middel In 202 KU, Albatross 201 KU, Kempiana 90 KU and Vlakgezicht 75 KU, to the north-eastern beacon of the last-named farm; thence north-eastwards along the north-western boundary of Portion 1 (Diagram SG A1815/61) of the farm Adder 69 KU to the northernmost beacon thereof; thence generally northwards along the boundaries of the following farms so as to exclude them from this area: Ceylon 53 KU, Sumatra 47 KU, Brazilie 48 KU, Op Goedehoop 25 KU, Buffelsbed 26 KU, Roodekrantz 27 KU, Rietvley 28 KU, Durham 30 KU, Dundee 32 KU, Zeekoegat 12 KU, Portion 2 (Diagram SG A6362/65) of the farm Vereeniging 11 KU, the farms Merensky 32 LU, Laaste 24 LU, Silonque 23 LU, Genoeg 15 LU and Letaba Ranch 17 LU, to the north-eastern corner of the last-named farm; thence eastwards along the left bank of the Great Letaba River to its confluence with the Klein Letaba River; thence generally north-westwards along the right bank of the Klein Letaba River to the northernmost beacon of the farm Draai 2 LU; thence north-westwards in a straight line from the last-named beacon to the south-eastern beacon of the farm Alten 222 LT; thence north-westwards and north-eastwards along the boundaries of the following farms so as to exclude them from this area: The said farm Alten 222 LT, Plange 221 LT, Lombard 220 LT, Ntlaveni 2 MU and Mhingas Location Extension 259 MT, to the north-eastern beacon of the last-named farm; thence westwards along the northern boundaries of the farms Mhingas Location Extension 259 MT and Mhingas Location 258 MT to the north-western corner of the latter farm; thence generally north-eastwards along the left bank of the Luvuvhu River (Pafuri River) to Beacon A on Diagram SG A58/73 of a boundary line for purposes of proclamation over State land; thence northwards and north-eastwards along the boundaries AB and BC and the prolongation north-east of boundary BC on the said Diagram SG A58/73 to the point where the said prolongation of the boundary BC intersects the Limpopo River, the point of beginning.

KALAHARI GEMSBOK NATIONAL PARK*Definition of Area*

From the point where the extension of the western boundary of the farm Unions End in the division of Gordonia (map 2676/1921) intersects the middle of the Nossob River; from there in a southerly direction along the middle of the said river to the point where the extension of the southern boundary of the farm Twee Rivieren (map B.498/1897) crosses the middle of the Nossob River; from there in a westerly direction along the said extension and the boundaries

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die volgende please sodat hulle by hierdie gebied ingesluit is: die genoemde plaas Twee Rivieren, Houmoed (kaart 6865/1917), Monro (kaart 6864/1917), Auchterlonie (kaart 454/1918), Batu Lama (kaart 455/1918), Kamqua (kaart 456/1918), Klein Skrij Pan (kaart 457/1918), Groot Skrij Pan (kaart 458/1918), Cal Decote (kaart 459/1918), Kafirs Pan (kaart 460/1918) en Sitszas (kaart 223/1919) tot waar die suidwestelike grens van laasgenoemde plaas die grenslyn tussen die Republiek van Suid-Afrika en Suidwes-Afrika ontmoet; daarvandaan in 'n noordelike rigting langs genoemde grens tot by die beginpunt.

NASIONALE BONTEBOKPARK*Gebiedsomskrywing*

Begin by die baken geletter A op die kaart van Erf 1699 Swellendam, daarvandaan in 'n oostelike rigting met die grense van genoemde Erf 1699 en Erf 23 langs, sodat hulle by hierdie gebied ingesluit word, tot by die noordelikste baken van Erf 2477; daarvandaan suidweswaarts met die westelike grense van genoemde Erf 2477 en Erf 2476 langs, sodat hulle uit hierdie gebied uitgesluit word, tot by die suidelikste baken van laasgenoemde erf; daarvandaan suidweswaarts met die grense van genoemde Erf 23 en Erf 153 langs, sodat hulle by hierdie gebied ingesluit word, tot by die westelikste punt van laasgenoemde erf; daarvandaan suidweswaarts met die verlenging van die noordwestelike grens van genoemde Erf 153 langs tot by die middel van die Breederivier; daarvandaan noordweswaarts met die middel van genoemde Breederivier langs tot by die suidelikste punt van Gedeelte 3 van Plaas 259 Swellendam; daarvandaan noordweswaarts met die grense van genoemde Gedeelte 3 en Gedeelte 8 van Plaas 254 Swellendam langs, sodat hulle by hierdie gebied ingesluit word, tot by die westelikste punt van laasgenoemde gedeelte; daarvandaan noordweswaarts in 'n reguit lyn tot by die baken geletter H op die kaart van genoemde Erf 1699; daarvandaan met die noordwestelike grens van genoemde Erf 1699 langs, sodat dit by hierdie gebied ingesluit word, tot by eersgenoemde baken.

NASIONALE ADDO-OLIFANTPARK*Gebiedsomskrywing*

Begin by die noordelikste baken van Gedeelte 6 van die plaas Coerney 83, administratiewe distrik Alexandria; daarvandaan suidooswaarts en algemeen suidwaarts met die grense van die volgende eiendomme langs sodat hulle in hierdie gebied ingesluit word: Genoemde Gedeelte 6 van die plaas Coerney 83, die plaas Strathmore 149 en die plaas Kenmure 154, tot by die oostelike baken van laasgenoemde plaas; daarvandaan suidweswaarts met die grense van genoemde plaas Kenmure 154, Gedeelte 2 van die plaas Kenmure 154 en die plaas Nesta 109, administratiewe distrik Uitenhage langs tot by die oostelikste baken van Gedeelte 199 van Plaas 113; daarvandaan noordweswaarts met die noordoostelike grens van genoemde Gedeelte 199 van Plaas 113 langs, sodat dit uit hierdie gebied uitgesluit word, tot by die noordelikste baken daarvan; daarvandaan regsom met die grense van Gedeeltes 251, 238, genoemde 251 en 295 van Plaas 113 langs, sodat hulle by hierdie gebied ingesluit word, tot by die noordelikste baken van laasgenoemde Gedeelte 295 van Plaas 113; daarvandaan noordweswaarts met die oostelike grense van die volgende eiendomme langs sodat hulle uit hierdie gebied uitgesluit word: Gedeeltes 183, 268, 204, 246, 202 en 246 van Plaas 113, Gedeelte 1 van Plaas 108 en Gedeelte 208 van genoemde Plaas 113, tot by die noordelikste baken van laasgenoemde Gedeelte 208 van Plaas 113; daarvandaan noordooswaarts met die suid-oostelike grens van Gedeelte 1 van die plaas Brackendale 112 (Spoorlyn) langs, sodat dit uit hierdie gebied uitgesluit word, tot by die suidwestelike baken van Gedeelte 3 van die plaas Brackendale 112; daarvandaan algemeen noordwaarts met die westelike grense van die volgende eiendomme langs sodat hulle in hierdie gebied ingesluit word: Genoemde Gedeelte 3 van die plaas Brackendale 112, Gedeelte 2 van die plaas Brackendale 112, die plaas Indlovu North 151, administratiewe distrik Alexandria, Gedeeltes 4 en 5 van Plaas 82 en Gedeelte 6 van die plaas Coerney 83, tot by eersgenoemde baken.

NASIONALE BERGWAGGAPARK*Gebiedsomskrywing*

Begin by die noordwestelike baken van Gedeelte 1 van die plaas Doornhoek 284, administratiewe distrik Cradock; daarvandaan regsom met die grense van die volgende eiendomme langs sodat hulle in hierdie gebied ingesluit word: Genoemde Gedeelte 1 van die plaas Doornhoek 284, Gedeeltes 2 en 1 van die plaas Babylons Toren 288 en Plaas 375, tot by die westelikste baken van Gedeelte 1 van Plaas 376; daarvandaan suidooswaarts met die suidwestelike grens van genoemde Gedeelte 1 van Plaas 376 langs, sodat dit uit hierdie gebied uitgesluit word, tot by die suidelikste baken daarvan; daarvandaan suidwaarts, suidooswaarts, weswaarts en suidweswaarts met die grense van die volgende please langs sodat hulle in hierdie gebied ingesluit word: Plaas 376, 468 en 466, tot by die suidelikste baken van laasgenoemde plaas; daarvandaan suidweswaarts met die grense van die volgende eiendomme langs sodat hulle uit hierdie gebied uitgesluit word: Die plaas Brand Hoek 471, Plaas 464, Gedeelte 1 (Annex Vaal Draai) van Plaas 463 en Plaas 463, tot by die suidwestelike baken van die plaas Zebra Hoek 467; daarvandaan noordweswaarts met die grense van genoemde plaas Zebra Hoek 467 langs, sodat dit in hierdie gebied ingesluit word, tot by die oostelikste baken van die plaas Kranskop 458; daarvandaan noordweswaarts met die grense van genoemde plaas Kranskop 458 langs, sodat dit uit hierdie gebied uitgesluit word, tot by die noordwestelike baken daarvan; daarvandaan noordooswaarts met die suidoostelike grens van Plaas 454 langs, sodat dit uit hierdie gebied uitgesluit word, tot by die suidelikste baken van genoemde Gedeelte 1 van die plaas Doornhoek 284; daarvandaan noordweswaarts met die grense van genoemde Gedeelte 1 van die Plaas Doornhoek 284 langs, sodat dit in hierdie gebied ingesluit word, tot by eersgenoemde baken.

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of the following farms so that they are included in this area: the said farm Twee Rivieren, Houmoed (map 6865/1917), Monroe (map 6864/1917), Auchterlonie (map 454/1918), Batu Lama (map 455/1918), Kamqua (map 456/1918), Klein Skrij Pan (map 457/1918), Groot Skrij Pan (map 458/1918), Cal Decote (map 459/1918), Kafirs Pan (map 460/1918) and Sitszas (map 223/1919) to where the south-western boundary of the last-mentioned farm meets the border line between the Republic of South Africa and South West Africa; from there in a northerly direction along the said border to the place of beginning.

BONTEBOK NATIONAL PARK

Definition of Area

Beginning at the beacon lettered A on the diagram of Erf 1699 Swellendam, thence in an easterly direction along the boundaries of the said Erf 1699 and Erf 23, so as to include them in this area, to the northernmost beacon of Erf 2477; thence south-westwards along the western boundaries of the said Erf 2477 and Erf 2476, so as to exclude them from this area, to the southernmost beacon of the last-mentioned erf; thence south-westwards along the boundaries of the said Erf 23 and Erf 153, so as to include them in this area, to the westernmost point of the last-mentioned erf; thence south-westwards along the prolongation of the north-western boundary of the said Erf 153 to the middle of the Breede River; thence north-westwards along the middle of the said Breede River to the southernmost point of Portion 3 of Farm 259 Swellendam; thence north-westwards along the boundaries of the said Portion 3, and Portion 8 of Farm 254 Swellendam, so as to include them in this area, to the westernmost point of the last-mentioned portion; thence north-westwards in a straight line to the beacon lettered H on the diagram of the said Erf 1699; thence along the north-western boundary of the said Erf 1699, so as to include it in this area, to the beacon first named.

ADDO ELEPHANT NATIONAL PARK

Definition of Area

Beginning at the northernmost beacon of Portion 6 of the farm Coerney 83, administrative district of Alexandria; thence south-eastwards and generally southwards along the boundaries of the following properties so as to include them in this area: The said Portion 6 of the farm Coerney 83, the farm Strathmore 149 and the farm Kemmure 154, to the easternmost beacon of the last-mentioned farm; thence south-westwards along the boundaries of the said farm Kemmure 154, Portion 2 of the farm Kemmure 154 and the farm Nesta 109, administrative district of Uitenhage, to the easternmost beacon of Portion 199 of the Farm 113; thence north-westwards along the north-eastern boundary of the said Portion 199 of Farm 113, so as to exclude it from this area, to its northernmost beacon; thence clockwise along the boundaries of Portions 251, 238, the said 251 and 295 of Farm 113, so as to include them in this area, to the northernmost beacon of the last-mentioned Portion 295 of Farm 113; thence north-westwards along the eastern boundaries of the following properties so as to exclude them from this area: Portions 183, 268, 204, 246, 202 and 246 of Farm 113, Portion 1 of Farm 108 and Portion 208 of the said Farm 113, to the northernmost beacon of the last-mentioned Portion 208 of Farm 113; thence north-eastwards along the south-eastern boundary of Portion 1 of the Farm Brackendale 112 (Railway Line), so as to exclude it from this area, to the south-western beacon of Portion 3 of the farm Brackendale 112; thence generally northwards along the western boundary of the following properties so as to include them in this area: Said Portion 3 of the farm Brackendale 112, Portion 2 of the farm Brackendale 112, the farm Indlovu North 151, administrative district of Alexandria, Portions 4 and 5 of Farm 82 and Portion 6 of the farm Coerney 83, to the beacon first named.

MOUNTAIN ZEBRA NATIONAL PARK

Definition of Area

Beginning at the north-western beacon of Portion 1 of the farm Doornhoek 284, administrative district of Cradock; thence clockwise along the boundaries of the following properties, so as to include them in this area: Said Portion 1 of the farm Doornhoek 284, Portions 2 and 1 of the farm Babylon Toren 288 and Farm 375, to the westernmost beacon of Portion 1 of the Farm 376; thence south-eastwards along the south-western boundary of said Portion 1 of Farm 376, so as to exclude it from this area, to the southernmost beacon thereof; thence southwards, south-eastwards, westwards and south-westwards along the boundaries of the following farms, so as to include them in this area: Farms 376, 468 and 466, to the southernmost beacon of the last-mentioned farm; thence south-westwards along the boundaries of the following properties, so as to exclude them from this area: The farm Brand Hoek 471, Farm 464, Portion 1 (Annex Vaal Draai) of Farm 463 and Farm 463, to the south-western beacon of the farm Zebra Hoek 467; thence north-westwards along the boundaries of said farm Zebra Hoek 467, so as to include it in this area, to the easternmost beacon of the farm Kranskop 458; thence north-westwards along the boundaries of said farm Kranskop 458, so as to exclude it from this area, to the north-western beacon thereof; thence north-eastwards along the south-eastern boundary of Farm 454, so as to exclude it from this area, to the southernmost beacon of said Portion 1 of the farm Doornhoek 284; thence north-westwards along the boundaries of said Portion 1 of the farm Doornhoek 284, so as to include it in this area, to the beacon first named.

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Begin by die suidwestelike baken van Gedeelte 1 van die plaas Waterval 497, administratiewe distrik Gordonia, daarvandaan suidooswaarts en suidwaarts langs die grense van genoemde Gedeelte 1 en Gedeelte 1 van die plaas Omdraai 492, om dié gedeeltes uit hierdie gebied uit te sluit tot by die suidwestelike baken van laasgenoemde gedeelte, daarvandaan verder suidwaarts langs die verlenging van die westelike grens van genoemde Gedeelte 1 van die plaas Omdraai 492 tot by 'n punt waar dit die linkeroewer van die Oranjerivier kruis, daarvandaan noordweswaarts langs genoemde linkeroewer van die Oranjerivier tot by 'n punt waar dit die suidoostelike grens van die plaas Rooipad 15, administratiewe distrik Kenhardt, kruis, daarvandaan suidweswaarts en noordweswaarts langs die grense van genoemde plaas Rooipad 15 tot by 'n punt waar dit die suidoostelike grens van Gedeelte 7 (Omruil) van die plaas Rooipad 15 kruis, daarvandaan algemeen noordooswaarts en noordweswaarts langs die grense van genoemde Gedeelte 7 (Omruil) om dit uit hierdie gebied uit te sluit, tot by die noordelikste baken daarvan, daarvandaan noordweswaarts in 'n reguit lyn langs die noordwestelike grens van Gedeelte 1 van die plaas Rooipad 15 tot by die punt *a* op die kaart daarvan, daarvandaan algemeen ooswaarts langs die linkeroewer van die Oranjerivier tot by punt *b* op die kaart van genoemde Gedeelte 1 van die plaas Rooipad 15, daarvandaan noordooswaarts langs die verlenging van die grens CB op die kaart van genoemde Gedeelte 1 van die plaas Rooipad 15 tot by 'n punt waar dit die middel van die Oranjerivier kruis, daarvandaan algemeen ooswaarts langs die middel van die Oranjerivier tot by 'n punt waar dit gekruis word deur die verlenging van die westelike grens van genoemde plaas Waterval 497, administratiewe distrik Gordonia, daarvandaan noordwaarts langs genoemde verlenging en genoemde westelike grens van die plaas Waterval 497 tot by eersgenoemde baken.

GOLDEN GATE HOOGLAND-NASIONALE PARK**Gebiedsomskrywing**

Vanaf die suidwestelike baken van die plaas Wilgenhof 698, gemeen aan die plase Noord Brabant 282, Groenland 267 en genoemde Wilgenhof 698; vandaar algemeen noordooswaarts, ooswaarts en suidwaarts met die grense van die plase Wilgenhof 698, Melsetter 327, Wodehouse 328, Zulu Hoek 1349 en Gladstone 297 langs, sodat hulle ingesluit word, tot by die suidelikste baken van laasgenoemde plaas; vandaar algemeen noordweswaarts met die grense van die plase Gladstone 297 en Wilgenhof 698 langs, sodat hulle ingesluit word, in die administratiewe distrik Bethlehem, tot by die beginpunt.

TSITSIKAMABOS EN -SEEKUS-NASIONALE PARK**Gebiedsomskrywing**

A. Die plase Tsitsikamabospark 464 en Tsitsikamabospark 465, administratiewe distrik Humansdorp.

B. Begin by 'n punt op die laagwatermerk van die see en ten suide van die baken geletter E op die kaart van Gedeelte 1 van die plaas Blaauw Krantz 250, administratiewe distrik Knysna, daarvandaan noordwaarts in 'n reguit lyn deur genoemde baken geletter E tot by die hoogwatermerk van die see en die grense van genoemde Gedeelte 1 van die plaas Blaauw Krantz 250, om dit in hierdie gebied in te sluit, tot by die baken geletter D op genoemde kaart van Gedeelte 1 van die plaas Blaauw Krantz 250, daarvandaan algemeen ooswaarts in 'n reeks reguit lyne deur die bakens E, F, 1, 2 oor die Blaauw Krantzrivier, deur die bakens in die administratiewe distrik Humansdorp geletter 3, 5, 6, 7, 8, 9, 10, 12, 13, 13A, 14, 15, 16, 16A, 17, 18, 18A, 19, 20, 21, 22, 22A en 23 (koördinate vir hierdie bakens word bewaar as Meetstuk E.1538/1967 in die kantoor van die Landmeter-generaal, Kaapstad) tot by die westelikste baken van die plaas Stormsrivier-kampeerterrein 430, daarvandaan ooswaarts, noordooswaarts en suidooswaarts langs die grense van genoemde plaas Stormsrivier-kampeerterrein 430, om dit in hierdie gebied in te sluit tot by die oostelikste punt daarvan, daarvandaan suidooswaarts in 'n reguit lyn tot by baken geletter L (genoemde E.1538/1967), daarvandaan algemeen ooswaarts in 'n reeks reguit lyne deur die bakens geletter 25, 27 en 28 (genoemde E.1538/1967) tot by die suidwestelike baken van die Plaas 438, daarvandaan algemeen ooswaarts langs die suidelike grense van die volgende eiendomme om dit uit hierdie gebied uit te sluit, nl. genoemde Plaas 438, Plaas 441, Plaas 442 en Plaas 443 tot by die suidwestelike baken daarvan, daarvandaan ooswaarts in 'n reguit lyn tot by die baken geletter 39A (genoemde E.1538/1967), daarvandaan ooswaarts in 'n reguit lyn tot by die westelikste baken van Gedeelte 2 van die Plaas 449, daarvandaan algemeen ooswaarts langs die suidelike grense van die volgende eiendomme, om dit uit hierdie gebied uit te sluit, nl. genoemde Gedeelte 2 van die Plaas 449, Plaas 449 en Gedeelte 1 van die Plaas 449 tot by die oostelikste punt daarvan, daarvandaan suidwaarts in 'n reguit lyn tot by die baken geletter 43 (genoemde E.1538/1967), daarvandaan algemeen ooswaarts in 'n reeks reguit lyne deur bakens geletter 44, 45, 45A, 45B, 45C, 45D, 46, 46A, 46B, 47, 47A, 47B, 48A, 49 en 50 (genoemde E.1538/1967), daarvandaan algemeen ooswaarts langs die suidelike grense van die volgende eiendomme, om dit uit hierdie gebied uit te sluit, nl. Gedeeltes 6 en 1 van die Plaas 569, Plaas 569, Gedeeltes 5 en 2 van die Plaas 569 en genoemde Plaas 569 tot by die oostelikste baken daarvan, daarvandaan algemeen ooswaarts in 'n reeks reguit lyne deur die bakens geletter 55, 56, 56A, 56B, 57, 58 en 59 (Genoemde E.1538/1967), daarvandaan algemeen ooswaarts langs die suidelike grense van die volgende plase, om dit uit hierdie gebied uit te sluit, nl. Plaas 575, Gedeeltes 5, 4, en 3 van die Plaas 576, Gedeelte 1 van die Plaas 577, Plaas 578, Plaas 579, Plaas 580 en Gedeelte 1 van die Plaas 580 tot by die suidwestelike baken van Plaas 581, daarvandaan suidwaarts tot by die punt waar die verlenging van die westelike grens van die genoemde Plaas 581 die regteroewer van die Grootrivier kruis, daarvandaan suidwaarts langs die genoemde regteroewer van die Grootrivier tot by die laagwatermerk van die see, daarvandaan algemeen weswaarts langs die laagwatermerk van die see tot by die beginpunt.

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AUGRABIES FALLS NATIONAL PARK

Definition of Area

Beginning at the south-western beacon of Portion 1 of the farm Waterval 497, administrative district of Gordonia, thence south-eastwards and southwards along the boundaries of the said Portion 1 and Portion 1 of the farm Omdraai 492 so as to exclude them from this area, to the south-western beacon of the last-mentioned portion, thence farther southwards along the prolongation of the western boundary of the said Portion 1 of the farm Omdraai 492 to a point where it intersects the left bank of the Orange River, thence north-westwards along the said left bank of the Orange River to a point where it intersects the south-eastern boundary of the farm Rooipad 15, administrative district of Kenhardt, thence south-westwards and north-westwards along the boundaries of the said farm Rooipad 15 to a point where it intersects the south-eastern boundary of Portion 7 (Omrui) of the farm Rooipad 15, thence generally north-eastwards and north-westwards along the boundaries of the said Portion 7 (Omrui) so as to exclude it from this area to the northernmost beacon thereof, thence north-eastwards in a straight line along the north-western boundary of Portion 1 of the farm Rooipad 15 to point *a* on the diagram thereof, thence generally eastwards along the left bank of the Orange River to point *b* on the diagram of the said Portion 1 of the farm Rooipad 15, thence north-eastwards along the prolongation of the boundary CB on the diagram of the said Portion 1 of the farm Rooipad 15 to a point where it intersects the middle of the Orange River, thence generally eastwards along the middle of the Orange River to a point where it intersects the prolongation of the western boundary of the said farm Waterval 497, administrative district of Gordonia, thence northwards along the said prolongation and the said western boundary of the farm Waterval 497 to the beacon first named.

GOLDEN GATE HIGHLANDS NATIONAL PARK

Definition of Area

From the south-western beacon of the farm Wilgenhof 698, common to the farms Noord Brabant 282, Groenland 267 and the said Wilgenhof 698; thence generally north-eastwards, eastwards and southwards along the boundaries of the following farms so as to include them: The said Wilgenhof 698, Melsetter 327, Wodehouse 328, Zulu Hock 1349 and Gladstone 297, to the southernmost beacon of the last-named farm; thence generally north-westwards along the boundaries of the following farms so as to include them: Gladstone 297 and Wilgenhof 698, in the administrative district of Bethlehem, to the point of beginning.

TSITSIKAMA FOREST AND COASTAL NATIONAL PARK

Definition of Area

A. The farms Tsitsikama Forest Park 464 and Tsitsikama Forest Park 465, administrative district of Humansdorp.

B. Beginning at a point on the low-water mark of the sea and to the south of the beacon lettered E on the diagram of Portion 1 of the farm Blaauw Krantz 250, administrative district of Knysna, thence northwards in a straight line through the said beacon lettered E to the high-water mark of the sea and the boundaries of said Portion 1 of the farm Blaauw Krantz 250, so as to include it in this area, to the beacon lettered D on the said diagram of Portion 1 of the farm Blaauw Krantz 250, thence generally eastwards in a series of straight lines through the beacons lettered E, F, 1, 2, crossing the Blaauw Krantz River, through the beacons in the administrative district of Humansdorp lettered 3, 5, 6, 7, 8, 9, 10, 12, 13, 13A, 14, 15, 16, 16A, 17, 18, 18A, 19, 20, 21, 22, 22A and 23 (the co-ordinates for these beacons are filed as Survey Record E.1538/1967 in the Office of the Surveyor-General, Cape Town) to the westernmost beacon of the farm Storms River Camping Site 430, thence eastwards, north-eastwards and south-eastwards along the boundaries of said farm Storms River Camping Site 430, so as to include it in this area to the easternmost point thereof, thence south-eastwards in a straight line to the beacon lettered L (said E.1538/1967), thence generally eastwards in a series of straight lines through the beacons lettered 25, 27 and 28 (said E.1538/1967) to the south-western beacon of Farm 438, thence generally eastwards along the southern boundaries of the following properties so as to exclude them from this area, viz. said Farm 438, Farm 441, Farm 442 and Farm 443 to the south-western beacon thereof, thence eastwards in a straight line to the beacon lettered 39A (said E.1538/1967), thence eastwards in a straight line to the westernmost beacon of Portion 2 of the Farm 449, thence generally eastwards along the southern boundaries of the following properties, so as to exclude them from this area, viz. said Portion 2 of the Farm 449, Farm 449 and Portion 1 of the Farm 449 to the easternmost point thereof, thence southwards in a straight line to the beacon lettered 43 (said E.1538/1967), thence generally eastwards in a series of straight lines through beacons lettered 44, 45, 45A, 45B, 45C, 45D, 46, 46A, 46B, 47, 47A, 47B, 48A, 49 and 50 (said E.1538/1967), thence generally eastwards along the southern boundaries of the following properties, so as to exclude them from this area, viz. Portions 6 and 1 of Farm 569, Farm 569, Portions 5 and 2 of the Farm 569 and said Farm 569 to the easternmost beacon thereof, thence generally eastwards in a series of straight lines through the beacons lettered 55, 56, 56A, 56B, 57, 58 and 59 (said E.1538/1967), thence generally eastwards along the southern boundaries of the following farms, so as to exclude them from this area, viz. Farm 575, Portions 5, 4 and 3 of the Farm 576, Portion 1 of the Farm 577, Farm 578, Farm 579, Farm 580, and Portion 1 of the Farm 580 to the south-western beacon of Farm 581, thence southwards to the point where the prolongation of the western boundary of the said Farm 581 intersects the right bank of the Groot River, thence southwards along the said right bank of the Groot River to the low-water mark of the sea, thence generally westwards along the low-water mark of the sea to the point of beginning.

Wet No. 57, 1976**WET OP NASIONALE PARKE, 1976**

C. Die volgende gedeelte van die see 0,8 kilometer seawaarts vanaf die laagwatermerk van die see:

Begin by 'n punt op die laagwatermerk en ten suide van die baken geletter E op die kaart van Gedeelte 1 van die plaas Blaauw Krantz 250, administratiewe distrik Knysna, daarvandaan algemeen ooswaarts langs die laagwatermerk tot by die regteroewer van die Grootrivier, administratiewe distrik Humansdorp, daarvandaan suidwaarts in 'n reguit lyn tot by 'n punt 0,8 kilometer vanaf die laagwatermerk, daarvandaan algemeen weswaarts langs 'n lyn 0,8 kilometer vanaf en ewe wydig aan die laagwatermerk tot by 'n punt 0,8 kilometer ten suide van die eersgenoemde punt, daarvandaan noordwaarts in 'n reguit lyn tot by die beginpunt.

Bylae 2*Diere ten opsigte waarvan die bepalings van artikel 24 (1) van toepassing is*

Witkwaskakkals, bakoorjakkals, silwerjakkals, bruinhiena, maanhaarjakkals, jagluiperd, luiperd, leeu, rooikat, tierboskat, swartpootkat, ratel, otter (enige soort), groot-grysmuishond, kommetjiesgatmuishond, Meller se muishond, groot-witstertmuishond, olifant, swartrenoster, witrenoster, Kaapse bergkwagga, bosvark, seekoei, kameelperd, Natalse rooidueker, blouduiker, steenbok, tropiese grysbos, Kaapse grysbos, Livingstone se suni, oorbietjie, klipspringer, rietbos, vaalribbos, rooibebbos, bastergemsbos, swartwitpens, gemsbos, rooihartbees, basterhartbees, bontbos, swartwildebees, eland, njala, buffel, samango-aap, ietermago, boomdassie, rooohaas, walvis (enige soort), tornyn (enige soort), see-olifant, see-luiperd, dugong, seeskildpad (enige soort), Laeveldse konsertinabekkurper, mahem, lelkraan, bloukraan, pelikaan, witrug-nagreier, nagreier, swartreier, grootwitreier, groot-witsprinkaanvoël, groot-swartspringaanvoël, kleinswatsprinkaanvoël, saalbek-ooievaar, nimmersat, oopbek-ooievaar, wolnek-ooievaar, skoorsteenvuur, lepelaar, flamink, dwerggans, makou-eend, sekretarisvoël, Egiptiese aasvoël, witaasvoël (Palmnut vulture), vlermuisvalk, witkrusarend, langkuifarend, kroonarend, visarend, lammergeier, paddavreter, visvalk, Afrikaanse boomvalk, edelvalk, slegvalk, kuifkoptarentaal, rooibors-vleikuiken, gevlekte vleikuiken, koningriethaan, watertrapper, gompou, veldpou, dwerg-langtoon, witkop-kiewietjie, krombek-strandloper, bont-elsie, rooipoot-elsie, meerswawel (enige soort), klein-rooioog-tortelduif, kaneelduifje, Knysna-papegaai, Knysna-loerie, bloukuilloerie, swart-vleiloerie, reuse-ooruil, visuil, wimpelvlerk-naguil, Boehm se stekelstert, palmwindswawel, bosloerie, knopstertroupand, bromvoël, boomkruiper, Arnot se swartpiek, dassievoël, rooiborsbosmakierie, langstertspreeu, paradysvink.

Bylae 3*Bome of ander plante ten opsigte waarvan die bepalings van artikel 24 (5) van toepassing is*

Acacia xanthophloea (koorsboom), Adenia spp. (kaasplante), Adenium spp. (impalalelies), Albizia adianthifolia (platkroonvalsoring), Albizia amara var. sericocephala (Vendaland-valsoring), Albizia tanganyicensis (Papierbasvalsoring), Aloe angelica, Aloe exelsa, Aloe littoralis, Aloe polyphylla, Aloe vandermerwei, Anthocleista grandiflora (boskoorsboom), Apodytes dimidiata (witpeer), Atalaya alata, Buddleia saligna (witolienhout), Calodendrum capense (Kaapse kastaing), Caesalpinia crocea (saffraan), Cassine kraussiana (bastersaffraan), Catha edulis (Boesmanstee), Celtis africana (witstinkhout), Ceropagia spp., Combretum woodii, Commiphora harveyi (bruin-kanniedood), Commiphora marlothii (wit-papierbas-kanniedood), Commiphora tenuipetiolata (pocierstamkanniedood), Cordyla africana (wildemango), Cyrtanthus contractus (brandelie), Dalbergia nitidula (pershout), Decabelone grandiflora, Dietes elongata, Dioscorea spp., Diospyros dichrophylla (tolbos), Diospyros whyteana (swartbas), Drypetes mosambicensis (sandpeer), Duvalia polita, Encephalartos species (broodboom), Erythrina humeana (dwergkafferboom), Erythrina lattissima (grootblaar-kafferboom), Eucomis undulata (pynappelblom), Fagara davyi (perdepram), Faurea saligna (boekenhout), Ficus sansibarica (Angola-wildevy), Gyrocarpus americanus ("propellor tree"), Halleria lucida (notsing), Cyathaea capensis (boomvaring), Homalium dentatum (basterwitstinkhout), Hoodia gordoni (jakkalsghaap), Kiggelaria africana (speekhout), Kirkia wilmsii (bergsering), Linociera battiscombei (grootblaar-ysterhout), Maerua angolensis, Manilkara concolor, Maytenus peduncularis (swarthout), Newtonia hildebrandtii, Nuxia floribunda (vlier), Ocotea bullata (stinkhout), Olea africana (olienhout), Olea capensis (ystershout), Oncoba spinosa, Pachypodium saundersiae, Pachypodium sp., Pavetta edentula, Pittosporum viridisflorum (witboekenhout), Podocarpus falcatus (outeniekwiegelhout), podocarpus latifolius (opregtegeelhout), Pterocarpus angolensis (kiaat), Pterocarpus antunesii (doringkiaat), Pterocelastrus tricuspidatus (kershout), Rapanea melanoploeo (boekenhout), Rhus chirindensis (bostaaibos), Rothmannia fischeri (Rhodesiese katjepiering), Salix capensis, Schizostylis sp. (rivierlelie), Sesamothamnus lugardii, Stadmannia oppositifolia subsp. rhodesica, Stangeria eriopus, Warburgia ugandensis, Wrightia natalensis, Zeroderris stuhlmannii, Xylia torreana; alle spesies van die Proteaceae- en die Orchidaceae-familie.

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C. The following portion of the sea 0,8 kilometre to seaward of the low-water mark of the sea:

Beginning at a point on the low-water mark and to the south of beacon lettered E on the diagram of Portion 1 of the farm Blaauw Krantz 250, administrative district of Knysna, thence generally eastwards along the low-water mark to the right bank of the Groot River, administrative district of Humansdorp, thence southwards in a straight line to a point 0,8 kilometre from the low-water mark, thence generally westwards along a line 0,8 kilometre from and parallel to the low-water mark to a point 0,8 kilometre to the south of the point first named, thence northwards in a straight line to the point of beginning.

Schedule 2

Animals to which the provisions of section 24 (1) apply

Side-striped jackal, bat-eared fox, silver jackal or Cape Fox, brown hyena, aardwolf, cheetah, leopard, lion, caracal, serval, black-footed cat, honey badger, otter (any species), Cape ichneumon, water mongoose, Meller's mongoose, white-tailed (giant) mongoose, elephant, black rhinoceros, white rhinoceros, mountain zebra, bushpig, hippopotamus, giraffe, Natal duiker, blue duiker, steenbuck, Sharp's grysbok, Livingstone's suni, oribi, klipspringer, reedbuck, vaal rhebuck, mountain reedbuck, roan antelope, sable antelope, oryx, red hartbeest, tsessebe, bontebok, black wildebeest, eland, nyala, Cape buffalo, samango monkey, scaly anteater, tree dassie, red hare, whale (any species), dolphin (any species), elephant seal, leopard seal, dugong, marine turtle (any species), yellow-bellied bream or concertina-mouth bream, crowned crane, wattled crane, blue crane, white pelican, white-backed night heron, night heron, black heron, great white egret, goliath heron, white stork, white-bellied stork, black stork, saddlebill, wood stork, openbill, woolly-necked stork, sacred ibis, spoonbill, flamingo, pygmy goose, Maccoa duck, secretary bird, Egyptian vulture, palmnut vulture, bathawk, black eagle, long-crested eagle, crowned eagle, fish eagle, bearded vulture, African marsh harrier, osprey, African hobby, lanner falcon, peregrine falcon, crested guinea-fowl, red-chested flufftail, buff-spotted flufftail, purple gallinule, finfoot, Kori bustard, Stanley bustard, lesser jacana white crowned plover, curlew sandpiper, avocet, black-winged stilt, tern (any species), Angola mourning dove, cinnamon dove, brown-necked parrot, Knysna loerie, purple-crested loerie, black coucal, wood owl, giant eagle owl, fishing owl, pennant-wing nightjar, Boehm's spinetail, palm swift, Narina trogon, racquet-tailed roller, ground hornbill, spotted creeper, Arnot's chat, mocking chat, gorgeous bush shrike, long-tailed starling, paradise whydah.

Schedule 3

Trees or other plants to which the provisions of section 24 (5) apply

Acacia xanthophloea (Fever tree), Adenia spp. ("kaasplante"), Adenium spp. (Impala lilies), Albizia adianthifolia (Flat-crown), Albizia amara var. sericocephala ("Vendaland-valsdoring"), Albizia tanganyicensis (Paper-bark tree), Aloe angelica, Aloe exelsa, Aloe littoralis, Aloe polyphylla, Aloe vandermerwei, Anthocleista grandiflora (forest fever tree), Apodytes dimidiata (white pear), Atalaya alata, Buddleia saligna (bastard olive), Calodendrum capense (Cape chestnut), Cassine crocea (saffran wood), Cassine kraussiana (red pear), Catha edulis (Bushman's tea), Celtis africana (white stinkwood), Ceropagia spp., Combretum woodii, Commiphora harveyi (cork tree), Commiphora marlothii ("wit-papierbas-kanniedood"), Commiphora tenuipetiolata ("poeierstamkanniedood"), Cordyla africana (wild mango), Cyrtanthus contractus (fire lily), Dalbergia nitidula ("pershout"), Decabelone grandiflora, Dietes prolongata, Dioscorea spp., Diospyros dichrophylla (poison peach), Diospyros whyteana (blackbark), Drypetes mosambicensis ("sandpeer"), Duvalia polita, Encephalartos species (Cycads), Erythrina humeana (small kafir tree), Erythrina latissima (broad-leaf kafir tree), Eucomis undulata (pineapple flower), Fagara davyi (knobwood), Fauraea saligna (red beech), Ficus sansibarica (Angolan wild fig), Gyrocarpus americanus (propeller tree), Halleria lucida (notsing), Cyathea capensis (tree fern), Homalium dentatum ("basterwitstinkhout"), Hoodia gordonii ("jakkalsghaap"), Kiggelaria africana (wild peach), Kirkia wilmsii (mountain seringa), Linociera battiscombei ("grootblaarwysterhout"), Maerua angolensis ("knoppiesboontjie"), Manilkara concolor, Maytenus peduncularis (Cape blackwood), Newtonia hildebrandtii, Nuxia floribunda (wild elder), Ocotea bullata (stinkwood), Olea africana (wild olive), Olea capensis (black ironwood), Oncoba spinosa, Pachypodium saundersiae, Pachypodium sp., Pavetta edentula, Pittosporum viridisflorum ("wit-boekenhout"), Podocarpus falcatus (Outeniqua yellowwood), Podocarpus latifolius (real yellowwood), Pterocarpus angolensis (kiaat), Pterocarpus antunesii ("doringkiaat"), Pterocelastrus tricuspidatus (cherry wood), Rapanea melanoploeos (Cape beech), Rhus chirindensis (red currant), Rothmannia fischeri (Rhodesian gardenia), Salix capensis, Schizostylis sp. ("rivierlelie"), Sesamothamnus lugardii, Stadmannia oppositifolia subsp. rhodesica, Stangeria eriopus, Warburgia ugandensis, Wrightia natalensis, Xeroderris stuhlmannii, Xylia torreana; all species of the Proteaceae and Orchidaceae families.

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WET OP NASIONALE PARKE, 1976

Bylae 4

WETTE HERROEP

No. en Jaar	Kort Titel	In Hoeverre Herroep
Wet No. 42 van 1962	Wet op Nasionale Parke, 1962	Die geheel.
Wet No. 93 van 1963	Verdere Algemene Regswysigingswet, 1963	Artikel <i>sewentien</i> .
Wet No. 55 van 1965	Onteieningswet, 1965	Artikel <i>vyf-en-dertig</i> .
Wet No. 93 van 1965	Wysigingswet op Nasionale Parke, 1965	Die geheel.
Wet No. 98 van 1965	Algemene Regswysigingswet, 1965	Artikels <i>sestien</i> , <i>sewentien</i> en <i>agtien</i> .
Wet No. 5 van 1967	Wysigingswet op Nasionale Parke, 1967	Die geheel.
Wet No. 56 van 1969	Wysigingswet op Nasionale Parke, 1969	Die geheel.
Wet No. 48 van 1970	Wysigingswet op Nasionale Parke, 1970	Die geheel.
Wet No. 90 van 1974	Wysigingswet op Nasionale Parke, 1974	Die geheel.
Proklamasie No. 259 van 1963	—	Die geheel.
Proklamasie No. 324 van 1964	—	Die geheel.
Proklamasie No. 231 van 1972	—	Die geheel.
Proklamasie No. 61 van 1974	—	Die geheel.
Proklamasie No. 130 van 1974	—	Die geheel.
Proklamasie No. 128 van 1975	—	Die geheel.
Proklamasie No. R.242 van 1975	—	Die geheel.
Proklamasie No. R.266 van 1975	—	Die geheel.
Proklamasie No. R.275 van 1975	—	Die geheel.

NATIONAL PARKS ACT, 1976

Act No. 57, 1976

Schedule 4

LAWS REPEALED

Number and Year	Short Title	Extent of Repeal
Act No. 42 of 1962	National Parks Act, 1962	The whole.
Act No. 93 of 1963	General Law Further Amendment Act, 1963	Section <i>seventeen</i> .
Act No. 55 of 1965	Expropriation Act, 1965	Section <i>thirty-five</i> .
Act No. 93 of 1965	National Parks Amendment Act, 1965	The whole.
Act No. 98 of 1965	General Law Amendment Act, 1965	Sections <i>sixteen, seventeen and eighteen</i> .
Act No. 5 of 1967	National Parks Amendment Act, 1967	The whole.
Act No. 56 of 1969	National Parks Amendment Act, 1969	The whole.
Act No. 48 of 1970	National Parks Amendment Act, 1970	The whole.
Act No. 90 of 1974	National Parks Amendment Act, 1974	The whole.
Proclamation No. 259 of 1963	—	The whole.
Proclamation No. 324 of 1964	—	The whole.
Proclamation No. 231 of 1972	—	The whole.
Proclamation No. 61 of 1974	—	The whole.
Proclamation No. 130 of 1974	—	The whole.
Proclamation No. 128 of 1975	—	The whole.
Proclamation No. R.242 of 1975	—	The whole.
Proclamation No. R.266 of 1975	—	The whole.
Proclamation No. R.275 of 1975	—	The whole.

