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OF THE REPUBLIC OF SOUTH AFRICA

REPUBLIEK VAN SUID-AFRIKA

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No. 9866

KAAPSTAD, 31 JULIE 1985

STATE PRESIDENT'S OFFICE

No. 1634.

31 July 1985

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

No. 107 of 1985: Rules Board for Courts of Law Act, 1985.

KANTOOR VAN DIE STAATSPRESIDENT

No. 1634.

31 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. 107 van 1985: Wet op die Reëlsraad vir Geregs-howe, 1985.

Act No. 107, 1985

RULES BOARD FOR COURTS OF LAW ACT, 1985

ACT

To provide for the making of rules for the efficient, expeditious and uniform administration of justice in the Supreme Court and lower courts; for that purpose to make provision for the establishment of the Rules Board for Courts of Law; and to provide for matters connected therewith.

*(Afrikaans text signed by the State President.)
(Assented to 10 July 1985.)*

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

Definitions.

1. In this Act, unless the context indicates otherwise—
 - (i) “Appellate Division” means the Appellate Division of the Supreme Court of South Africa; (i)
 - (ii) “Board” means the Rules Board for Courts of Law established by section 2; (ix)
 - (iii) “clerk of the court” means a person appointed as such in terms of section 13 (1) of the Magistrates’ Courts Act, 1944 (Act No. 32 of 1944); (iv)
 - (iv) “commissioner” means a commissioner referred to in section 32 of the Supreme Court Act, 1959 (Act No. 59 of 1959); (vi)
 - (v) “committee” means a committee of the Board established under section 5 (1); (v)
 - (vi) “lower court” means a court of a regional division and a magistrate’s court established in terms of the Magistrates’ Courts Act, 1944 (Act No. 32 of 1944), and “lower courts” has a corresponding meaning; (vii)
 - (vii) “Minister” means the Minister of Justice; (viii)
 - (viii) “registrar” means a person appointed as such under section 34 (1) of the Supreme Court Act, 1959 (Act No. 59 of 1959); (ii)
 - (ix) “Supreme Court” means a provincial or local division of the Supreme Court of South Africa. (iii)

Establishment of Rules Board for Courts of Law.

2. There is hereby established a board called the Rules Board for Courts of Law and having the powers and duties conferred or imposed upon it by this Act or any other law.

Constitution of Board and period of office of members.

3. (1) The Board shall consist of the following members appointed by the Minister, namely—
 - (a) a judge of the Supreme Court, whom the Minister designates as the chairman;
 - (b) a judge of the Supreme Court, whom the Minister designates as the vice-chairman;
 - (c) a magistrate appointed under section 9 (1) (a) of the Magistrates’ Courts Act, 1944 (Act No. 32 of 1944);

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WET

Om voorsiening te maak vir die maak van reëls vir doeltreffende, vlot en eenvormige regsgang in die Hooggereghof en laer howe; om te dien einde voorsiening te maak vir die instelling van die Reëlsraad vir Geregshewe; en om voorsiening te maak vir aangeleenthede wat daarmee in verband staan.

(Afrikaanse teks deur die Staatspresident geteken.)
(Goedgekeur op 10 Julie 1985.)

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

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

- 5 (i) “Appèlafdeling” die Appèlafdeling van die Hooggereghof van Suid-Afrika; (i)
- (ii) “griffier” ’n persoon as sodanig kragtens artikel 34 (1) van die Wet op die Hooggereghof, 1959 (Wet No. 59 van 1959), aangestel; (viii)
- 10 (iii) “Hooggereghof” ’n provinsiale of plaaslike afdeling van die Hooggereghof van Suid-Afrika; (ix)
- (iv) “klerk van die hof” ’n persoon as sodanig ingevolge artikel 13 (1) van die Wet op Landdroshewe, 1944 (Wet No. 32 van 1944), aangestel; (iii)
- 15 (v) “komitee” ’n komitee van die Raad, ingestel kragtens artikel 5 (1); (v)
- (vi) “kommissaris” ’n kommissaris bedoel in artikel 32 van die Wet op die Hooggereghof, 1959 (Wet No. 59 van 1959); (iv)
- 20 (vii) “laer hof” ’n hof van ’n streekafdeling en ’n landdroshof wat ingevolge die Wet op Landdroshewe, 1944 (Wet No. 32 van 1944), ingestel is, en het “laer howe” ’n ooreenstemmende betekenis; (vi)
- 25 (viii) “Minister” die Minister van Justisie; (vii)
- (ix) “Raad” die Reëlsraad vir Geregshewe by artikel 2 ingestel. (ii)

2. Daar word hierby ’n raad ingestel met die naam die Reëlsraad vir Geregshewe en met die bevoegdhede en pligte wat by hierdie Wet of enige ander wetsbepaling aan hom verleen of 30 opgedra word.

Instelling van
Reëlsraad vir
Geregshewe.

3. (1) Die Raad bestaan uit die volgende lede wat deur die Minister aangestel word, naamlik—
- (a) ’n regter van die Hooggereghof, wat die Minister as die voorsitter aanwys;
 - 35 (b) ’n regter van die Hooggereghof, wat die Minister as die ondervoorsitter aanwys;
 - (c) ’n landdroshof aangestel kragtens artikel 9 (1) (a) van die Wet op Landdroshewe, 1944 (Wet No. 32 van 1944);

Samestelling van
Raad en amptsaar
van lede.

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- (d) two practising advocates, after consultation with the General Council of the Bar of South Africa;
- (e) two practising attorneys, after consultation with the Association of Law Societies of the Republic of South Africa;
- (f) a lecturer in law at a university in the Republic;
- (g) an officer of the Department of Justice;
- (h) not more than three persons who, in the opinion of the Minister, have the necessary expertise to serve as members of the Board.

(2) A member of the Board shall be appointed for a period of not more than five years, and any such appointment may be terminated at any time by the Minister if in his opinion there are sound reasons for doing so.

(3) Any person whose period of office as a member of the Board has expired, may be reappointed.

Meetings of Board.

4. (1) Meetings of the Board shall be held at the times and places determined by the chairman or, if he is not available, by the vice-chairman of the Board.

(2) The majority of the members of the Board shall constitute a quorum for a meeting.

(3) If the chairman is absent from a meeting, the vice-chairman shall act as chairman, and if both the chairman and the vice-chairman are absent, the members present shall elect one of their number to preside at that meeting.

(4) The Board may regulate the proceedings at its meetings as it may think fit and shall cause minutes to be kept of the proceedings.

Committees of Board.

5. (1) The Minister or the Board may establish committees consisting of such members of the Board as may be designated by the Board and such other persons, if any, as the Minister may appoint for that purpose and for the period determined by him.

(2) The Minister may at any time extend the period of any appointment made by him under subsection (1) or, if in his opinion there are sound reasons for doing so, terminate such appointment.

(3) The Board shall designate a chairman for every committee and, if the Board deems it necessary, a vice-chairman.

(4) A committee shall, subject to the directions of the Board, perform such functions of the Board as either the Minister or the Board may assign to it.

(5) On completion of all functions assigned to it in terms of subsection (4), a committee shall submit a full report thereon to the Board, whereupon the committee shall automatically dissolve.

(6) The Minister or the Board may at any time dissolve any committee.

(7) The provisions of section 4 shall *mutatis mutandis* apply to meetings of a committee.

Powers of Board.

6. (1) The Board may, with a view to the efficient, expeditious and uniform administration of justice in the Supreme Court and the lower courts, from time to time on a regular basis review existing rules of court and, subject to the approval of the Minister, make, amend or repeal rules for the Supreme Court and the lower courts regulating—

- (a) the practice and procedure in connection with litigation, including the time within which and the manner in which appeal to a court of law other than the Appellate Division shall be noted;
- (b) the form, contents and use of process;
- (c) the practice and procedure in connection with the service of process or other documents, including the issue of interrogatories;
- (d) the practice and procedure in connection with the execution of process, including writs and warrants;

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- (d) twee praktiserende advokate, na oorleg met die Algemene Raad van die Balie van Suid-Afrika;
 (e) twee praktiserende prokureurs, na oorleg met die Vereniging van Prokureursordes van die Republiek van Suid-Afrika;
 5 (f) 'n dosent in die regte aan 'n universiteit in die Republiek;
 (g) 'n beampete van die Departement van Justisie;
 (h) hoogstens drie persone wat na die oordeel van die Minister oor die nodige kundigheid beskik om as lede
 10 van die Raad te dien.
 (2) 'n Lid van die Raad word vir 'n tydperk van hoogstens vyf jaar aangestel, en so 'n aanstelling kan te eniger tyd deur die Minister beëindig word indien daar na sy oordeel gegrondre redes bestaan om dit te doen.
 15 (3) Iemand wie se ampstermyn as lid van die Raad verstryk het, kan weer aangestel word.

4. (1) Vergaderings van die Raad word gehou op die tye en plekke deur die voorsitter of, indien hy nie beskikbaar is nie, die 20 ondervoorsitter van die Raad bepaal.

- (2) Die meerderheid van die lede van die Raad maak 'n kworum vir 'n vergadering uit.
 (3) Indien die voorsitter van 'n vergadering afwesig is, tree die 25 ondervoorsitter as voorsitter op, en indien sowel die voorsitter as die ondervoorsitter afwesig is, kies die aanwesige lede iemand uit hul geledere om by daardie vergadering voor te sit.
 (4) Die Raad kan die verrigtinge by sy vergaderings na goed-dunke reël en moet notule van die verrigtinge laat hou.

5. (1) Die Minister of die Raad kan komitees instel wat be- 30 staan uit die lede van die Raad wat die Raad aanwys en die ander persone, as daar is, wat die Minister vir daardie doel en vir die tydperk deur hom bepaal, aanstel.

- (2) Die Minister kan die tydperk van 'n aanstelling kragtens subartikel (1) deur hom gedoen, te eniger tyd verleng of, indien 35 daar na sy oordeel gegrondre redes bestaan om dit te doen, so 'n aanstelling beëindig.

(3) Die Raad wys vir elke komitee 'n voorsitter en, indien die Raad dit nodig ag, 'n ondervoorsitter aan.

- (4) 'n Komitee verrig, onderworpe aan die voorskrifte van die 40 Raad, daardie werksaamhede van die Raad wat of die Minister of die Raad aan hom opdra.

(5) By afhandeling van alle werksaamhede wat ingevolge sub-artikel (4) aan hom opgedra is, lê 'n komitee 'n volledige verslag daaroor aan die Raad voor, waarna die komitee outomatis ontbind.

(6) Die Minister of die Raad kan enige komitee te eniger tyd ontbind.

(7) Die bepalings van artikel 4 is *mutatis mutandis* op vergaderings van 'n komitee van toepassing.

50 6. (1) Die Raad kan, met die oog op doeltreffende, vlot en eenvormige regspiegeling in die Hooggereghof en die laer howe, van tyd tot tyd op 'n gereeld grondslag bestaande hofreëls hersien en, met die goedkeuring van die Minister, reëls vir die Hooggereghof en die laer howe maak, wysig of herroep tot 55 reëeling van—

- (a) die praktyk en prosedure in verband met gedingvoering, met inbegrip van die tyd waarbinne en die wyse waarop appèl na 'n ander hof as die Appèlafdeling aangegeteken moet word;
 60 (b) die vorm, inhoud en gebruik van prosesstukke;
 (c) die praktyk en prosedure in verband met die betekening van prosesstukke of ander stukke, met inbegrip van die uitreiking van vraagpunte;
 (d) die praktyk en prosedure in verband met die tenuitvoerlegging van prosesstukke, met inbegrip van bevelskrifte en lasbriewe;

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- (e) the practice and procedure in connection with the reference of any matter to a referee under section 19bis of the Supreme Court Act, 1959 (Act No. 59 of 1959), and the remuneration payable to any such referee; 5
- (f) the compulsory examination by one or more registered medical practitioners of any party to proceedings in which damages or compensation in respect of alleged bodily injury is claimed and whose state of health is relevant for the determination of such damages or compensation, as well as the manner, time, place and responsibility for the cost of the examination, and the making available to the opposing party of any documentary report on the examination; 10
- (g) the procedure at or in connection with any enquiry as to the mental state of any person, and the findings or orders which may be made or issued at any such enquiry; 15
- (h) the appointment and admission of commissioners to take evidence and examine witnesses;
- (i) the manner in which documents executed outside the Republic may be authenticated to permit of their being produced or used in any court or produced or lodged in any public office in the Republic; 20
- (j) the appointment and admission of sworn translators;
- (k) the duties of sheriffs and other officers of court; 25
- (l) fees and costs, including the fees payable in respect of the service or execution of process (except subpoenas or warrants issued at the request of the State in criminal matters) or in respect of the summoning of persons to answer interrogatories; 30
- (m) the manner of determining the amount of security in any case where it is required that security shall be given, and the form and manner in which such security may be given;
- (n) the hours during which the offices of registrars and clerks of the court shall be open for official purposes; 35
- (o) the manner of recording or noting evidence and proceedings;
- (p) the custody and disposal of records or minutes of evidence and proceedings in the Supreme Court; 40
- (q) the appointment of assessors in proceedings in lower courts;
- (r) the tariff of fees chargeable by advocates, attorneys and notaries;
- (s) the taxation of bills of costs and the recovery of costs; 45
- (t) generally any matter which may be necessary or useful to be prescribed for the proper despatch and conduct of the functions of the Supreme Court and the lower courts in civil as well as in criminal proceedings.

(2) Different rules may be made in respect of the Supreme Court and the lower courts and in respect of different kinds of proceedings. 50

(3) Rules made under any provision of a law repealed by this Act and in force at the commencement of this Act, shall, subject to the provisions of this Act and notwithstanding the repeal of that provision by section 10 or 11 of this Act, remain in force until amended or repealed under this section. 55

(4) No new rule or amendment or repeal of a rule shall commence unless it was published in the *Gazette* at least one month before the day upon which such rule, amendment or repeal is determined to commence. 60

(5) Every rule and every amendment or repeal thereof shall within 14 days after it commenced be laid upon the Table in Par-

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- (e) die praktyk en prosedure in verband met die verwysing van 'n aangeleentheid na 'n skeidsregter kragtens artikel 19bis van die Wet op die Hooggereghof, 1959 (Wet No. 59 van 1959), en die vergoeding aan so 'n skeidsregter betaalbaar;
- (f) die verpligte ondersoek deur een of meer geregistreerde geneesherre van 'n party by verrigtinge waarin skadevergoeding of skadeloosstelling ten opsigte van beweerde liggaamlike besering geëis word en wie se gesondheidstoestand by die bepaling van sodanige skadevergoeding of skadeloosstelling ter sake is, asook die wyse, tyd, plek en verantwoordelikheid vir die koste van die ondersoek en die beskikbaarstelling aan die teenparty van enige dokumentêre verslag van die ondersoek;
- (g) die prosedure by of in verband met 'n ondersoek na iemand se geestestoestand, en die bevindinge of bevele wat by so 'n ondersoek gedoen of uitgevaardig kan word;
- (h) die aanstelling en toelating van kommissaris om getuenis af te neem en getuies te ondervra;
- (i) die wyse waarop stukke wat buite die Republiek verly is, gewaarmerk kan word ten einde in 'n hof oorgelê of gebruik of in 'n openbare kantoor in die Republiek oorgelê of ingediend te word;
- (j) die aanstelling en toelating van beëdigde vertalers;
- (k) die pligte van balju's en ander beampies van die hof;
- (l) gelde en koste, met inbegrip van die gelde betaalbaar ten opsigte van die betekening of tenuitvoerlegging van prosesstukke (uitgesonderd getuiedagvaardings of lasbriewe op versoek van die Staat in strafsake uitgereik) of ten opsigte van die dagvaarding van persone om op vraagpunte te antwoord;
- (m) die wyse waarop die bedrag van sekerheid bepaal word in 'n geval waar vereis word dat sekerheid verstrek moet word, en die vorm waarin en wyse waarop sodanige sekerheid verstrek kan word;
- (n) die ure waartydens die kantore van griffiers en klerke van die hof vir amptelike doeleindes oop moet wees;
- (o) die wyse van aantekening of notulering van getuenis en verrigtinge;
- (p) die bewaring van en beskikking oor aantekeninge of notule van getuenis en verrigtinge in die Hooggereghof;
- (q) die aanstelling van assessore in verrigtinge in laer howe;
- (r) die tarief van gelde wat deur advokate, prokureurs en notarisso gevorder kan word;
- (s) die taksering van kosterekennings en die verhaal van koste;
- (t) oor die algemeen enige aangeleentheid wat nodig of nuttig mag wees om voor te skryf ten einde die behoorlike afhandeling en reëling van die werksaamhede van die Hooggereghof en laer howe in siviele sowel as in strafsake te verseker.
- (2) Verskillende reëls kan ten opsigte van die Hooggereghof en die laer howe en ten opsigte van verskillende soorte verrigtinge gemaak word.
- (3) Reëls wat kragtens 'n by hierdie Wet herroeppe wetsbeperking uitgevaardig en by die inwerkingtreding van hierdie Wet van krag is, bly, behoudens die bepalings van hierdie Wet en ondanks die herroeping van daardie wetsbepaling by artikel 10 of 11 van hierdie Wet, van krag totdat dit kragtens hierdie artikel gewysig of herroep word.
- (4) Geen nuwe reël of wysiging of herroeping van 'n reël tree in werking nie tensy dit minstens 'n maand voor die dag wat vir die inwerkingtreding van die reël bepaal word, in die *Staatskouerant* gepubliseer is.
- (5) Elke reël en elke wysiging of herroeping daarvan moet binne 14 dae nadat dit in werking getree het in die Parlement ter

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liament if Parliament is then in session, or if it is not then in session, within 14 days after the commencement of its next ensuing session.

(6) The Board may advise the Minister on the monetary jurisdiction limits of lower courts, the limitation of the costs of litigation and any other matter referred to the Board by the Minister. 5

(7) The power to make, amend or repeal rules under subsection (1) shall include the power to make, amend or repeal rules in order to give effect to the provisions of sections 2 and 3 of the Foreign Courts Evidence Act, 1962 (Act No. 80 of 1962). 10

(8) The power to make, amend or repeal rules under subsection (1) shall include the power to make, amend or repeal rules in relation to the application of the Admiralty Jurisdiction Regulation Act, 1983 (Act No. 105 of 1983), prescribing the following: 15

- (a) The appointment of any person or body for the assessment of fees and costs, and the manner in which such fees and costs are to be assessed; 20
- (b) measures aimed at avoiding circuitry or multiplicity of actions;
- (c) the practice and procedure for referring to arbitration any matter arising out of proceedings relating to a maritime claim, and the appointment, remuneration and powers of an arbitrator. 25

Reports of
Board.

7. The Board shall submit a full report to the Minister—

- (a) regarding each function of the Board or a committee, on completion thereof;
- (b) annually, on the date determined by the Minister from time to time, regarding all the functions of the Board and its committees during the period determined by the Minister. 30

Remuneration
and expenses
of members.

8. (1) A member of the Board who is a judge of the Supreme Court shall be entitled to such allowance for travelling and subsistence expenses incurred by him in the performance of his functions in terms of this Act as the Minister with the concurrence of the Minister of Finance may determine. 35

(2) A member of the Board or of a committee who is not a judge or who is not subject to the provisions of the Public Service Act, 1984 (Act No. 111 of 1984), shall be entitled to such remuneration, including reimbursement for travelling and subsistence expenses incurred by him in the performance of his functions in terms of this Act, as the Minister with the concurrence of the Minister of Finance may determine. 40

Secretary and
staff.

9. The work incidental to the performance by the Board of its functions shall be performed by the Secretary of the Board and such other officers and employees as may be required, who shall be appointed in terms of the laws governing the public service. 45

Repeal of
section 25 of
Act 32 of
1944, as amen-
ded by section
19 of Act 50
of 1956, sec-
tion 2 of
Act 93 of
1963, section
2 of Act 101
of 1969 and
section 8 of
Act 53 of
1970.

10. Section 25 of the Magistrates' Courts Act, 1944, is hereby repealed. 50

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Tafel gelê word as die Parlement dan in sitting is of, as die Parlement nie dan in sitting is nie, binne 14 dae na die aanvâng van sy eersvolgende sitting.

(6) Die Raad kan die Minister van advies dien aangaande die geldelike jurisdiksieperke van laer howe, die beperking van die koste van gedingvoering en enige ander aangeleentheid wat die Minister na die Raad verwys.

(7) Die bevoegdheid om kragtens subartikel (1) reëls te maak, te wysig of te herroep, sluit die bevoegdheid in om reëls te maak, te wysig of te herroep ten einde aan die bepalings van artikel 2 en 3 van die Wet op Getuenis vir Buitelandse Howe, 1962 (Wet No. 80 van 1962), gevolg te gee.

(8) Die bevoegdheid om kragtens subartikel (1) reëls te maak, te wysig of te herroep, sluit die bevoegdheid in om met betrekking tot die toepassing van die Wet op die Reëling van Admiraliteitsjurisdiksie, 1983 (Wet No. 105 van 1983), reëls te maak, te wysig of te herroep wat die volgende voorskryf:

- (a) Die aanstelling van 'n persoon of liggaam vir die vasstelling van geld en koste, en die wyse waarop sulke geld en koste vasgestel moet word;
- (b) maatreëls wat die voorkoming van omslagtigheid of veelvuldigheid van aksies ten doel het;
- (c) die praktyk en die prosedure om enige aangeleentheid wat voortspruit uit verrigtinge in verband met 'n mariëme eis na arbitrasie te verwys, en die aanstelling, vergoeding en bevoegdhede van 'n arbiter.

7. Die Raad lê 'n volledige verslag aan die Minister voor—

- (a) aangaande elke werksaamheid van die Raad of 'n komitee, by afhandeling daarvan;
- (b) jaarliks, op die datum wat van tyd tot tyd deur die Minister bepaal word, aangaande alle werksaamhede van die Raad en sy komitees gedurende die tydperk wat deur die Minister bepaal word.

Verslae van Raad.

8. (1) 'n Lid van die Raad wat 'n regter van die Hooggeregshof is, is geregtig op die toelae vir reis- en verblyfkoste deur hom aangegaan in die verrigting van sy werksaamhede ingevolge hierdie Wet, wat die Minister met die instemming van die Minister van Finansies bepaal.

(2) 'n Lid van die Raad of van 'n komitee wat nie 'n regter is nie of wat nie aan die bepalings van die Staatsdienswet, 1984 (Wet No. 111 van 1984), onderworpe is nie, is geregtig op die vergoeding, met inbegrip van vergoeding van reis- en verblyfkoste aangegaan deur hom by die verrigting van sy werksaamhede ingevolge hierdie Wet, wat die Minister met die instemming van die Minister van Finansies bepaal.

Vergoeding en uitgawes van lede.

9. Die werk bykomstig by die verrigting van sy werksaamhede deur die Raad word uitgevoer deur die Sekretaris van die Raad en sodanige ander beampies en werknelmers as wat nodig mag wees, wat aangestel word ingevolge die wetsbepalings op die Staatsdiens.

Sekretaris en personeel.

10. Artikel 25 van die Wet op Landdroshewe, 1944, word hereby herroep.

Herroeping van artikel 25 van Wet 32 van 1944, soos gewysig deur artikel 19 van Wet 50 van 1956, artikel 2 van Wet 93 van 1963, artikel 2 van Wet 101 van 1969 en artikel 8 van Wet 53 van 1970.

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Amendment of
section 43 of
Act 59 of
1959, as amended
by section 39
of Act 93 of
1962, section
11 of Act
85 of 1963,
section 42 of
Act 80 of
1964, section
10 of Act 15
of 1969 and
section 1 of
Act 37 of
1976.

Short title
and commence-
ment.

**11. Section 43 of the Supreme Court Act, 1959, is hereby
amended—**

- (a) by the deletion of paragraph (a) of subsection (2); and
- (b) by the deletion of subsection (3).

**12. This Act shall be called the Rules Board for Courts of Law 5
Act, 1985, and shall come into operation on a date fixed by the
State President by proclamation in the *Gazette*.**

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11. Artikel 43 van die Wet op die Hooggeregshof, 1959, word hierby gewysig—

- (a) deur paragraaf (a) van subartikel (2) te skrap; en
- (b) deur subartikel (3) te skrap.

Wysiging van artikel 43 van Wet 59 van 1959, soos gewysig deur artikel 39 van Wet 93 van 1962, artikel 11 van Wet 85 van 1963, artikel 42 van Wet 80 van 1964, artikel 10 van Wet 15 van 1969 en artikel 1 van Wet 37 van 1976.

12. Hierdie Wet heet die Wet op die Reëlsraad vir Geregstreerde Gewerktingsteders, 1985, en tree in werking op 'n datum wat die Staatspresident by proklamasie in die *Staatskoerant* bepaal.

Kort titel en inwerkingtreding.

