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OF THE REPUBLIC OF SOUTH AFRICA

REPUBLIEK VAN SUID-AFRIKA

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No. 9827

KAAPSTAD, 3 JULIE 1985

STATE PRESIDENT'S OFFICE

No. 1421.

3 July 1985

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

No. 91 of 1985: Laws on Co-operation and Development Amendment Act, 1985.

KANTOOR VAN DIE STAATSPRESIDENT

No. 1421.

3 Julie 1985

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

No. 91 van 1985: Wysigingswet op Wetgewing op Samewerking en Ontwikkeling, 1985.

Act No. 91, 1985

LAWS ON CO-OPERATION AND DEVELOPMENT AMENDMENT
ACT, 1985**GENERAL EXPLANATORY NOTE:**

- I** Words in bold type in square brackets indicate omissions from existing enactments.
- Words underlined with solid line indicate insertions in existing enactments.

ACT

To amend the Black Administration Act, 1927, so as to remove certain legal disabilities of Black women in Natal and Transvaal; to amend the Blacks (Urban Areas) Consolidation Act, 1945, so as to make other arrangements in regard to the presence of persons, other than Blacks, in any location, Black village, Black hostel, town or hostel, and to extend the rights of Blacks to reside and to work in prescribed areas; to validate the transfer of certain assets of the Economic Development Corporation, Limited, to the Small Business Development Corporation, Limited; to amend the National States Constitution Act, 1971, so as to further regulate judicial appointments to existing courts situated wholly or in part within the area of a legislative assembly; to amend the Community Councils Act, 1977, so as to provide that a community council shall for the purposes of certain legal provisions be deemed to be an associated institution; to amend the Black Local Authorities Act, 1982, so as to provide that a local authority shall for the purposes of certain legal provisions be deemed to be an associated institution; to remove any possible doubt concerning the area of the self-governing territory of Lebowa; and to provide for incidental matters.

*(Afrikaans text signed by the State President.)
(Assented to 20 June 1985.)*

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

Amendment of section 11 of Act 38 of 1927, as amended by section 5 of Act 21 of 1943.

1. Section 11 of the Black Administration Act, 1927, is hereby amended by the substitution for paragraph (b) of subsection (3) of the following paragraph:

5

“(b) a Black woman (excluding a Black woman who permanently resides in the province of Natal) who is a partner in a customary union and who is living with her husband, shall be deemed to be a minor and her husband shall be deemed to be her guardian.”.

10

Repeal of section 22ter of Act 38 of 1927, as inserted by section 2 of Act 23 of 1972.

2. Section 22ter of the Black Administration Act, 1927, is hereby repealed.

Amendment of section 9 of Act 25 of 1945, as amended by section 4 of Act 16 of 1955, section 29 of Act 36 of 1957, section 6 of

3. Section 9 of the Blacks (Urban Areas) Consolidation Act, 1945, is hereby amended—

(a) by the substitution for subsection (9) of the following 15 subsection:

“(9) (a) Whenever a police officer of or above the rank of lieutenant considers the presence at any time of any person, other than a Black, in any par-

WYSIGINGSWET OP WETGEWING OP SAMEWERKING EN
ONTWIKKELING, 1985

Wet No. 91, 1985

ALGEMENE VERDUIDELIKENDE NOTA:

- I** Woorde in vet druk tussen vierkantige hake dui skrappings uit bestaande verordenings aan.
- Woorde met 'n volstreep daaronder, dui invoegings in bestaande verordenings aan.

WET

Tot wysiging van die Swart Administrasie Wet, 1927, ten einde sekere regsonbevoegdhede van Swart vroue in Natal en Transvaal te verwijder; tot wysiging van die Swartes (Stadsgebiede) Konsolidasiewet, 1945, ten einde ander reëlings te tref in verband met die teenwoordigheid van persone, uitgesonderd Swartes, in 'n lokasie, Swart dorp, Swart tehuis of dorp of tehuis, en om die regte van Swartes om in voorstewre gebiede te woon en te werk, uit te brei; om die oordrag van sekere bates van die Ekonomiese Ontwikkelingskorporasie, Beperk, aan die Kleinsake-ontwikkelingskorporasie, Beperk, geldig te verklaar; tot wysiging van die Grondwet van die Nasionale State, 1971, ten einde geregte-like aanstellings in bestaande howe wat geheel of gedeeltelik in die gebied van 'n wetgewende vergadering geleë is verder te reëel; tot wysiging van die Wet op Gemeenskapsrade, 1977, ten einde te bepaal dat 'n gemeenskapsraad by die toepassing van sekere wetsbepalings geag word 'n geassosieerde inrigting te wees; tot wysiging van die Wet op Swart Plaaslike Besture, 1982, ten einde te bepaal dat 'n plaaslike bestuur by die toepassing van sekere wetsbepalings geag word 'n geassosieerde inrigting te wees; om moontlike twyfel aangaande die gebied van die selfregerende gebied van Lebowa uit die weg te ruim; en om vir bykomstige aangeleenthede voorsiening te maak.

(Afrikaanse teks deur die Staatspresident geteken.)
(Goedgekeur op 20 Junie 1985.)

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

1. Artikel 11 van die Swart Administrasie Wet, 1927, word hierby gewysig deur paragraaf (b) van subartikel (3) deur die 5 volgende paragraaf te vervang:

10 "(b) 'n Swart vrouw (uitgesonderd 'n Swart vrouw wat permanent in die provinsie Natal woonagtig is) wat 'n deelgenoot in 'n gebruikelike verbinding is en wat met haar eggenoot saamwoon, geag word 'n minderjarige te wees en haar man geag word haar voog te wees.".

Wysiging van artikel 11 van Wet 38 van 1927, soos gewysig deur artikel 5 van Wet 21 van 1943.

2. Artikel 22ter van die Swart Administrasie Wet, 1927, word hierby herroep.

Herroeping van artikel 22ter van Wet 38 van 1927, soos ingevoeg deur artikel 2 van Wet 23 van 1972.

15 3. Artikel 9 van die Swartes (Stadsgebiede) Konsolidasiewet, 1945, word hierby gewysig—

15 (a) deur subartikel (9) deur die volgende subartikel te vervang:

20 "(9) (a) Indien 'n polisiebeampte met of bo die rang van luitenant die teenwoordigheid van enige persoon, uitgesonderd 'n Swarte, in 'n bepaalde lokasie, Swart dorp of Swart tehuis, of 'n dorp of te-

Wysiging van artikel 9 van Wet 25 van 1945, soos gewysig deur artikel 4 van Wet 16 van 1955, artikel 29 van Wet 36 van 1957, artikel 6 van Wet 76 van 1963.

Act No. 91, 1985**LAWS ON CO-OPERATION AND DEVELOPMENT AMENDMENT ACT, 1985**

Act 76 of 1963
and section 45 of
Act 42 of 1964.

- ticular location, Black village or Black hostel, or any town or hostel as referred to in section 1 of the Black Communities Development Act, 1984 (Act No. 4 of 1984), to be undesirable, with a view to the maintenance of public order and security, such police officer or any police officer authorized thereto by him may—
- (i) by written notice prohibit such person for any period, but not exceeding three months, set out in the notice from entering the location, Black village or Black hostel or town or hostel in question; or
 - (ii) order such person forthwith to leave the location, Black village or Black hostel or town or hostel in question.
- (b) Any person who, contrary to a prohibition referred to in paragraph (a) (i), enters any location, Black village or Black hostel or town or hostel or who fails to comply with an order referred to in paragraph (a) (ii) may be summarily ejected from the location, Black village or Black hostel or town or hostel in question by a police officer of or above the rank of lieutenant, or by any police officer acting by order of a police officer of or above the rank of lieutenant.”;
- (c) Any person served with a notice referred to in paragraph (a) (i), may within seven days after the notice has been served on him, appeal in writing to the Minister of Law and Order against the prohibition and the said Minister may give such decision as he deems fit.
- (b) by the substitution for subsection (10) of the following subsection:
- “(10) (a) Subject to the provisions of paragraph (b) the Minister may, after consultation with the Minister of Law and Order, assign the powers summarily to eject any person under subsection (9) (b) from the location, Black village or Black hostel or town or hostel in question to—
- (i) the persons appointed by a development board for the management of a town as referred to in section 1 of the Black Communities Development Act, 1984, to perform within the area of jurisdiction of that town but outside the area of jurisdiction of a town council or village council established under the Black Local Authorities Act, 1982 (Act No. 102 of 1982), such functions as relate to the maintenance of the good order and the peaceful administration of such town;
 - (ii) the inspectors appointed by a development board under section 42 of the Black Communities Development Act, 1984;
 - (iii) the persons appointed by a local authority under section 34 (1) of the Black Local Authorities Act, 1982; or
 - (iv) the members of a community guard established under section 8 of the Community Councils Act, 1977 (Act No. 125 of 1977), who may perform such powers only by order of a police officer of or above the rank of lieutenant or of any police officer acting by order of a police officer of or above the rank of lieutenant.
- (b) The Minister shall not assign any power under paragraph (a) except with the concurrence of, as the case may be, the development board, local authority or community council in question.”; and

WYSIGINGSWET OP WETGEWING OP SAMEWERKING EN
ONTWIKKELING, 1985

Wet No. 91, 1985

- 5 huis soos bedoel in artikel 1 van die Wet op die Ontwikkeling van Swart Gemeenskappe, 1984 (Wet No. 4 van 1984), op enige tydstip as ongewens beskou, met die oog op die handhawing van openbare orde en veiligheid, kan daardie polisiebeampte of 'n polisiebeampte wat deur hom daar toe gemagtig is, daardie persoon—
- 10 (i) by skriftelike kennisgewing vir 'n tydperk in die kennisgewing vermeld, maar hoogstens drie maande, verbied om die betrokke lokasie, Swart dorp of Swart tehuis of bedoelde dorp of tehuis binne te gaan; of
- 15 (ii) gelas om die betrokke lokasie, Swart dorp of Swart tehuis of bedoelde dorp of tehuis onverwyd te verlaat.
- 20 (b) Iemand wat in stryd met 'n verbod bedoel in paragraaf (a) (i) 'n lokasie, Swart dorp of Swart tehuis of 'n dorp of tehuis binnegaan of wat versuim om gehoor te gee aan 'n lasgewing in paragraaf (a) (ii) bedoel, kan deur 'n polisiebeampte met of bo die rang van luitenant, of deur 'n polisiebeampte wat op bevel van 'n polisiebeampte met of bo die rang van luitenant optree, summier uit die betrokke lokasie, Swart dorp of Swart tehuis of bedoelde dorp of tehuis verwyder word.”;
- 25 (c) Iemand aan wie 'n kennisgewing bedoel in paragraaf (a) (i) beteken is, kan binne sewe dae nadat die kennisgewing aan hom beteken is, skriftelik na die Minister van Wet en Orde teen die verbod appelleer en genoemde Minister kan die beslissing gee wat hy goed dink.
- 30 (b) deur subartikel (10) deur die volgende subartikel te vervang:
- 35 “(10) (a) Behoudens die bepalings van paragraaf (b) kan die Minister, na oorleg met die Minister van Wet en Orde, die bevoegdheid om iemand kragtens subartikel (9) (b) summier uit 'n lokasie, Swart dorp of Swart tehuis of dorp of tehuis te verwijder, opdra aan—
- 40 (i) die persone deur 'n ontwikkelingsraad aangestel vir die beheer van 'n dorp soos bedoel in artikel 1 van die Wet op die Ontwikkeling van Swart Gemeenskappe, 1984, om in die regsgebied van daardie dorp maar buite die regsgebied van 'n stadsraad of dorpsbestuur ingestel ingevolge die Wet op Swart Plaaslike Besture, 1982 (Wet No. 102 van 1982), die werksamehede te verrig wat in verband staan met die handhawing van die goeie orde en vreedsame bestuur van so 'n dorp;
- 45 (ii) die inspekteurs deur 'n ontwikkelingsraad aangestel kragtens artikel 42 van die Wet op die Ontwikkeling van Swart Gemeenskappe, 1984;
- 50 (iii) die persone deur 'n plaaslike bestuur aangestel kragtens artikel 34 (1) van die Wet op Swart Plaaslike Besture, 1982; of
- 55 (iv) die lede van 'n gemeenskapswag ingestel kragtens artikel 8 van die Wet op Gemeenskapsrade, 1977 (Wet No. 125 van 1977), wat genoemde bevoegdheid slegs uitoefen in opdrag van 'n polisiebeampte met of bo die rang van luitenant, of van 'n polisiebeampte wat op bevel van 'n polisiebeampte met of bo die rang van luitenant optree.
- 60 (b) Die Minister dra nie 'n bevoegdheid kragtens paragraaf (a) op nie behalwe met die instemming van die betrokke ontwikkelingsraad, plaaslike bestuur of gemeenskapsraad, na gelang van die geval.”; en

en artikel 45 van
Wet 42 van 1964.

Act No. 91, 1985**LAWS ON CO-OPERATION AND DEVELOPMENT AMENDMENT ACT, 1985**

(c) by the addition of the following subsection:

“(11) Any person who contrary to a prohibition referred to in subsection (9) (a) (i) enters any location, Black village or Black hostel or town or hostel or who fails to comply with an order referred to in subsection (9) (a) (ii), shall be guilty of an offence and liable on conviction to a fine not exceeding five hundred rand or to imprisonment for a period not exceeding six months or to both such fine and such imprisonment.”

5

Amendment of section 10 of Act 25 of 1945, as substituted by section 27 of Act 54 of 1952 and amended by section 5 of Act 16 of 1955, section 30 of Act 36 of 1957, section 47 of Act 42 of 1964, section 3 of Act 119 of 1977, section 3 of Act 97 of 1978, section 6 of Act 16 of 1979 and section 4 of Act 102 of 1983.

4. Section 10 of the Blacks (Urban Areas) Consolidation Act, 1945, is hereby amended—

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

“(a) he has, since birth, resided continuously in such area or any other prescribed area; or”;

15

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

“(b) he has worked continuously in any such area [for one employer] for a period of not less than ten years or has lawfully resided continuously in any such area for a period of not less than [fifteen] ten years, and has thereafter continued to reside in any such area and is not employed outside any such area and has not during either period or thereafter been sentenced to a fine exceeding [five hundred] one thousand rand or to imprisonment for a period exceeding six months; or”; and

20

(c) by the insertion after subsection (1A) of the following subsection:

“(1B) Any Black who is under paragraph (a), (b) or 30

(c) of subsection (1) qualified to remain within any prescribed area for a period in excess of seventy-two hours, shall not become disqualified to remain or to work or to seek work in that area merely because he has moved from that area to, or that area or any portion thereof has become part of—

35

(a) any area referred to in section 21 (1) of the Development Trust and Land Act, 1936 (Act No. 18 of 1936);

40

(b) any area for which a legislative assembly has been established, or which has been declared to be a self-governing territory, under the National States Constitution Act, 1971 (Act No. 21 of 1971); or

(c) the area of any State the territory of which or part of the territory of which formerly formed part of 45 the Republic.”.

45

Validation of transfer of certain assets of Economic Development Corporation, Limited, to Small Business Development Corporation, Limited.

5. The transfer of the assets of the Economic Development Corporation, Limited, in and with regard to Soshanguve on 1 April 1984, to the Small Business Development Corporation, Limited, shall be deemed to have been made in terms of section 50 5A of the Promotion of the Economic Development of National States Act, 1968 (Act No. 46 of 1968).

Amendment of section 14 of Act 21 of 1971, as amended by section 22 of Act 70 of 1974.

6. (1) Section 14 of the National States Constitution Act, 1971, is hereby amended—

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

“(1A) The power conferred on a Minister or on any officer of the Republic in terms of the provisions of the Magistrates' Courts Act, 1944 (Act No. 32 of 1944), or the Black Administration Act, 1927 (Act No. 38 of 60 1927), to establish or disestablish a magistrate's court

WYSIGINGSWET OP WETGEWING OP SAMEWERKING EN
ONTWIKKELING, 1985

Wet No. 91, 1985

(c) deur die volgende subartikel by te voeg:

5 “(11) Iemand wat in stryd met 'n verbod bedoel in subartikel (9) (a) (i) 'n lokasie, Swart dorp of Swart te huis of dorp of tehuis binnegaan of wat versuim om gehoor te gee aan 'n lasgewing in subartikel (9) (a) (ii) bedoel, is aan 'n misdryf skuldig en by skuldigbevinding strafbaar met 'n boete van hoogstens vyfhonderd rand of gevengenisstraf vir 'n tydperk van hoogstens ses maande of met daardie boete sowel as daardie gevengenisstraf.”.

10 4. Artikel 10 van die Swartes (Stadsgebiede) Konsolidasiewet, 1945, word hierby gewysig—

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

15 “(a) hy, vanaf geboorte, onafgebroke in daardie of 'n ander voorgeskrewe gebied woonagtig was; of';

20 (b) deur paragraaf (b) van subartikel (1) deur die volgende paragraaf te vervang:

20 “(b) hy in **[daardie]** so 'n gebied **[vir een werkgewer]** vir 'n onafgebroke tydperk van minstens tien jaar gewerk het of wettiglik in **[daardie]** so 'n gebied woonagtig was vir 'n onafgebroke tydperk van minstens **[vyftien]** tien jaar, en daarna aangehou het om in **[daardie]** so 'n gebied te woon en nie buite **[daardie]** so 'n gebied werksaam is nie en nie gedurende enige van beide tydperke of daarna veroordeel is tot 'n boete van meer as **[vyfhonderd] eenduisend** rand of tot gevengenisstraf vir 'n tydperk van meer as ses maande nie; of'; en

30 (c) deur na subartikel (1A) die volgende subartikel in te voeg:

35 “(1B) 'n Swarte wat kragtens paragraaf (a), (b) of (c) van subartikel (1) bevoeg is om vir 'n tydperk van langer as twee-en-sewentig uur binne 'n voorgeskrewe gebied te bly, raak nie onbevoeg om in daardie gebied te bly of te werk of werk te soek nie bloot omrede hy vanaf daardie gebied verhuis het na, of daardie gebied of enige deel daarvan deel geword het van—

40 (a) 'n gebied bedoel in artikel 21 (1) van die Ontwikkelingstrust en Grond Wet, 1936 (Wet No. 18 van 1936);

45 (b) 'n gebied waarvoor 'n wetgewende vergadering ingestel is, of wat tot 'n selfregerende gebied verklaar is, kragtens die Grondwet van die Nasionale State, 1971 (Wet No. 21 van 1971); of

45 (c) die gebied van 'n Staat waarvan die grondgebied of 'n deel van die grondgebied voorheen deel van die Republiek uitgemaak het.”.

55 5. Die oordrag van die bates van die Ekonomiese Ontwikkelingskorporasie, Beperk, in en met betrekking tot Soshanguve op 1 April 1984, aan die Kleinsake-ontwikkelingskorporasie, Beperk, word geag ingevolge artikel 5A van die Wet op die Bevordering van die Ekonomiese Ontwikkeling van Nasionale State, 1968 (Wet No. 46 van 1968), te geskied het.

Wysiging van artikel 10 van Wet 25 van 1945, soos vervang deur artikel 27 van Wet 54 van 1952 en gewysig deur artikel 5 van Wet 16 van 1955, artikel 30 van Wet 36 van 1957, artikel 47 van Wet 42 van 1964, artikel 3 van Wet 119 van 1977, artikel 3 van Wet 97 van 1978, artikel 6 van Wet 16 van 1979 en artikel 4 van Wet 102 van 1983.

55 6. (1) Artikel 14 van die Grondwet van die Nasionale State, 1971, word hierby gewysig—

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

60 “(1A) Die bevoegheid wat ingevolge die Wet op Landdroshewe, 1944 (Wet No. 32 van 1944), of die Swart Administrasie Wet, 1927 (Wet No. 38 van 1927), aan 'n Minister of aan 'n beampete van die Republiek verleen word om 'n landdroshof of 'n Kommissarishof

Geldigverklaring van oordrag van sekere bates van Ekonomiese Ontwikkelingskorporasie, Beperk, aan Kleinsake-ontwikkelingskorporasie, Beperk.

Wysiging van artikel 14 van Wet 21 van 1971, soos gewysig deur artikel 22 van Wet 70 van 1974.

Act No. 91, 1985

LAWS ON CO-OPERATION AND DEVELOPMENT AMENDMENT
ACT, 1985

or a Commissioner's Court, or to appoint any judicial officer or other officer [thereto] for such a court or for a court referred to in subsection (1), in an area referred to in subsection (1), shall vest in the member of the executive council concerned, or, as the case may be, in the corresponding officer of such area: Provided that no such court shall be established or disestablished and no such judicial officer or other officer shall be appointed by such member or by any such officer in respect of persons who are not Blacks, without the approval of the Minister."; and

- (b) by the substitution for subsection (3) of the following subsection:

"(3) Nothing in this section contained shall be construed as preventing any Minister or officer of the Re-15 public from establishing or disestablishing a magistrate's court in terms of the Magistrates' Courts Act, 1944 (Act No. 32 of 1944) [or a Commissioner's Court in terms of the Black Administration Act, 1927 (Act No. 38 of 1927)], in any portion of an area referred to in subsection (2) for the trial or hearing of cases of persons or between parties who are not [citizens] Blacks or any one of whom is not a [citizen] Black, and any such court may, notwithstanding anything contained in [either of] the said [Acts] Act, be established in respect of any number of such portions of an area whether or not constituting a single area."

(2) Subsection (1) (a) shall be deemed to have come into operation on 6 November 1974, and for the purposes of section 14 (1A) of the National States Constitution Act, 1971, as amended 30 by the said subsection (1) (a), any reference in the Magistrates' Courts Act, 1944, or the Black Administration Act, 1927, to the public service, shall be construed as including a reference to the public service of the government of the area for which the legislative assembly in question has been established.

35

Amendment of section 6 of Act 125 of 1977, as amended by section 14 of Act 98 of 1979.

7. Section 6 of the Community Councils Act, 1977, is hereby amended by the insertion after paragraph (c) of subsection (1A) of the following paragraph:

"(cA) A community council shall, for the purposes of the Associated Institutions Pension Fund Act, 1963 (Act No. 41 of 1963), be deemed to be an associated institution, and shall for those purposes be deemed to have been declared to be such an institution in terms of section 4 of that Act, as from the date on which it has been or is established in terms of this Act, until the community council decides otherwise."

Amendment of section 36 of Act 102 of 1982, as substituted by section 14 of Act 83 of 1984.

8. Section 36 of the Black Local Authorities Act, 1982, is hereby amended by the insertion after subsection (3) of the following subsection:

"(3A) A local authority shall, for the purposes of the Associated Institutions Pension Fund Act, 1963 (Act No. 41 of 1963), be deemed to be an associated institution, and shall for those purposes be deemed to have been declared to be such an institution in terms of section 4 of that Act, as from the date on which it has been or is established in terms of this Act, until the local authority decides otherwise."

Interpretation of Proclamation R.225 of 1972.

9. For the purposes of section 2 of the Lebowa Constitution Proclamation, 1972, any reference to the area for which the self-governing territory of Lebowa has been established, shall be interpreted as a reference to the area defined in the Schedule to 60 Proclamation No. R.156 of 1971, as substituted by Proclamation No. R.224 of 1972 and amended by Proclamations Nos. R.126 of 1977, R.217 of 1978, R.247 of 1979, R.210 of 1980 (read with section 16 of the Laws on Co-operation and Development Amendment Act, 1983 (Act No. 102 of 1983)), R.123 of 1981 65

WYSIGINGSWET OP WETGEWING OP SAMEWERKING EN
ONTWIKKELING, 1985

Wet No. 91, 1985

- in te stel of af te skaf, of om 'n regterlike beamppte of ander beamppte **[daarvoor]** vir so 'n hof of vir 'n hof in subartikel (1) bedoel, aan te stel in 'n gebied bedoel in subartikel (1), berus by die betrokke lid van die uitvoerende raad of by die ooreenstemmende beamppte in dié gebied, na gelang van die geval: Met dien verstande dat so 'n hof nie deur bedoelde lid of so 'n beamppte ingestel of afgeskaf word, en so 'n regterlike beamppte of ander beamppte nie deur hom aangestel word, ten opsigte van persone wat nie Swartes is nie, behalwe met die goedkeuring van die Minister."; en
- (b) deur subartikel (3) deur die volgende subartikel te vervang:
- "(3) Die bepalings van hierdie artikel word nie uitgelê as sou dit 'n Minister of beamppte van die Republiek verhoed om 'n landdroshof ingevolge die bepalings van die Wet op Landdroshowe, 1944 (Wet No. 32 van 1944) **[of 'n Kommissarishof ingevolge die bepalings van die Swart Administrasie Wet, 1927 (Wet No. 38 van 1927)]**, in 'n gedeelte van 'n gebied bedoel in subartikel (2) vir die verhoor of beregting van sake van persone of tussen partye wat nie **[burgers]** Swartes is nie of van wie een nie 'n **[burger]** Swarte is nie, in te stel of af te skaf nie, en so 'n hof kan, ondanks enigiets in **[enigeen van]** bedoelde **[wette]** Wet vervat, ten opsigte van enige getal van bedoelde gedeeltes van 'n gebied ingestel word, ongeag of dit 'n enkele gebied uitmaak al dan nie."
- (2) Subartikel (1) (a) word geag op 6 November 1974 in werking te getree het, en by die toepassing van artikel 14 (1A) van die Grondwet van die Nasionale State, 1971, soos gewysig deur genoemde subartikel (1) (a), word 'n verwysing in die Wet op Landdroshowe, 1944, of die Swart Administrasie Wet, 1927, na die Staatsdiens, uitgelê as 'n verwysing ook na die regeringsdiens van die regering van die gebied waarvoor die betrokke wetgewende vergadering ingestel is.

7. Artikel 6 van die Wet op Gemeenskapsrade, 1977, word hierby gewysig deur na paragraaf (c) van subartikel (1A) die volgende paragraaf in te voeg:

"(cA) 'n Gemeenskapsraad word by die toepassing van die Wet op die Pensioenfonds vir Geassosieerde Irrigatings, 1963 (Wet No. 41 van 1963), geag 'n geassosieerde irrigating te wees, en word vir dié doel geag ingevolge artikel 4 van daardie Wet tot so 'n irrigating verklaar te wees vanaf die datum waarop dit ingevolge hierdie Wet ingestel is of word, totdat die gemeenskapsraad anders besluit."

Wysiging van artikel 6 van Wet 125 van 1977, soos gewysig deur artikel 14 van Wet 98 van 1979.

8. Artikel 36 van die Wet op Swart Plaaslike Besture, 1982, word hierby gewysig deur na subartikel (3) die volgende subartikel in te voeg:

"(3A) 'n Plaaslike bestuur word by die toepassing van die Wet op die Pensioenfonds vir Geassosieerde Irrigatings, 1963 (Wet No. 41 van 1963), geag 'n geassosieerde irrigating te wees, en word vir dié doel geag ingevolge artikel 4 van daardie Wet tot so 'n irrigating verklaar te wees vanaf die datum waarop dit ingevolge hierdie Wet ingestel is of word, totdat die plaaslike bestuur anders besluit."

Wysiging van artikel 36 van Wet 102 van 1982, soos vervang deur artikel 14 van Wet 83 van 1984.

9. By die toepassing van artikel 2 van die Lebowa-grondwetproklamasie, 1972, word 'n verwysing na die gebied waarvoor die selfregerende gebied van Lebowa ingestel is, uitgelê as 'n verwysing na die gebied omskryf in die Bylae by Proklamasie No. R.156 van 1971, soos vervang deur Proklamasie No. R.224 van 1972 en gewysig deur Proklamasies Nos. R.126 van 1977, R.217 van 1978, R.247 van 1979, R.210 van 1980 (saamgelees met artikel 16 van die Wysigingswet op Wetgewing op Samewer-

Uitleg van Proklamasie R.225 van 1972.

Act No. 91, 1985**LAWS ON CO-OPERATION AND DEVELOPMENT AMENDMENT
ACT, 1985**

and R.35 of 1983, and as it may thereafter be amended under section 26 of the National States Constitution Act, 1971 (Act No. 21 of 1971).

Short title.

10. This Act shall be called the Laws on Co-operation and Development Amendment Act, 1985. 5

WYSIGINGSWET OP WETGEWING OP SAMEWERKING EN
ONTWIKKELING, 1985

Wet No. 91, 1985

king en Ontwikkeling, 1983 (Wet No. 102 van 1983)), R.123 van 1981 en R.35 van 1983, en soos dit daarna kragtens artikel 26 van die Grondwet van die Nasionale State, 1971 (Wet No. 21 van 1971), gewysig mag word.

5 **10.** Hierdie Wet heet die Wysigingswet op Wetgewing op Kort titel. Samewerking en Ontwikkeling, 1985.

