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# Government Gazette

## Staatskoerant VAN DIE UNIE VAN SUID-AFRIKA

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CAPE TOWN, 17TH JANUARY, 1935.  
KAAPSTAD, 17 JANUARIE 1935.

PRYS 6d. [No. 2245.

### PARLIAMENTARY NOTICE.

#### THE SENATE.

The following Bill has been introduced into this House and is published forthwith in accordance with Standing Order No. 73.

MAURICE J. GREEN,  
Clerk of the Senate.

The Senate,  
Houses of Parliament,  
Cape Town,  
14th January, 1935.

[S.B. 1—'35.] Medical, Dental and Pharmacy  
Amendment Bill .....

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The following Bill, proposed to be introduced during the present session of Parliament, is published for general information.

Orange Free State Metals Mining Act, 1935 .....

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### PARLEMENTERE KENNISGEWING.

#### DIE SENAAT.

Die volgende Wetsontwerp is in die Huis ingedien en word hiermee gepubliseer ooreenkomstig Artikel 73 van die Reglement van Orde.

MAURICE J. GREEN,  
Klerk van die Senaat.

Die Senaat,  
Parlements huis,  
Kaapstad,  
14 Januarie 1935.

[S.B. 1—'35.] Geneeshere, Tandartse en Aptekers Wysigings Wetsontwerp .....

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Die volgende Wetsontwerp, voorgestel om gedurende die huidige Parlements sessie ingedien te word, word ter algemene inligting gepubliseer.

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## BILL

### To amend the Medical, Dental and Pharmacy Act, 1928.

(Introduced by the MINISTER OF PUBLIC HEALTH.)

BE IT ENACTED by the King's Most Excellent Majesty, B the Senate and House of Assembly of the Union of South Africa, as follows:—

Amendment of  
section 7 of Act  
13 of 1928.

1. Section *seven* of the Medical, Dental and Pharmacy Act, 1928 (hereinafter referred to as the principal Act) is hereby 5 amended by the deletion of all words after the word „but” and the substitution therefor of the following words: „no penalty imposed by any such committee other than a caution or a reprimand or a reprimand and a caution shall be of force and effect until the council or board has confirmed its 10 imposition”.

Amendment of  
section 13 of Act  
13 of 1928.

2. Section *thirteen* of the principal Act is hereby repealed and the following new section *thirteen* substituted:

“Amend- 13. The Governor-General may from time to  
ment of time by regulation amend the First Schedule to 15  
First this Act”.  
Schedule.

Amendment of  
section 22 of Act  
13 of 1928.

3. Section *twenty-two* of the principal Act is hereby amended by the insertion after the word “druggists” where it occurs for the first time, of the words “if they have, before or in connection with or after the acquisition of those degrees, 20 diplomas or certificates, complied with such conditions or requirements as may be prescribed in any such regulation”.

Amendment of  
section 23 of Act  
13 of 1928.

4. Sub-section (3) of section *twenty-three* of the principal Act is hereby amended by the insertion after the words “(as the case may be)” where they occur for the first time, 25 of the words “if he has, before or in connection with or after the acquisition of any such degree, diploma or certificate, complied with such conditions or requirements as may be prescribed in any such regulation”.

Amendment of  
section 28 of Act  
13 of 1928.

5. Sub-section (2) of section *twenty-eight* of the principal 30 Act is hereby amended by the insertion after the word “druggist” where it occurs for the first time, of the words “if he has, before or in connection with or after the acquisition of any such diploma or certificate, complied with such conditions or requirements as may be prescribed in any such 35 regulation”.

Amendment of  
section 42 of Act  
13 of 1928.

6. Paragraph (a) of sub-section (1) of section *forty-two* of the principal Act is hereby deleted and the following paragraph substituted therefor:

“(a) a caution or a reprimand or a reprimand and a 40 caution”.

Amendment of  
section 99 of  
Act 13 of 1928.

7. Sub-section (1) of section *ninety-nine* of the principal Act is hereby amended by the insertion, after the words “purposes of this Act” of the words “except for the purposes of paragraph (b) of the proviso to sub-section (4) of section 45 two”.

Short title.

8. This Act shall be known as the Medical, Dental and Pharmacy Amendment Act, 1935.

# WETSONTWERP

## Tot wysiging van die Wet op Geneeshere, Tandartse en Aptekers, 1928.

*(Ingedian deur die MINISTER VAN VOLKSGESONDHEID.)*

**DIT WORD BEPAAL** deur Sy Majesteit die Koning, die Senaat en die Volksraad van die Unie van Suid-Afrika, as volg :—

1. Artikel *sewe* van die Wet op Geneeshere, Tandartse en Aptekers, 1928 (hieronder die Hoofwet genoem) word hiermee gewysig deur alle woorde na die woord „maar” te skrap en te vervang deur die woorde „geen straf deur so ’n komitee opgelê (behalwe ’n waarskuwing of berisping of ’n berisping en ’n waarskuwing) is regsgeldig nie totdat die raad 10 of kommissie die oplegging daarvan bekragtig het”.
2. Artikel *dertien* van die Hoofwet word hiermee herroep en deur die volgende artikel vervang : „Wysiging 13. Die Goewerneur-generaal kan van tyd tot van Eerste tyd die Eerste Bylae tot hierdie Wet deur regulasies 15 Bylae. wysig”.
3. Artikel *twee-en-twintig* van die Hoofwet word hiermee gewysig deur die volgende woorde na die woord „aptekers”, waar dit vir die eerste keer voorkom, in te voeg : „mits hulle voor of in verband met of na die verkryging van daardie 20 grade, diplomas of sertifikate voldoen het aan die voorwaardes of vereistes wat so ’n regulasie mag voorskryf”.
4. Sub-artikel (3) van artikel *drie-en-twintig* van die Hoofwet word hiermee gewysig deur die volgende woorde na die woorde „geregistreer te word” in te voeg : „mits hy voor of in verband met of na die verkryging van so ’n graad, diploma of sertifikaat voldoen het aan die voorwaardes of vereistes wat so ’n regulasie mag voorskryf”.
5. Sub-artikel (2) van artikel *agt-en-twintig* van die Hoofwet word hiermee gewysig deur die volgende woorde na die woorde „geregistreer te word” in te voeg : „as hy voor of in verband met of na die verkryging van so ’n diploma of sertifikaat voldoen het aan die voorwaardes of vereistes wat so ’n regulasie mag voorskryf”.
6. Paragraaf (a) van sub-artikel (1) van artikel *twee-en-veertig* van die Hoofwet word hiermee geskrap en deur die volgende paragraaf vervang : „(a) ’n waarskuwing of ’n berisping of ’n berisping en ’n waarskuwing”.
7. Sub-artikel (1) van artikel *negen-en-negentig* van die Hoofwet word hiermee gewysig deur die volgende woorde na die woorde „doeleindes van hierdie Wet” in te voeg : „behalwe vir die doeleindes van paragraaf (b) van die voorbehoudsbepaling tot sub-artikel (4) van artikel *twee*”.
8. Hierdie Wet heet die Wysigingswet op Geneeshere, Tandartse en Aptekers, 1935.

## BILL

**To apply to the Province of the Orange Free State  
the provisions of certain Mining Laws in force  
in the Province of the Transvaal and to provide  
for matters incidental thereto.**

*(To be introduced by the MINISTER OF MINES.)*

**BE IT ENACTED** by the King's Most Excellent Majesty, the B Senate and the House of Assembly of the Union of South Africa, as follows :—

Certain Transvaal mining laws to be in force in the Orange Free State

**1.** The Precious and Base Metals Act, 1908 (Act No. 35 of 1908), the Registration of Deeds and Titles Act, 1909 (Act No. 25 of 1909) in so far as it has not been repealed, the Trading on Mining Ground Regulation Act, 1910 (Act No. 13 of 1910) (all of the Transvaal) and the regulations made and in force under the said Acts at the date of coming into operation of this Act, and the Transvaal Mining Leases and Mineral Law Amendment Act, 1918 (Act No. 30 of 1918), and the Transvaal Precious and Base Metals Act, 1908, Amendment Act, 1926 (Act No. 52 of 1926), shall, subject to the provisions of this Act, have the same force and effect, *mutatis mutandis*, in the Province of the Orange Free State as they have in the Province of the Transvaal.

Free State mining titles to be registered in mining titles office, Johannesburg.

**2.** Any title to land or to any interest in land situate in the Province of the Orange Free State which, if such land were situate in the Province of the Transvaal, would be registered or registrable in the Mining Titles Office at Johannesburg, shall be registered in that office.

Establishment of townships on mining land.

**3.** (1) The Governor-General may permit a township to be established on any land in the Province of the Orange Free State which has been proclaimed a public digging under the said Act No. 35 of 1908 or on any land in the said Province whereon precious metals (as defined in the said Act) may be mined by virtue of a right granted under the said Act.

(2) Any such land required for a township shall be reserved by the Governor-General for a township by notice published in the *Gazette*.

(3) The Governor-General may attach such conditions to the establishment of any township on land reserved under this section as he considers desirable in the interests of the public or for the purpose of carrying on or facilitating mining operations, and, subject to such conditions a township may, after publication of the notice referred to in sub-section (2) be established on the land reserved, under the provisions of any law in force in the Province of the Orange Free State which governs the establishment of townships.

Constitution of mining district of the Orange Free State.

**4.** The Province of the Orange Free State shall, subject to the powers conferred upon the Governor-General by section seven of the said Act No. 35 of 1908 be a mining district for the purposes of the said Act, and shall be deemed to be included in the mining districts forming Class B mentioned in sub-section (2) of the said section seven.

Repeals.

**5.** The Mining of Precious Metals Ordinance 1904 (Ordinance No. 3 of 1904), the Mining of Base Metals Ordinance, 1904 (Ordinance No. 8 of 1904), and the unrepealed parts of the Discoverer's Claims (Licences) Act, 1908 (Act No. 9 of 1908) (all of the Orange River Colony) are hereby repealed.

Short title.

**6.** This Act shall be known as the Orange Free State Metals Mining Act, 1935, and shall come into operation on a date to be fixed by the Governor-General by Proclamation published in the *Gazette*.

## WETSONTWERP

**Om sekere mynwette wat in die Provincie Transvaal van krag is, op die Provincie Oranje-Vrystaat toe te pas, en om vir daarmee in verband staande sake voorsiening te maak.**

*(In te dien deur die MINISTER VAN MYNWESE.)*

DIT WORD BEPAAL deur Sy Majesteit die Koning, die Senaat en die Volksraad van die Unie van Suid-Afrika, as volg :—

1. Die „Precious and Base Metals Act, 1908” (Wet No. 35 van 1908), die „Registration of Deeds and Titles Act, 1909” (Wet No. 25 van 1909) vir so ver as wat hy nog nie herroep is nie, die „Trading on Mining Ground Regulation Act, 1910” (Wet No. 13 van 1910) (almal van Transvaal) asmede alle kragtens voormalde wette uitgevaardigde regulasies, wat op die dag waarop hierdie wet in werking tree, nog van krag is en die „Transvaal Mijnverhuring en Minerale Wet Wijzigingswet, 1918” (Wet No. 30 van 1918), het met inagneming van die bepalinge van hierdie Wet, dieselfde regsgeldigheid, *mutatis mutandis*, in die Provincie Oranje-Vrystaat, as in die Provincie Transvaal.
2. Elke titel tot grond of tot regte op grond geleë in die provinsie Oranje-Vrystaat, wat in die kantoor van myntitels geregistreer of registreerbaar sou wees, as daardie grond in die provinsie Transvaal geleë was, word in bedoelde kantoor geregistreer.
3. (1) Die Goewerneur-Generaal kan die aanleg veroorloof van 'n dorp op grond in die Provincie Oranje-Vrystaat, wat kragtens bedoelde Wet No. 35 van 1908 tot 'n publieke delwery geproklameer is, of op grond in genoemde provinsie, waarop edele metale in voormalde wet bedoel gemyn mag word kragtens 'n reg, ingevolge daardie wet verleen.
3. (2) Alle sodanige vir 'n dorp benodigde grond word deur die Goewerneur-Generaal by kennisgewing in die *Staatskoerant* vir 'n dorp gereserveer.
3. (3) Die Goewerneur-Generaal kan die aanleg van 'n dorp op grond wat kragtens hierdie artikel gereserveer is, afhanklik maak van alle voorwaardes wat hy wenslik ag in die openbare belang of om myn werksaamhede te verrig of te vergemaklik, en met inagneming van sodanige voorwaardes kan 'n dorp na publikasie van die kennisgewing vermeld in sub-artikel (2) op die gereserveerde grond aangelê word volgens die bepalinge van die in die provinsie Oranje-Vrystaat geldende wet wat die aanleg van dorpe reël.
4. Behoudens die bevoegdhede aan die Goewerneur-Generaal verleent deur artikel *sewe* van voormalde Wet No. 35 van 1908, is die provinsie Oranje-Vrystaat 'n myndistrik vir die toepassing van daardie wet, en word geag te val onder die myndistrikte begrepe in Klas B vermeld in sub-artikel (2) van bedoelde artikel *sewe*.
- 45 5. Die „Mining of Precious Metals Ordinance 1904” (Ordonnansie No. 3 van 1904), die „Mining of Base Metals Ordinance, 1904” (Ordonnansie No. 8 van 1904) en die onherroope dele van die „Discoverer's Claims (Licences) Act, 1908” (Wet No. 9 van 1908) (almal van die Oranjerivier-kolonie) word hiermee herroep.
- 50 6. Hierdie Wet heet die Oranje-Vrystaatse Metaal-Mynwet, Kort titel. 1935, en tree in werking op 'n datum wat die Goewerneur-generaal by proklamasie in die *Staatskoerant* zal bepaal.