MIAMN-WN (,-9 9

STATUTES OF THE REPUBLIC OF SOUTH AFRICA â\200\224 CONSTITUTIONAL Law

REPUBLIC OF SOUTH AFRICA CONSTITUTION ACT NO. 110 OF 1983

{-ASSENTED TO 22 SEPTEMBER, 1983) [Date OF COMMENCEMENT: 3 SEPTEMBER, 1984) (Unless otherwise indicated)

(English text signed by the State President)

as amended y= Foe Teser » Front

Constitution Amendment Act, No. 105 of 1984 -

Powers and Privileges of Parliament and the Lonstitution Amendment Act, No. 99 of 1985

Provincial Government Aft, No. 69 of 1986 acenel boy Hoo

Constitution Amendmep Act, No. 20 of 1987

Constitution Amendpfent Act, No. 50 of 1988 Traces X00, Yo

Constitution Third ArÃ@ndment Act. No. 101 of 1988 Coste

Cre

Constitution Fourthâ\200\231/Amendment Act, No. 71 of 1989 or Ae?

Constitution Xmendment Act, No. 61 of 1990 renin 1772

ACT

To introduce a new constitution for the Republic of South Africa and to provide for matters incidental thereto.

IN HUMBLE SUBMISSION to Almighty God, Who controls the destinies of peoples znd nations,

Who gathered our forebears logether from many lands and gave them this their own.

Who has guided them from generation to generation,

Who has wondrously delivered them from the dangers that beset them,

WE DECLARE that we

ARE consclous of our responsibility towards God and man;

ARE CONVINCED of the necessity of standing united and of pursuing the following nationa 1 20als:

To uphold Christian values and civilized norms, with recognition and protection of \boldsymbol{x} freedom of faith and worship,

To safeguard the integrity and freedom of our country,

To uphold the independence of the judiciary and the equality of all under the law,

To secure the maintenance of law and order.

To further the contentment and the spiritual and material welfare of all,

To respect and to protect the human dignity. life, liberty and propery of all in our midst,

To respect. to further and to protect the self-determination of population groups and peoples,

To further private initiative and effective competition:

ARE PREPARED TO ACCEPT our duty to seek world peace in association with all peace-lovin g

peoples and nations: and

ARE DESIROUS OF GIVING THE REPUBLIC OF SOUTH AFRICA A CONSTITUTION which provides for elected and responsible forms of government and which is best suited to the traditions. history and circumstances of our land:

PARTI

THE REPUBLIC

1. Continued existence of Republic of South Africa. $\hat{a}\200\224$ The Republic of South Africa, consisting of the provinces of the Cape of Good Hope, Natal, the Transvzal and the Orzege Free State, shall continue to exist as a Republic under that name.

Ca cls foneel he

9 Act Lideg(ef SA of 1910. V

(Issue No 24) 1301

A peck ¥Â®

STATUTES OF THE REPUBUC OF SOUTH AFRICA $\hat{a}\200\224$ CONSTITUTIONAL Law ss. 2-6 Republic of South Africa Constitution Act, No. 110 of 1983 2s. 2-6

public of South Africa acknowledge the sovereignty and guidance of Almighty God.

PART II

NATIONAL FLAG AND ANTHEM

3. National Flag. $\hat{a}\200\224$ There shall be a National Flag of the Republic of which the design

shall be as set out in seetiord: +AL schrcke ld .

 $200\224Design of Nations = e National Flag ol The Republi ORSISLREE 3 I ol tqual wadlh Irom top {0 DOTIONT Orang blue on which there shall appeara <math display="inline">200\224$

- (a) in the centre of the white stripe, the flag of the Republicef $\hat{a}\200\234$ De Oranjevrijstaat $\hat{a}\200\235$ hanging vertically and spread ip-full; and
- (b) on opposite sides and adjoining the referred to in paragraph (a) $\frac{3}{200}$
- (i) the Union Jack, as it gxd jo-1927, horizontally spread in full towards the pole; and
- (ii) the VierklÃ@lr of*De Zuid-Afrikaansche Republickâ\200\235 horizontally spread

in full away from the pole.

- (2) The flag erred to in paragraphs (a) and (b) of subsection (1) shall all be of the same Size 2d of a shape proportionally the same as that of the National Flag, the width
- _of-each ef Such flags shall be equal to one-third of the width of the white stripe on the
- 9 fonal Flag, and the flags referred to in paragraph (J) of subsection (1) shall be equidistant

4 ik > $\hat{A}Y$

s. National Anthem. $\hat{a}\200\224$ The National Anthem of the Republic shall be $\hat{a}\200\234$ The Call of

South Africa/Die Stem van Suid-Afrikaâ\200\235, anid â\200\234MNkeei Ske le? Lehn ke »

PART II

THE STATE PRESIDENT

- 6. The State President and his powers. \hat{a} \200\224(1) The head of the Republic shall be the State President.
- (2) The command-in-chief of the Seuth-Aftean Defence Force is vested in the State President.
- (3) The State President shall, subject to the provisions of this Act, have power $200\$
- (a) to address any-Heuscror-the-Houses-at-ajointsittiag two NG hone Rssex bly
- (b) to confer honours;
- (\hat{A}^{φ}) to appoint and to accredit, to receive and to recognize ambassadors, plenipotentiaries, diplomatic representatives and other diplomatic officers, consuls and consular officers;
- (d) to pardon or reprieve offenders, either unconditionally or subject to such conditions as he may deem fit, and to remit any fines, penalties or forfeitures;

- (e) to enter into and ratify international conventions, treaties and agreements;
- (/) to proclaim or terminate martial law; :
- (8) to declare war and make peace;
- (h) to make such appointments as he may deem fit under powers conferred upon him by any law, and to exercise such powers and perform such functions as

may be conferred upon or assigned to him in terms of this \mbox{Act} or any other law.

(Issue No 17)

STATUTES OF THE REPUBLIC OF SOUTH AFRICA \hat{a} 200\224 CONSTITUTIONAL Law ss. 6-7 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 6-7

(4) The State President shall in addition as head of the State have such powers and functions as were immediately before the commencement of this Act possessed by the State

President by way of prerogative.

7. Election of State President.â\200\224(1) (a) The State President shall be elected by the members of an electoral college present at a meeting called in accordance with the prov

members of an electoral college present at a meeting called in accordance with the provisions

of this section and presided over by the Chief Justice or a judge of appeal designated by $\mbox{him.}$

- (4) An electoral college referred to in paragraph (a) shall be constituted whenever necessary in terms of this Act. and shall consist of all +The members od me Nano Ain bl
- (11) 25 members of the House of Representatives designated y resolution: wrrated by it by reselution.

ord3(1) (do may not be designated as a member of an electoral college or participate in the \hat{A} »etifig or other proceedings of the House ig question in connection with a resolution

O PETERS OO OO OT

 $(\hat{A} \odot \ \text{If there is no person who is competent to preside at a meeting of a House for the purposes of paragraph (b), the Secretary to Parliament or any other officer of Parliament$

designated by him shall preside thereat and may exercise thereat the powers of the Chairman

of the House.

[Para. (4) substituted by s. 2 of Act No. 105 of 1984.)

- @ An electoral college shall dissolve after disposing of the matters for which it is constituted in terms of this Act.
- (2) The election of a State President shall be held, subject to the provisions of subsection (4), at a time and place fixed by the Chief Justice and made known by notice in the Gacette not less than 14 days before the election.
- (3) The date so fixed shall $\hat{a}\200\224$
- (0) in the case of the first such election, be a date not more than seven davs after the commencement of the first session of Parliament after the commencement of this Act;
- (b) whenever a general election of members of the Houses has been held afier a dissolution of Parliament. be a date not more than seven days afier the commencement of the first session of Parliament afier the general election;
- (c) if the State President dies or for any other reason vacates his office before the expiration of his period of office and his successor in office has then not yet been elected, be a date not more than one month afer the office became vacant: Provided that if the State President resigns and intimates in his resignation lodged with the Chief Justice in terms of section 9 (4) that he will

vacaic his office on a day not less than one month after the date of the lodging of his resignation, a date earlier than the day on which the otfice becomes vacant. shall be so fixed.

- (4) If any electoral college removes the State President from office in terms of section
- 9, it shall forthwith proceed to elect a State President.
- (5) No person may be elected or serve as State President unless he is qualified to be nominated or elected and take his seat as a member of a House.
- (6) Any person who holds a public office in respect of which he receives any remuneration or allowance out of public funds. and who is elected as State President. shall

vacate such office with effect from the date on which he is elected.

(Issue No 18) 1305

STATUTES OF THE REPUBLIC OF SOUTH AFRICA \hat{a} 200\224 CONSTITUTIONAL Law ss. 8-9 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 8-9

- 8. Method of election. $\hat{a}\200\224$ (1) Nominations of candidates for election as State President
- shall be called for at the meeting of the electoral college at which the clection is 10 take
- place, by the person presiding at the mecting.
- (2) Every nomination shall be submitted in the form prescribed and shall be signed by two members of the electoral college and also by the person nominated, unless he has in writing or by telegram signified his willingness to accept nomination.
- (3) The names of the persons duly nominated as provided in subsection (2) shall be announced at the meeting at which the election is to take place by the person presiding at the meeting, and no debate shall be allowed at the election.
- (4) If in respect of any election only one nomination has been received, the person presiding at the mecting shall declare the candidate in question to be duly elected.
- (5) Where more than one candidate is nominated for election, a vote shall be taken by secret ballot, each member of the electoral college present at the meeting in questi
- having ome vote, and any candidate in whose favour a majority of all the votes cast is recorded shall be declared duly elected by the person presiding at the meeting.
- (6) (a) If no candidate obtains a majority of all the votes so cast, the candidate who received the smallest number of votes shall be eliminated and a further ballot taken in respect of the remaining candidates, this procedure being repeated as often as may be necessary until a candidate receives a majority of all the votes cast and is declared duly elected.
- (b) Whenever two or more candidates being the lowest on the poll have received the same number of votes, the electoral college shall by separate vote, 10 be repeated as ofien as may be necessary, determine which of those candidates shall for the purposes o

paragraph (a) be eliminated.

- (7) (a) Wheneverâ\200\224
- (i) only two candidates have been nominated; or
- (ii) after the elimination of one or more candidates in accordance with the provisions of this section, only two candidates remain,
- and there is an equality of votes between those two candidates, a further meeting shall be
- called in accordance with the provisions of section 7, and the provisions of this section
- shall apply as if such further meeting were the first meeting called for the purposes of the clection in question.
- (5) If at the third mecting there is 23ain 2n equality of votes, the electoral college shall dissolve, an electoral college shall again be constituted and the provisions of s ection
- 7 and this section shall apply mutatis mutandis as if the newly constituted electoral college
- were the first electoral coilege constituted for the purposes of the election in questi on.
- (8) (a) The Chief Justice shall make rules in regard to the procedure to be observed at a meeting of any electoral college constituted as provided in section 7, including rules

prescribing the form in which any nomination shall be submitted and rules defining the

duties of the presiding officer and of any person appointed to assist him, and prescrib ing the manner in which a ballot at any such meeting shall be conducted.

- (b) Such rules shall be made known in such manner as the Chief Justice may consider necessary.
- 9. Tenure of office of State President. â\200\224(1) The State President shall hold off ice. sub-

ject 10 the other provisions of this section \hat{a} 200\224

- (a) during the continuance of the Parliament from which the electoral college that elected him was constituted; and
- (4) after the dissolution of that Parliament, whether by effuxion of time or other- \hat{A}° wise, until a State President has, at or after the commencement of the first session of the newly constituted Parliament, been elected as provided in sections 7 and 8 and has assumed office, but shail be eligible for re- \hat{A}° lection.

(Issue No 17)

STATUTES OF THE REPUBLIC OF SOUTH AFRICA $\hat{a}\200\224$ CONSTITUTIONAL Law ss. 9-10 Republic of South Africa Consutution Act, No. 110 of 1983 55. 9-10

- (2) The State President shall vacate his otficeâ\200\224
- (a) if in terms of section 7 (5) he becomes disqualified from serving as State President: or
- (b) if he is removed from office under subsection (3).
- (3) (0) The Sate President shall cease to hold office on a resolution adopted by a majority of the members present at a meeting of an electoral college constituted as prescribed
- in section 7 and convened. as so prescribed, by the Chief Justice at the request of each rof the

Nakheel Reser ety the-thraa ${\it Hauses}$. and declanng him 10 be removed from office on the ground of misconduct

 $\hat{a} \geq 00 \leq 35$ or inability to perform efficiently the duties of his office.

(h) In connection with a resolution contemplated in paragraph (a) no debate shall

be allowed in the electoral college. he Nehonat Assexbiy

(c) No request in terms of paragraph (a) shall be made by ans $\hat{a}\200\224$ Heuse, except afict censideration of a report of a committice of Parliament appointed in accordance with rules

and orders copjemplated in HELO

- (d) A-Heusc shall not adopt a resolution that such a committee be appointed. unless there has previously been submitted to the Speaker of Parliament a petition sign ed
- by not less than half of the members of cach-Heuse and requesting that such a committee be appointed. Me Menema (Asenty
- (\hat{A}^{c}) In connection with a resolution contemplated in paragraph (d) no debate shall be allowed in the Hewsetn-guestion. Ncrhome($\hat{a}\200\230$
- (4) The State President may resign by lodging his resignation in writing with the Chief Justice.
- 10. Acting State President.â\200\224(1) Whenever the State President is for any reason un-
- able 10 perform the duties of his office, a member of the Cabinet nominated by the Stat e President shall serve as Acting State President.
- (2) Wheneverâ\200\224
- (a) the State President is unable to nominate a member of the Cabinet in terms of subsection (1); or
- (b) the member so nominated is for any reason unable to act; or
- (\hat{A}^{c}) the othice of State President is vacant and there is no member so nominated or the member so nominated 1s unable 10 acl.
- a member of the Cabinet designated by the remaining members thereof shall serve as Acting

State President during the incapacity of the State President or of the member nominated

by him, as the case may be. or until a State President has been elected and has assumed office.

(3) (a) If a member of the Cabinet serves as Acting State President in terms of a designation under subsection (2) during the incapacity of the State President or of the member nominated by him. and the Speaker of Parliament is at any time of the opinion that neither the State President nor his nominee will be able to resume the duties of h

office within 60 days from the date on which his incapacity set in, the Speaker shall in

writing inform the Acting State President and the Chief Justice accordingly, and thereu pon

- a member of the Cabinet shall without delay be designated as Acting State President by an electoral college mutatis mutandis in accordance with sections 7 and 8.
- (6) When the Acting State President so designated by the electoral college assumes office, any nomination or designation made under subsection (1) or (2) shall lapse.
- (c) The Acting State President so designated by the electoral college shall serve as such during the incapacity of te State President or until a State President has been elected

and has assumed office, as the circumstances may require.

(4) Whenever it is in any of the circumstances mentioned above not possible 10

nominate or designate an Acting State President, the Speaker of Parliament shall serve as

Acting State President.

(Issue No 17)

STATUTES OF THE RLFL 811C OF SOUTH AFRICA = CONSTITUTIONAL Law ss. 11-15 Republic of South 4frica Constitution Act. No. 110 of 1983 ss. 11-18

11. Oath of office by State President and Acting State President. $a\200\224(1)$ The Sate President and any Acting State President shall when assuming office make and subscribe an oath of office in the following form before the Chief Justice or any other judge of the

Supreme Court:

In the presence of Almighty God and in full realization of the high calling 1 assume as State President Acting State President in the service of the Republic. 1 A.B.. do swear to be faithful 10 the Republic of South Africa and do solemnly and sincerely promise at all umes to promote that which will advance and to oppose all that may harm the Republic: 10 obey. observe, uphold and maintain the Constitution and all other Law of the Republic: to discharge my duties with all my strength and talents to the best of my knowledge and ability and true to the dictates of my conscience; 10 do justice unto all: and to devote myself to the well-being of the Republic and its people.

May the Almighty God by His grace guide and sustain me in keeping this oath with honour and dignity.

So help me God.

- (2) In the case of the State President the oath shall be made and subscribed by him
- at a formal function where the Seal of the Republic is handed over to him by the outgoing
- State President or Acting State President. unless he already has the Seal in his custod $\mathbf{y}_{\pmb{\cdot}}$
- 12. Salary of State President. \hat{a} 200\224 There shall be paid to the State President out of and
- as a charge on the State Revenue Fund and apan from any privilege which he may enjoy. such salary and allowances as may be determined from time to time by resolution of Parliament.
- 13. Pension payable to State President and State Presidentâ\200\231s widow or widower. â\200\224
- (1) There shall be paid out of and as a charge on the State Revenue Fundâ\200\224
- (a) toany person who has at any time held the office of State President. an annual pension equal 10 the annual salary which was payable to him on the day upon which he vacated office;
- (b) to the widow or widower of any such person a pension at the rate of three-quarters of the rate of the pension payable 10 such a person.
- (2) A pension in terms of subsection (1) shall be payable \(\hat{a}\)200\224
- (a) in the case of the State President, with effect from the day following that upon which he vacated office:
- (b) in the case of the State President's widow or widower, with effect from the day following that upon which such person became a widow or a widower.

PIRTH

Owns Areas ash (CEA ERR

airs. $\hat{a}\200\224$ (1) Matters which specially or differentially affect a population group in relation tot intenance of its :dentity and the upholding and furtherance of

its way of life. culture, traditic customs, are, subject to the provisions of section 1 6. own affairs in relation to such popula oup.

EETâ\200\224

- (2) Matters coming within the classes of sub} escribed in Schedule | are, subject to the provisions of section 16, own affairs in relation to ea ulation group.
- 15. General affairs. $\hat{a}\200\224$ Matters which are not own affairs of a population grodp~g terms of section 14 are general affairs.

(Issue No 17) 1311

STATUTES OF THE REPUBLIC OF SOUTH AFRICA \hat{a} 200\224 CONSTITUTIONAL Law ss. 16-19 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 16-19

- 16. Decision of questions on own or general nature of matters. $\hat{a}\200\224(1)$ (a) Any question
- arising in the application of this Act as to whether any particular matters are own aff i
- of a population group shall be decided by the State President, who shall do so i manner that the governmental institutions serving the interests of such populati arc not by the decision enabled to affect the interests of any other population respective of whether or not it is defined as a population group in this Act.
- (b) All such questions shall be general affairs.
- (2) The State President may, if he deems it expedient. but subject fo the provisions of section 31 $a\200\224$
- (a) express his decision on any question contemplated in clamation in the Gaczente; or
- (b) make his decision on any such question known fof general information by such a proclamation, or make it known or cause 1/10 be made known in such other manner as he may deem fit,

and shall advise the Chairman of each Ministers $\hat{a} \geq 00 \leq 31$ Council 4f every such decision .

- (3) When the State President assigns the adminisyfation of a law to a Minister of a department of State for own affairs of a population grglip under section 26 or 98 he sh all
- do so in pursuance of a decision under this section tharthe law. in so far as its admin istration
- is so assigned. deals with own affairs of the popujation group in question.
- 17. Reference of questions to President's Council for advice, and consultation on certain matters. â $200\224(1)$ The State President may/fefer any question which is being considered
- by him in terms of section 16 to the Pres@entâ\200\231s Council for advice.
- 2 i issues a certificate under section 31 in respect of a bill or an amendment or a proposed amendment thereof, he shall consult the Speaker of Parliament and the Chairmen of th respective Houses in such manner as he deems fit.
- (b) Paragraph (a) does #ot apply to the issue of a certificate in respect of a bill or
- an amendment thereof which/has been altered as a result of the consultation in terms of that paragraph.
- 18. Validity of Sifte Presidentâ\200\231s decisions on own or general nature of matters .â\200\224
- (1) Any division of 1) \hat{a} 2027 Supreme Coun of South Africa shall be competent 10 inquire into
- and pronounce upon the question as to whether the provisions of section 17 (2) were complied with in Zonnection with a decision of the State President coniemplated in those provisions.

into or pronbunce upon the validity of a decision of the So President that matters meni in she decision are own affairs of a population group, or are not own affairs of a

- 3) For oe purposes of whtecrian (2). the matters dealt with in any bill which, when uced in a House, is not endorsed with or accompanied by a certificate contemplated
- ction 31, shall be deemed to be matters which are not own affairs of any population t of a decision of the State Pres)

THE EXECUTIVE AUTHORITY

19. Executive e tthority = \hat{a} 200\231 The executive authority of the ie Repprvisgh hel (faster

ddin the State President acting in cans: lation with the Ministers who are members of the Cabinet: a roc reo at ~

PUSH Comal iuhen Ahall ge deoitoct y be Ar con in (eset 9 any ev esion Cot

genes ghee ar orc Jot hes] eo

(Issue No 17) 1313

STATUTES OF THE REPUBLIC OF SOUTH AFRICA â\200\224 CONSTITUTIONAL Law ss. 19-24 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 19-24 J 3 % nel 377 (2) Except in sections 20 (\hat{A} ¢) sad), 24, 25, 26, A, 33, . \hat{A} «B, or where otherwise expressly stated or necessarily implied, any reference in this the State President is a reference to the State President acting as provided in subsect ion (1).20. The Cabinet. \hat{a} 200\224 The Cabinet shall consist of \hat{a} 200\224 (a) the State President, who shall preside at its meetings; 3 (b) the Ministers appointed to administer departments of State forgemeeatafiairs; (\hat{A}^{c}) any Minister appointed to perform furictions other than the administration of a department of State and designated by the State President as a member of the Cabinet: and : : net Ahall o vt ouncri~designated-b te-Presitenrasta is The el canis ¢ ine 2 dehinite or for an indefinite period or e Lempes Prrrrbed 0 pe hee fans Wh CHR {ep iesenic hon in he of one and the same population group; any Minister who is a member of the po on group in question and who to perform func-

Na henel Asert by ox ceeds has been appointed as a member of inistersâ\200\231 Council

S 1 hu bola 2b Shep : jofi of a department of State; pa Asemey duties on behalf of (2) Cabins t appenbrsnts any Minister of Shall be n prpethay

nTThon 2;

to The (eprese (2) tate President shall designate a Minister who is a member of a Minis tersâ\200\231

 $1a^202^3$ Council 21fd who, at the time of the designation, in the opinion of the State President has

Contevd tn the support of the majority in the House consisting of members of the popula tion group Nohone Munblyt

frecnst mut a 22. Seal of Republic.â\200\224(1) There shall be a Seal of the Republic, showing the coat of

J Lrheas pe arms of the Republic with the circumscription â\200\234Republic of South Af ricaâ\200\224Republiek van

Suid-Afrikaâ\200\235.

m clon (2) The Seal shall be in the custody of the State President and shall, save in s o far

S OF ke cn MO as may be otherwise determined by the Stzte President, be used on all pub lic documents

f on which it was required 10 be used immediately before the commencement of this Act.

= al 1 FA HEH bersiup 23. Confirmation of executive acts of State President.â\200\224(1) The will and pleasure of

eneat, : a the State President as head of the executive authority of the Republic shall

be expressed

din ka N ch o in writing under his signature.

JR bly Shull be (2) Any instrument signed by the State President acting emrthe-advice-of a-Ministers $200\231$

- och 3) we Ceounetl-or in consultation with the Ministers who are members of the Cabinet , shall be
- . countersigned by a Minister who is a-meraber-of the Minister's Councit-inquestion-ofa $\$200\224$
- Jui 3 dcafeu i the-case-may-be, a member of the Cabinet. orf
- (3) The signature of the State President on any instrument shall be confirmed as iq Mente Feng provided in section 22.:

Be f ol hes In 24. Appointment of Ministers. \hat{a} \200\224(1) The State President may appoint as many persons

[oH (obunet as he may from time to time deem necessary to administer such departments of State of \hat{A}°

the Republic as the State President may establish, or to perform such other functions a ${\bf s}$

(3) MI (c baw t the State President may determine, and he may himself administer such a department of

ran B Shu ((State forgeneral-affaiss if at any time no person has been appointed under this subsection

INL or section 25 to administer it.

woth by he : [Sub-s. (1) substituted by s. 3 of Act No. 10S of 1984.) Y Sah A a in Cerdllaben cot be Lacs

§ _f0L hear par H wb fue 2 Sy Hn oe 20 ewted -

(Issue No 18) $fa\200\224a\200\224$)

STATUTES OF THE REPUBLIC OF SOUTH AFRICA $200\224$ CONSTITUTIONAL Law ss. 24-27 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 24-27

(2) Persons appointed under subsection (1) shelbetd-office-dumng-the-StatePresidents-ploasure-and shall be the Ministers of the Republic, and Gny Buch Persons hut onugg be

ta-No-imistershal-hold-ofice-for-a-tonger-period-thanâ $\200\2242$ -menths-ualess-he 1 â $\202$ -mMe Jed

()_A Minister-of-am-drpartment-of-Siateâ\200\224forown-afsirs-of-a-popuiation-gsou J, b) P op ce

shall: . : 0 sy ho Siete he

ai me C hi : in 3m id 0 : ; ac rg in

President-hase-the-suppert-of-the-mejortyimthe-House-eonsisiing-of-mem- Com>ullunin bers-ofiha-populationâ\200\224grovp: wit he

the Chief Justice or any other judge of the Supreme Court in the following form: chs I, A.B.. do hereby swear to be faithful 10 the Republic of South Africa and undertake 1 before God to honour this oath; to hold my office as Minister with honour and dignity; "Pady yhuy

to respect and uphold the Consitution and all other Law of the Republic; to be a true H u Ch Huey)

and faithful counsellor; not to divulge directly or indirectly any matters which are entrusted to me under secrecy; and to perform the duties of my office conscientiously and to the best of my ability.

So help me God.

25. Temporary performance of Ministers functions of office by another Minister. \hat{a} \200\224

Whenever a Minister is for any reason unable to perform any of the functions of his off ice,

or whenever any Minister has vacated his office and a successor has not yet been appoin ted,

the State President may appoint any other Minister to act in the said Minister's stead or

office. either generally or in the performance of any specific function.

26. Assignment of Minister's functions to another Minister, or performance thereof by or on behalf of State President. \hat{a} 200\224(1) The State President may assign the administration

of any provision in any law which entrusts to a Minister any power, duty or function, to \circ

any other Ministerâ $\200\224$

- (a) either specifically or by way of a general assignment of the administration of any law or of all laws entrusting powers, duties or functions to such first-mentioned Minister; and
- (b) either generally or in so far as such provision, law or laws relate to any ar matter Mentioned in such assignment.

State President, may be exercised or_pesfernted Dy the State President as if he were the

Minister of the depariment-mT gestion, and may be exercised or performed on behalf of the State Presid by a Minister referred to in section 20 (b) or (\hat{A}^{c}) who has been authorized

herctO by the State President.

[S. 26 substituted by s. 4 of Act No. 105 of 1984.)

27. Appointment and functions of Deputy Ministers. $\hat{a}\200\224(1)$ (a) The State President may, subjectto-subsectioa-2), appoint any person 10 hold office during the State President's

pleasure as Deputy Minister of any specified department of State or Deputy Minister of such other description as the State President may determine, and to exercise or perform on behalf of a Minister any of the powers, functions and duties entrusted to such Minis ter

in terms of any law or otherwise which may, subject to the directions of the State President,

be assigned to him from time to time by such Minister.

(b) Any reference in any law 10 a deputy to a Minister shall be construed as including a reference 10 a Deputy Minister appointed under this subsection, and any such

reference to a Minister shall be construed as including a reference to a Deputy Ministe r \mid

acting in pursuance of an assignment under paragraph (a) by the Minister for whom he

Cts.

et shall hold office for a longer period-thasâ\200\224}2-months

unless he is or becomes a member of a Ho

- (b) The provisies ection 24 (3) (b) shall apply mutatis mutandis to a Deputy otrTled 10 exercise or peronn any powers, functions and duties on behalf of a
- 0) A Denaty Minister shall before assuming his nies aks 2nd $a\200\230$ subscribe an oath, in the form prescribed in section 24 (4) but with reference to his office as Deputy Minister,

before the Chief Justice or any other judge of the Supreme Court.

(Issue No 18) 1317

_

peri of one year referred to in subsection (1) for gach period

PART VI PARLIAMENT

- 30.Reconstitution of Parliament.- (1) Parliament shall be reconstituted as one House, the National Assembly, which shall have sovereign legislative authority in and over the Republic
- (2) Parliament, reconstituted in terms of subsection (1) hereof, shall function both as a Constituent Assembly, with the power to draft and adopt a new constitution, and as a legislature, with the power to make laws for the peace, order and good government of the Republic.
- 31.8itting of Parliament.-(1) Parliament shall commence its sittings seven days after the last polling day for the election.
- (2) Parliament may adjourn its sittings from time to time, but shall remain in session until it has completed its primary task of adopting a new constitution, or until it is dissolved by effluxion of time in accordance with the provisions of this Act.
- 32. Duration and dissolution of Parliament.-(1) Parliament shall continue until a new constitution has been adopted as contemplated in section 31(2) or section 42 of this Act, provided that af, a new constitution has not been adopted within a period of onea\200\231 yA\@aA\perp A\Repres from the date on which the first sitting of Parliament commenced, it shall be dissolved, and an election A\Repres \text{8}
- shall be held for a new Parliament in accordance with the provisions of this $\mbox{\rm Act.}$
- (2) Notwithstanding the provisions of subsection (1) hereof, and provided $200\224$ that Parliament shall at _the-latest be dissolved five years after the day on which its $200\234$ first sitting commenced, Parliament shall have the power from time to-time to extend the $200\234$

rieds-as it considers appro Riptp bul ry TAF perms 0000 Aas id ysic et CAL Tan JF \hat{A} » PRA & re wy bs

- (3) Ad the new Constitution otherwise provides, the State \hat{a} 200\231 President shall dissolve Parliament by proclamation in the the oli gazette to be published not later than thirty days after the... Col adoption of the new constitution, and an election shall els thereafter be held for a new Parliament in accordance with the ad provisions of the new constitution. # oa he cintus 33. Arse os
- 33.Effect of dissolution.— Notwithstanding the dissolution of 7h, fa Parliament by effluxion of time or otherwise, the State President shall have the power by proclamation in the gazette to summon 5, Parliament for the dispatch of urgent business during the period $\hat{a}\200\234$ Seok following such dissolution up to and including the day @) immediately preceding the day on which polling for the election : held in pursuance of such dissolution commences.
- 34. Constitution of the National Assembly.—The National Assembly shall consist of four hundred members to be elected by qualified voters by secret ballot. All persons who are South African i citizens, or who are deemed to be South African citizens in

any such committee to meet and exercise or perform its powers duties and functions at a place beyond the seat of Parliament.

46. Public Access to 8ittings.— All sittings of the National Assembly shall be held in public and members of the public and the media shall have access to such sittings: provided that reasonable safeguards may be instituted to search or refuse entry to persons in order to protect the safety of members or other persons present in the National Assembly.

STATUTES OF THE REPUBLIC OF SOUTH AFRICA \hat{a} 200\224 CONSTITUTIONAL Law ss. 27-32 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 27-32

(4) Whenever any Deputy Minister is for any reason unable to perform any of the functions of his office. the State President may appoint any other Deputy Minister or a ny

other person to act in the said $Deputy\ Minister's\ stead.$ either generally or in the performance

of any specific function.

28. Power to appoint and discharge persons. \hat{a} 200224(1) The appointment and removal of persons in the service of the Republic shall be vested in the State President. unless the

appointment or removal is delegated by the State President to any other authority or is in

terms of this Act or any other law vested in any other authorty.

(2) A Minister may, subject to the directions of the State President, assign to any person appointed by the State President under subsection (1) for that purpose. any power.

function or duty entrusted to the Minister in terms of any law or otherwise â\200\224

- (a) either specifically or by way of a general assignment of the exercise or performance of all powers, functions or duties of the Minister; and
- (b) either generally or in so far as such power, function or duty relates to any population group or matter or applies in any area mentioned or described in such assignment,

and any such power, function or duty so assigned shall be exercised or performed by the said person on behalf of the Minister.

[Sub-s. (2) added by s. of Act No. 20 of 1987.)

29. Seat of Government. \hat{a} \200\224Save as is otherwise provided in section 36, Pretoria s hall

be the seat of the Government of the Republic.

PART VI PA

rea ARENT

TheEegistatureamd-its Powers

Legislature and its powers. $\hat{a}\200\224$ The legislative power of the Republic is vested in the S\ate President and the Parliament of the Republic, which, as the sovereign legislative

and good government of the Republic: Provided that the powers of Parliament in respect of any bi\] contemplated in section 31 shall be exercised as provided by that section.

- 31. ills on own affairs of a population group. $\hat{a}\200\224(1)$ A bill which, when introduce d
- (a) the propodal for the amendment is withdrawn or not agreed to; or 4)

the State President's certificate mwatis mutandis in accordion (1) of this section was issued before it was adopted.

- (3) A bill passed by a Hoge under subsection (1) or passed by a House and thereafter amended in accordance with su ion (2) (4), shall, when it is presented to the State President for his assent, be endo with the certificate of the Chairman of the House that
- it has been passed and is presented Yor assent in accordance with this section or, as the

circumstances may require, that it has been passed and amended and is presented for ass ent

in accordance with this section.

- 32. Disagreement among the Houses.\-(1) If during the same session of Parliament $200\$
- (a) one or two Houses pass a bill'\and the other Houses or House rejects it or is deemed in terms of subsection \Q) to have rejected it; or
- (b) two Houses pass different version of a bill and the other House rejects it or is so deemed to have rejected it; $\hat{A} @$

(Issue No 21) 1319

STATUTES OF THE REPUBLIC OF SOUTH AFRICA $200\224$ CONSTITUTIONAL Law ss. 32-34 Republic of South Africa Constitution Act. No. 110 of 1983 ss. 32-34

(omar TER ast a bill and the other Hou passes a different version ol it;

d) oh of the Houses passes a different version of a bill,

the State President may during that session refer the bill or the different versiop which have been passed. as the case may be, to the President's Council for #5 decision: Provided that the State President may withdraw the reference at any time be¢fore the P res-

identâ\200\231s council gives its decision.

(2) (a) If \hat{a} \200\224

- (i) the State President, by message to a House, has gefuested that a bill passed by another House and introduced in the Houseâ200235in question or in respect of which notice of a motion for its introductiopror consideration has been given in that House, be disposed of by that Hpfse before a date mentioned in the message, which may not be a date egrficr than 14 days after the date of the message. and
- (11) that House has not disposed $gfa\200\231$ such bill before the date mentioned in the message, that House shall be deemed for the pufposes of subsection (1) to have rejected the bill

unless the State President by like mesâ\202¬age determines otherwise within seven days

after the date so mentioned.

(b) A House which hat rejected a motion for the introduction or consideration of a bill shall be deemed for ye purposes of subsection (1) to have rejected the bill.

which was referred to the President's Council under subsection (1) and \$ of a decision of that council given during the session of Parliament in which

nt shall, when it is presented to the State President for his assent, be endorsed with certificate of the Speaker of Parliament that the bill is by virtue of a decision of the

3) 33 Assent to bills.â\200\224(1) Vhan fyb wiichely ay been posye by al fey

isipresented 10 the State President for his assent, he-shat-declare-that-he-assenis-the rete-or

AS Tw Sia : ; retâ\200\224heâ\200\224wit is Frese deat Shell

GC 3sent Kuhl ; 7s Of Subs thi fo i

deat's-powers-imtermsof subsection(2}-efsection3loissue a cenlificate-coniemplated in du tA Jos es ben amendment of a bill when the bill 1s pr gi sec eis ot Mh. -=e-himferassentâ\200\224andâ\200\224toreturmtire-bithtotire-House-ia $a\200\224$ question.

3?

Be fo LALO 3934 $\hat{a}\200\235$ Validity of Acts of Parliament. $\hat{a}\200\224(1)$ A bill referred 1 0 in section 33-4} to which

A tun Aut) ome the State President has assented shall be an Act of Parliament.

1 wih Jk (2) (a) Any division of the Supreme Court of South Africa shall, subject to th

he provisions of sections $\#\hat{A}$; be competent to inquire into and pronounce upon the question

As ossedt as to whether the provitions of this \mbox{Act} were complied with in connection with any law

 ${\rm A\hat{A}}{\rm Y}$ Ls om 2 E which is expressed to be enacted by the State President and Parliament or by the State

Li 3 Act hawk President and any Ho

® Laguos sth Juco we @)

(Issue No 18) 1321

STATUTES OF THE REPUBLIC OF SOUTH AFRICA \hat{a} 200\224 CONSTITUTIONAL Law ss. 34-39 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 34-39

ACE zr FTC h seni Brit Ack

- (3) Save as provided infouBsection-t, no oh "of law shat be competent to inquire into or pronounce upon the validity of an Act of Parliament.
- 39. 3s Signature and enrolment of Acts. $\hat{a}\200\224$ As soon as may be afier any law has bee n

assented to by the State President, the Secretary to Parliament shall cause two fair copies

of such law, one being in the English and the other in the Afrikaans language (one of \boldsymbol{w} hich

copies shall have been signed by the State President), to be enrolled of record in the office

of the Registrar of the Appellate Division of the Supreme Court of South Africa, and such

copies shall be conclusive evidence as to the provisions of every such law, and in case of

conflict between the two copies so enrolled that signed by the State President shall prevail.

 \mbox{HO} . 36: Seatof Legislature.â\200\224 Cape Town shall be the seat of the Ergistature-ef the-Republic.

NGheona (Assenely

HS

ConstTution of Parliament. \hat{a} \200\224(1) Pal const ouses-namely, a House of Assembly, a House of Representatives and a Hoss of Delegates,

- (2) If and for as long as any House is unable, during a session of Parliament, to/meet for the performance of its functions or to perform its functions $a\200\224$
- (a) by reason of a shortfall in the number of its members, or becauseAhere are no members, as a result of the resignation of members or the $f\tilde{A}$ Oct that an insufficient number of members or no member was elected ay/any election of members of such House; or

by reason of the absence of members, or the failure of megibers to take their seats or to perform the funtions of their office, afier thgâ\200\231State President has by proclamation in the Ga:erte called upon all members of such House to be present in the chamber of such House for the pefformance of their functions as such members on a day and at an hoys mentioned in the proclamation, and that hour and day have passed,

Parliament shall consist of the Houses that are or, according $200\231$ to the circumstances, the House

that is able to perform their or its functions, and the prgvisions of this Act and any other

law shall be construed accordingly.

- 38. Sessions of Parliament. \hat{a} 200\224(1) The State President may appoint such times for the
- sessions of Parliament as he thinks fit, and may also from time to time, by proclamatio $\ensuremath{\mathbf{n}}$

in the Gazette or otherwise, proroque ParliarpÃOnt.

- (2) There shall be a session of Parlig/ent at least once in every year, so that a perio d
- of 13 months shall not intervene betwee the commencement of one session and the commencement of the next session.
- (3) The first session of Parliarfient after the general election of members of the Houses held in pursuance of a dissolution gf Parliament, shall commence within 30 days after the

polling day of the election.

- 39. Duration and disso}dtion of Parliament or a House. $\hat{a}\200\224(1)$ Every Parliament sha ll continue for five years fropf the day on which its first session commences.
- (2) The State Prpident \hat{a} 200\224
- (a) may dissolve Parliament by proclamation in the Gazette at any time; and
- (0) shall so dissolve parliament, unless he resigns from office, if each House, daring one and the same ordinary session of Parliament \hat{a} 200\224
- (i) passes a motion of no confidence in the Cabinet within any period of 14 days; or

- 41(1). Voting in the National Assembly.—(11) Save as set out in this section all questions in the National Assembly shall be determined by a majority of 66,7% of votes of members present
- i $^{\hat{a}}200\224$ Presidingâ $200\224$ member,â $200\224$ whoâ $200\224$ shall; hewever,â $200\224$ have-and -exercise .a-.casting vote .in.the .case_of_an equalityâ $200\224$ -of votes.
- (2) When Parliament sits as a Constituent Assembly for the purposes of adopting a new constitution, all questions shall be determined by a majority of 66,7 per cent of votes of members present other- \hat{a} 200\224than- \hat{a} 200\224the \hat{a} 200\224Chairman \hat{a} 200\224or th \hat{a} © Presiding \hat{a} \200\224member:

provided that the Constitution to be adopted shall in all respects conform with, and shall not in any respect contradict the constitutional principles set out in the Schedule to this Act.

ge. exaf

- (3) The constitutional principles set out in the Schedule to this Act shall limit the power of Parliament sitting as a Constituent Assembly, and no repeal or amendment of such principles shall be permissible under this Constitution.
- (4) Should any political party represented in the National Assembly contend that a proposed provision of the new Constitution which has been put to the National Assembly for adoption does not comply with the requirements of section 41(2) of this Act, the political party concerned shall inform the Speaker of its contention, and in that event debate upon such proposal shall be suspended, and the contention of the political party shall be referred by the Speaker to the Constitutional Panel referred to in section 41(5) of this Act for its determination.
- (5) A Constitutional Panel consisting of seven $\hat{a}\200\230$ suitably qualified) persons shall be appointed en bloc by the National Assembly to determine all disputes arising out the provisions of section 41(3) hereof. The Constitutional Panel shall function and take decisions in accordance with the procedures set out in the Schedule hereto.
- (6) A determination by the Constitutional Panel shall be final and binding and shall not be subject to appeal or review by a court of law.
- (7) No court of law shall have jurisdiction to pronounce upon the validity of any constitution adopted by Parliament sitting as a Constituent Assembly on the grounds that such constitution does not comply with the requirements of section 41(3) of this Act.
- (8) Nothing in section 41(7) of this Act shall be construed as depriving a court of law of its duty to uphold determinations made by the Constitutional Panel.
- (9) When Parliament sits as a legislature the special majorities hereinafter set out shall be required for the following matters-
- (a) in order to repeal specific provisions of or

1523 A

{

otherwise amend this constitution, 80 per cent of the votes of members present other than the Chairman or the Presiding member.

- (b) in order to repeal or amend (special legislation agreed to by Codesa, including the 'Protection of Fundamental Rights Act'), 80 per cent of the votes of members present other than the Chairman or the
- 3 Presiding member. oloted ahs Hue oesselehion of on gis ; $\boldsymbol{\hat{\kappa}}$
- (42(1 If the National Assembly sitting as a Constituent jy Assembly, has not adopted a new constitution within a period of ,, $\hat{A} \otimes 5 \sin (200) 224 \text{months}$ from the date of the first sitting of such BE ss the National-Assembly may resolve by a simply majority of members A airman, or the Presiding Member; $\hat{a} \times 200 \times 224 \text{that}$ Fes a constitution which has the approval of such majority fbe put lads to a general referendum. cA Stmpts $\hat{a} \times 200 \times 2343$
- (2) If a resolution is passed in terms of subsection (1) hereof, \hat{A} «ud a general referendum shall be held on a date to be fixed by the State President by notice in the gazette, which shall not be later than one month after the passing of such resolution.
- (3) The referendum shall be conducted in accordance with the provisions set Ca 5s, as le to this Act.

5¢ hggthiGoz,

- (4) If at least BE7T% f the votes cast in the general referendum are in favour of the adoption of the proposed constitution, it shall be deemed to have been adopted in accordance with the provisions of this Act.
- 43. Repeal of this Act.— When Parliament is sitting as a Constituent Assembly adopts a new constitution in accordance with the provisions of section 41(2) hereof, or when a new constitution is deemed to have been adopted in accordance with the provisions of section 42 hereof, this Act shall be deemed to be repealed thereby. Save as aforesaid, and save as set out in section 41(9) (a) hereof, the House of Assembly shall have no power to repeal this Act or any of its provisions.
- 44. Committees of the National Assembly The National Assembly may appoint committees consisting of its members in order to perform functions assigned to them by the Assembly provided that no party represented in the Assembly shall be excluded from any such committee, and provided further that the committees shall as far as possible be composed in a way which gives parties representation in proportion to their representation in the Assembly
- 45. Rules of procedure.— (1) The National Assembly may make rules and orders in connection with the order and conduct of its business and proceedings as a Constituent Assembly and as a Legislature.
- (2) The rules and orders may provide for the manner in which committees appointed by it in terms of section 43 hereof shall conduct their affairs and take their decisions, and may authorise

accordance with the provisions of the schedule to this Act, shall

be qualified and entitled to vote in the election for members of the National Assembly.

35. Elections for the National Assembly.— The members of the House of Assembly shall be elected by proportional representation

in accordance with the principles and procedures set out in the schedule to this $\mbox{Act.}$

36. Disqualifications for membership of the NationalAssembly- (1) No person shall be capable of being elected to or of sitting as a member of the National Assembly unless such person is qualified

in accordance with the provisions set out in the schedule to this $\mbox{\it Act}$ to hold such office

(2) Any member of the National Assembly who, after having been elected to the House, ceases to be qualified for membership,

shall vacate his seat.

STATUTES OF THE REPUBLIC OF SOUTH AFRICA \hat{a} 200\224 CONSTITUTIONAL Law ss. 39-41 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 39-41

[(11) rejects any bill whi lates-PeYTITUT OT Moneys lor the ordina

annual requirements or services of the departments of State controfed by members of the Cabinet.

- (3) Subject to the provisions of subsection $(2)\hat{a}\200\224$
- (a) the State President may dissolve any House by proclamation in Ahe Gazette if $200\224$
- (i) such House passes a motion of no confidence in the
- (ii) such House rejects any bill referred to in subsectiol
- (b) the State President shall so dissolve any House gr reconstitute the Ministers $\200\$

Council in question ifâ\200\224

- (i) such House passes a motion of no confidence in the Ministersâ $\200\231$ Council in question; or
- (ii) such House rejects any bill refe 10 in section 31 which appropriates revenue or moneys for the ordingry annual requirements or services of the departments of State controlled by members of the Ministersâ $200\231$ Council in question.
- 40. Effect of dissolution. $\hat{a}\200\224$ Notwithstanding the dissolution of any House in terms of
- this Act. whether by a dissolution of Parliaghent or otherwise and whether by effluxion of

time or otherwise $\hat{a}\200\224$

- (a) every person who at the date of the dissolution is a member of such House shall remain a member/hereof;
- (b) such House shall $\operatorname{rem} \tilde{\mathbb{A}} \mathbb{Q} \operatorname{in}$ competent to perform its functions; and
- (\hat{A}^{φ}) the State President 4hall have power to summon Parliament or the House in question for the \hat{A}^{φ} ispatch of business,

during the period following Such dissolution up to and including the day immediately preceding the polling day fofthe election held in pursuance of such dissolution, in the same

manner in all respects as jf the dissolution had not occurred.

The Houses

- 41. Constitutién of House of Assembly.â\200\224(1) The House of Assembly shall consist of $a\200\224$
- (a) $1\hat{A}$ 6 members, each of whom shall be directly elected by the persons entitled vole at an election of such a member in an electoral division delimited as provided in section 49,

four members nominated by the State President, of whom one shall be nominated from each province;

eight members elected by the members contemplated in paragraph (a) according to the principle of proportional representation, each voter having one transferable vote.

(2) The number of members of the House of Assembly to be elected as provided in bsection (1) (a) in each province, shall be as follows: $\hat{a}\200\224$ Cape of Good Hope Natal

Orange Free State

STATL TES OF THE REPUBLIC OF SOUTH AFRICA $\hat{a}\200\224$ CONSTITUTIONAL Law ss. 42-46 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 42-46

Ν,

 $\hat{a}\200\23042$. Constiwtion of House of Representatives. $\hat{a}\200\224$ (1) The House of Representatives shall consist of $\hat{a}\200\224$

- (a) 80 members. each of whom shall be directly elected by the persons entitled $\tilde{}$ tovolwatan election of such a member in an electoral division delimited as $\hat{}$ A \otimes provided in section 49:
- (h) two members nominated by the State President:
- (c) three members elected by the members contemplated in paragraph (J) according to the principle of proportional representation, each voter having one transicrable vote.
- (2) The number of members of the House of Representatives to be elected as provided in subsection (1) (3) in each province. shall be as follows: \hat{a} 200\224

Cape of Good Bdpe:. iin v via oie oh af mia wa ain 60 Natal NE ali Bt wee Ae a divi dae im ed 8A 5 Orange Froe Stee, 7 « lasnidens vom is Silat fon va 5 TANSYOA) og aN To a a wer 8 Deg de Ty piton ti te 10

43. Constitution of House of Delegates. \hat{a} \200\224(1) The House of Delegates shall consist

of â\200\224

- (\emptyset) 40 members. cach of whem shall be directly elected by the persons entitled
- 10 vote at an election of such 2 member in an electoral division delimited as provided in section 49;
- (b) two members nominated by the State President:
- (\hat{A}^{c}) three members elected by the members contemplated in paragraph (a) ac-

cording to the principle of proportipnal representation, each voter having one transferable vote.

(2) The number of members of the House oX Delegates 10 be elected as provided in subsection (1) (a) in a province. shall be as follows:

Cape of Good Hope \$a LN J Tr val we 4h ae we 3 Natal ©. on oe Sa i ET Tal i NF aw ER 29 Transvaal uv ol EL hah es ae wee Nel me nee 8

44. References to directly and indirectly elected and nominated members of Houses. $\hat{a} \geq 00 \leq 24$

Any reference in this Pant 10 a directly elected member. 2 minated member and an indirectly elected member of a House, shall be construed as a eference 10 a member of such House who. as the case may be and as the context may reqiyre, has been elected or nominated or is 10 be elected or nominated as provided in $sectiom \ (1)$ (a), (b) and (c),

respectively, or section 42 (1) (a). (b) and (\hat{A}^{φ}). respectively, or secuon (1) (a), (b) and (\hat{A}^{φ}). respectively.

- 45. Alteration of number of members of province. $\hat{a}\200\224$ Notwithstanding any provision 10 the contrary contained in this Act. the number of members of any Hous to be elected in the vanous provinces as provided in section 41 (2), 42 (2) or 43 (2), as the case may be, shall not be altered until $\hat{a}\200\224$
- (a) in the case of the House of Assembly. a period of five years has el from the last delimitation of its electoral divisions in terms of the previous Constitution: and
- (4) in the case of the House of Representatives and the House of Delegates. a

period of 10 years has elapsed from the first delimitation of the eisglons} divisions of the House in question in terms of this AcL

46. Nomination and indirect election of members of Houses. $\hat{a}\200\224$ (1) The State President

may make regulations in regard 10 the election of indirectly elected members of a House

including regulations prescribing the manner of voting and of the transfer and counting of

votes and the duties of returning officers in connection with such election.

(Issue No 17) 1327

STATUTES OF THE REPUBLIC OF SOUTH AFRICA â\200\224 CONSTITUTIONAL Law (8-4 Republic of South Africa Constitution Act. No. 110 of 1983 s. 46

(2) (a) A casual vacancy in the scat of a nominated or an indirectly elected member of a House shall. subject to the provisions of paragraph (b), be filled by the nominati on or

cletion of a member for the unexpired portion of the term of office of the member in whose stead he is nominated or elected. and in the same manner in which the last-mentioned

member was nominated or elected.

b) If a casual vacancy in the scat of an indirectly elected member of a House exists while there is one or more directly elected members of the House who belong to o

are supponiegs of the same political party as that to which the member whose scat is va cant

belonged or Of which he was a supporter at the time when the seat became vacant, the vacancy shall bi filled by the nomination of a member by the said directly elected member er

or members (herynafier referred to as competent members) for the unexpired portion of the term of office ofthe member whose scat is vacant: Provided that in the case of a ca sual

vacancy in the seat &f an indirectly elected member who, when the vacancy occurred. no longer belonged 10 or Was a supporter of the said political party, the vacancy shall be filled

in the manner prescribdd in paragraph (a).

- (\hat{A}^{ξ}) A nominatioy in terms of paragraph (b) shalla 200 224
- (i) be made\en a form prescribed by the Speaker of Parliament;
- (ii) contain thk nominee's consent 10 his nomination and his confirmation that he is cympetent to become a member of the House in question, signed by himy
- (ii) if there are not\nore than five competent members. be signed by every competent member
- (iv) if there are more than five competent members. be signed on behalf of the competent members by the leader of the political party in question in the House and at Idast four other competent members; and
- (v) be lodged with the Secre\ary to Parliament, who shall record or it, under his signature. the date on\which he receives it.

and shall take effect on the date so recorded it and not earlier.

(d) A member of a House nominated\\n accordance with paragraphs (b) and (c) of this subsection shall for the purposes of this Act and any other law be deemed to have

been elected in accordance with the provisions of Section 41 (1) (\hat{A}^{φ}) , 42 (1) (c) or 43 (1) (co).

as the case may be, and any reference in this Act (except subsection (1) of this section) or

anv other law to an indirectly elected member or amember elected or 10 be elected as provided in the said provisions. or to the election of such a member, shall be construed as

including a reference to a member nominated or to be noxinated as provided in paragraph \boldsymbol{s}

(b) and (c) of this subsection or to the nomination of a member in accordance with the lasi-mentioned paragraphs. as the case may be.

[Sub-s. (2) subsututed by s. 6 of Act No. 105qf 1984.)

- (3) A nominated or indirectly elected member of a Hose whoâ\200\224
- (a) rema:ns a member of the House in terms of sectidp 40 up to and including

the day immediately preceding the polling day for the relevant election referred to in that section: and

- (5) is not elected as 2 member of the House in quesuon al that election.
- shall. during the period which in terms of subsection (4) of this section is applicable in his
- case. be deemed 0 have been nominated or elected on that polling as a nominated member or. as the case may be, as an indirectly elected member of that Huse, and, in the ϵ
- case of 2a nominated member of the House of Assembly, from the provinceNfom which he was in fact nominated.
- (4) Any person who is a member of a House in terms of the provisions of\subsection
- (3) shall cease 10 be 2 member of such House in terms of those provisions \hat{a} 200\224
- (@) in the case of a person deemed in terms of those provisions 10 hake been nominated from a particular province as a member of the House of Assgmbly, on the day on which a nominated member of that House is nominated rom

(Issue No 18)

STATUTES OF THE REPUBLIC OF SOUTH AFRICA \hat{a} 200\224 CONSTITUTIONAL Law ss. 4649 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 46-49

that province in pursuance of the relevant dissolution of that House referred 10 1n section 40. or. if such a member is not so nominated within the period of 45 days after the polling day of the general election held in pursuance of that dissolution, at the expiration of that period: and

in the case of a person deemed in terms of those provisions to be an indirectly elected member of a House or a nominated member of a House other than the House of Assembly. on the first day on which indirectly elected or. as the \hat{A} casc may be, nominated members of the House in question are etected or

eminated in pursuance of the relevant dissolution referred to in section 40. orf no such members are elected or nominated within the period of 45 days afteâ $200\231$ the polling day of the general election held in pursuance of that dissolutidg. at the expiration of that period: Provided that such person. if he is elected ÂSr nominated as such a member but not on such first day, shall be

electinns. \hat{a} \200\224(1) At any general election of members of the Houses held in pursuance of a \hat{A} ¥issolution of Parliament, all polls shall be taken on o ne

and the same day in all the electorg! divisions of all three Houses throughout the Repu blic, $\$

such day to be appointed by the Stxte President.

- (2) Atany general election of mymbers of a House held in pursuance of its dissolution otherwise than at a dissolution of ParliAment. all polls shall be taken on one and the same
- day in all the electoral divisions of that $\$ thouse throughout the Republic, such day to be

appointed by the State President

- (3) The day appointed by the State Pxesident in terms of subsection (1) or (2), shall be a day not more than 180 days after the dissolution of Parliament or the House in que stion, as the case may be.
- 48. Delimitation of electoral divisions. $\hat{a}\200\224(1)\At$ intervals of not less than five years

and not more than 10 years. commencing from the $\$ delimitation of electoral division s

- in terms of this Act. the State President shall appoints delimitation commission consisting
- of three judges of the Supreme Court of South Africa, Yhich shall. subject to the provisions
- of section 41 (2), 42 (2) or 43 (2), as the case may be, divide the Republic. for the p urpose
- of the election of directly elected members of a House. into the same number of elector al
- divisions as the number of such members of that House, if\such a manner that no elector al

di:sion is situated partly in one province and partly in angiher province.

[Sub-s. (1) substituted by s. 1 of Act No. 61 6 1990.)

- (2) No judge shall be appointed under subsection (1) as X member of a delimitation commission unless he has served as a judge. Whether in a permanknt or temporary capacit Y,
- for a 101al period of not less than five years.
- (3) In dividing the Republic into electoral divisions in te; delimitation commission shall act in accordance with the provision) of section 49.

for the Ses shall - ohn subject to A provisions of subsection 4), b

number of voters of the House in the province in terms of the current vote

corrected up to the latest possible date, by the number of members of the Hoyse 10 be elected in the province in terms of section 41 (2), 42 (2) or 43 (2), as the case may b e.

(Date of commencement of s. 49 (1): 24 February, 1984.)

(Issue No 24)

STATUTES OF THE REPUBLIC OF SOUTH AFRICA $200\224$ CONSTITUTIONAL Law ss. 49-50 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 49-50

(2) A province shall be divided into clectoral divisions of a House in such a manner ch such electoral division shall. subject to the provisions of subsections (3) and (4). a number of voters as nearly as may be equal to the quota of the province for the

(Date of commencement of s. 49 (2): 24 February. 1984.) \hat{A} ¢ delimitation commission shall give due consideration t0 \hat{a} \200\224 ommunity or diversity of interests; ans of communication;

sparsit\ or density of population;

probabilly of increase or decrease of population:

local authority and magisterial district boundaries,

in such manner that, while \a the quota of voters as the basis of division, the commission

may depart from the quota\whenever it is deemed necessary, but in no case 10 a greater extent than 15 per cent more\or 15 per cent less than the quota: Provided that in the case

of an electoral division with am\area of 25 000 square kilometres or more, the commissi on

may reduce the number of voles to a number equal to 70 per cent of the quota.

(Date of commenkement of s. 49 (3): 24 February, 1984.)

(4) (a) The port and settlemant mentioned in the Walfish Bay and St John's River Termtonies Annexation Act. 1884. of tke Cape of Good Hope. and the terniory surrounding it and bounded as described in that Acy, shall be one of the electoral divisions into which

the province of the Cape of Good Hopd\ shall be divided for the election of members of the House of Assembly, and, as such electral division, it shall be called Walvis Bay un til

different provision is made under section 5K.

- (b) The boundaries of such eiectora
- not be altered by anv delimitation commission, but in so far as may be necessary for the $\boldsymbol{\theta}$

purposes of any provision of this Act or any other law those boundanes shall be deemed to have been settled by such commission.

(c) The provisions of this section in regakd to the quotz2 of a province and the number of voters of an electoral division shall not apply in connection with the electoral

division referred to in paragraph (a). and in their application at any delimitation of

other electoral divisions in the province of the Cape $\hat{a}\200\230$ of Good Hope for the election of

members of the House of Assembly $a\200\224$

- (1) the pon. settlement and territory mentioned\in paragraph (a) shall be deemed not to be part of that province;
- (i1) the voters of that electoral division, in terms Af the current voters $\hat{a} \geq 00 \leq 11$ list. duly

corrected up 10 the latest possible date, shall bd deemed not 10 be voters in that province: and

- (111) the number of members of the House of Assembly to be elected in that province. shall be deemed not to include a member fr that electoral division.
- 20. Powers and duties of delimitation commission. $a\200\224$ (1) A deNmitation commission. having delimited the elecicral divisions oi a House. shall submit to\the Statz Presiden $a\200\224$
- (a) a list of the electoral divisions. with the names given tp them by the com-

mission and. if the commission considers it necessary, a description of the boundaries or any part of the boundaries of any division;

[Para. (a) subsututed by s. 1 (a) of Act No. 71 of 1989.]

- (b) a map or maps showing the electoral divisions into which the provinces have been divided:
- (\hat{A}^{c}) such further particulars as it considers necessary.
- (2) The State President may refer to the commission for its consideration {ll matters relating to such list or arising out of the powers or duties of the commission.

(Issue No 23)

STATUTES OF THE REPUBLIC OF SOUTH AFRICA \hat{a} 200\224 CONSTITUTIONAL Law ss. 80-82 Republic of South Africa Constitution Act. No. 110 of 1983 ss. 50-52

(3) The State President shall by proclamation in the Gaze:ze make known the names e clectoral divisions as finally settled and certified by the commission, or a majority f. on the aforesaid map or maps, and thereaficr, until there shall be a redivision, the divisions so named and scttled shall be the electoral divisions of the House in {n the Republic and the provinces.

{Sub-s. (3) substituted by s. 1 (b) of Act No. 71 of 1989.)

in section \hat{A} \$ (1) (a)_of the Electoral Act, 1979. and such map or maps, together with anyN\description contemplated in subsection (1) (a), shall be conclusive evi-

dence of the boundg

b-s. (4) subsututed by s. 1 (c) of Act No. 71 of 1989.)

 $[Sub-sN\(5)]$ deleted by s. 1 (d) of Act No. 71 of 1989.)

- (6) (a) The State President may by proclamation in the Gazette alter the name of any electoral division as made khown under subsection (3).
- (b) The name given to any lectoral division under paragraph (a) shall, notwithstanding the provisions of subsection 13), be the name of that electoral division until there

shall be a redivision.

(Date of commencement\f s. 50: 24 February, 1984.)

 \hat{A} £1. Date from which alteration of elector! divisions takes effect. \hat{a} 200\224 Any alteration in

the number of members of a House to be elected Ig the several provinces, and any redivision

of the provinces into electoral divisions of a Housx, shall come into operation at the next

general election of directly elected members of the Rouse in question held afier the co $\ensuremath{\text{m-}}$

pletion of the redivision or of any allocation con ent upon such alteration, and not earlier.

82. Franchise.â\200\224 Every White person, Coloured person and Indian whoâ\200\224

is a South African citizen in terms of the South $A\hat{A}$ gcan Citizenship Act, 1949; and

1s of or over the age cf 18 years; and

is not subject to any of the dicqualifications mertioned $\hat{A}\hat{A}\hat{A}$ section 4 (1) or (2)

of the Electoral Act, 1979,

shail. on compliance with and subject 10 the provisions of the Electoral Act.N979, be entitled

10 vote at any election of a member of the House of Assembly, the House of i and the House of Delegates. respectively, in the electoral division of the House\in que stion

determined in accordance with the last-mentioned Act

continued on page 1335

(Issue No 23) 1333 (1)

TATUTES OF THE REPUBLIC OF SOUTH AFRICA â\200\224 CONSTITUTIONAL Law Republic of South Africa Consutution Act, No. 110 of 1983 ss. 53-88

Qualifications of members of Houses. \hat{a} \200\224 No person shall be qualified to be a memor of a House under this Act unless he \hat{a} \200\224

(a) is qualified to be included as a voter in any list of voters of the House in question in an electoral division thereof. and

bh has resided for five years within the limits of the Republic.

uvalifications for membership of Houses. \hat{a} \200\224 No person shall be capable of being nated or of sitting as a member of a House if he \hat{a} \200\224

t any me been convicted of any offence for which he has been sentenced risonment without the option of a fine for a pened of not less than aonths. unless he has received a grant of amnesty or a free pardon \hat{A} ¢ penod of such imprisonment expired at least five years before

is election or nomination; or

- (b) is an unrchab\itated insolvent; or
- (\hat{A}^{c}) is of unsound mind, and has been so declared by a competent court; or
- (d) is an officer or oter employee in the service of any institution. council or body contemplated \hat{A} ¥g section 84 (1) (/) of the previous Constitution: or
- (e) holds any office of prafit under the Republic: Provided that the following persons shall be deemed not to hold an office of profit under the Republic for the purposes of this p\ragraph. namely $a\200\224$
- (1) a Minister of the Repiblic. or any person holding office as deputy 10 any Minister:
- (ii) a person in receipt of a sion from the Republic;
- (111) an officer or member of the $\$ South African Defence Force on retired or half-pay. or an officer or mekaber of the South African Defence Force whose services are not wholly \hat{A} Ymployed by the Republic;
- (iv) any person who has been appoin\ed or has become a justice of the peace under section 2 of the Justices of tke Peace and Commissioners of Oaths Act. 1503;
- (v) any persen appointed as an appraisdy under section 6 of the Administation of Estates Act. 1968, or deemndd to have been so appointed: any person who, while the Republic is ÂSt war, is an officer or member of the South African Defence Force or any other force or sence established by or under the Defence Act, 1957;
- a member of any council. board, committee\or similar body established by or under any law who receives no pavmery in respect of his services on such council. board. committee or body in \hat{A} ¢xcess of an allowance at a rate not exceeding the amount determined by\the Minister of Finance by notice in the Gazette from ume to time foreach day on which he renders such services. any reimbursement of t i

subsistence expenses incurred by him in the cour

a member of a commission of inquiry or a committ pointed by the State President or the Administrator of

a member of a committee of Parliament.

55. Vacating of seats in Houses.â\200\224(1) a member of a House shall vacate heâ\200\224

(a) becomes subject 10 any disability mentioned in section 54: or (Issue No 23)

Ma Nahar! Raab

STATUTES OF THE REPUBLIC OF SOUTH AFRICA \hat{a} \200\224 CONSTITUTIONAL Law ss. 55-58 Republic of South Africa Consutution Act. No. 110 of 1983 ss. 55-58

ceases 10 be qualified as required by law: or

fails for a whole ordinary session of Parliament or of the House of which he is a member to attend without the special leave of that House. unless his

 \hat{A}^{c} is due 10 his serving. while the Republic is at war, with the South African Befence Force or any other force or service established by or under the Defence : 1957.

- (2) A member of a House
- (a) is designated or appointeths a member of the President's Council. shall vacate his scat as a member of \$ House with effect from the date on which he becomes a member of the Presi 's Council;
- (b) is appointed to the office of administrator province or of member of the executive committee of a province. shall vacates seat as a member of such House with effect from the date on which he assum
- {Para. (#) substituted by s. 22 (a) of Act No. 69 of 1986.)
- \hat{A} £6. Penalty for sitting or voting when disqualified. \hat{a} 200\224 Any person who is by law
- capable of sitting as a member of a-House-and who, while so incapable and knowing or having reasonable grounds for knowing that he is so incapable, sits or voles as a membe ${\tt r}$
- of the House in question. shall be liable to a penalty of R200 for each day on which he so
- sits or votes. which may be recovered on behalf of the Treasury of the Republic by acti on $\ensuremath{\mathsf{S}}$
- in any division of the Supreme Court of South Africa.
- . on Mukone | by
- \hat{A} \$7. Oath. \hat{a} \200\224Eveny member of eHewse shall. before taking his scat. make and subscribe
- before the Chief Justice. any other judge of the Supreme Court. the Speaker of Parliame nt
- or the Chairman of the House in question an oath in the following form:
- I. A.B., do swear to be faithful to the Republic of South Africa and solemnly promise
- 10 perform my duties as a member of the Heusecof ATT House-ef Represematives= Mohenc (
- $\arrowvert \ensuremath{\text{a}}\arrowvert \ensuremath{\text{200}}\arrowvert \ensuremath{\text{234}}\mbox{House of-Detegates 10 the best of my ability. Paseubly So help me God.}$
- 58. Speaker of Parliament. $\hat{a}\200\224(1)$ An electoral college referred to in subsection (1) of section 7 shall. after having elected a State President at a meeting called in accordan

ce with

the provisions of subsection (3) (a) or (b) of that section or those provisions as applied by

subsection (7) of section 8, proceed 10 elect a Spezker of Parliament. who shall be a member

of aouse. kao Nuwomal KRsesrbly.

- (2) The provisions of sections 7 and 8 shall apply mutatis mutandis and subject 10 the provisions of subsection (4) of this section in respect of the election of a Speake r.
- : (3) (a) The Speaker shall hold office until his successor is elected in terms of subsection (1), but shall be eligible for re-election. Nethint. Meta
- (b) The Speaker shall cease to hold office if he ceases to be a member of the Heuser. and may resign his othce or his scat by lodging his resignation in writing with the Chief Jusuce.
- (c) The provisions of subsection (3) of section 9 shall apply mutatis mutandis to the Speaker, but for the purpose of such application the words MBL I pe "lve Chaim shall be deemed to have been substituted for the words $\hat{a}200\234$ the Speaker of Parliame $\hat{a}200\235$ ov paragraph (d) of that subsection. Nerend(
- (4) (a) When the Speaker is for any reason unable 10 perform the functions of his Assem pic office. he shall designate a member of aHewse 10 perform those functions as Acting Speaker J during his absence or inability. hee Naksist A ssertbly
- (b) If the Speaker is unable to designate an Acting Speaker under paragraph (a) or when the office of Speaker is vacant and there is no Acting Speaker so designated, the State President shall designate a member of to perform the functions of the Speaker during his absence or inability or. notwithstanfing the provisions of section 7 (3) (c) as applied by subsection (2) of this section but subject 10 the provisions of paragraph (c) of this subsection, until a Speaker is elected.

hae Nahons (Assanby t1ssue No 20) 1337 STATUTES OF THE REPUBLIC OF SOUTH AFRICA $200\224$ CONSTITUTIONAL Law ss, 58-64 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 88-64

(c) If the office of Speaker is vacant, the functions of that office may not during a session of Parliament be performed by an Acting Speaker for longer than a month unless

it is the last session before a dissolution of Parliament, or a session contemplated in section

. 59. Functions of Speaker.â\200\224(1) The Spcaker of Parliament shel-be~theâ\200\224S peakerof

va Hasso shall preside at a-meetmg-ofea-Heuse-wheneverhedeems

Mea rings QA me Nahend (Assembly

Tan The Speaker shall, when presiding at a meeting-efa-House, be vested with all the powers, duties and functions of the Chairman of the House, in-queston $a \sim 200 \cdot 224$ insofaras

therareoontpenwithanyrfunetensammprediothe-Rpeskermermierandorderrepproved by-eH-threcHousesProvided-thaithe-Speakecmav-only-vote-inthe-House-of-whichheis RA UA

he Tus Nehcael Assert yy

60. Chairmen of ly EveryHeuse shall at its first meeting not convened for the purposes of section 7 (1) (b), before proceeding to the dispatch of any other b usiness,

elect a member to be the Chairman of the House, and, as ofien as the office becomes vac ant,

the House shall again elect a member to be the Chairman. [Sub-s. [1) substituted by s. 7 of Act No. 105 of 1984.)

(2) The Chairman of 2 House shall cease to hold office if he ceases to. be a member of the House $\tilde{A}@=gwesiion$ and may be removed from office by resolution of wet House, and

may resign his office or his seat by lodging his resignation in writing with the Speake r of Parliament.

ie

- (3) Before or during the absence of its Chairman, 2 House may elect a member to perform his functions during his absence.
- : Nahe MBierbly Acta efi,
- 61. Qoorums. \hat{a} \200\224To constitute a meeting of SC -questionthe-presence SIE Tecessaryof= \hat{a} \200\224 ANA (Anuar seeks ov ash

Lodhi hn Cr Gey

Oo Shelf be

63. Rules of procedure. $\hat{a}\200\224$ A House may make rules and orders in connection with the order and conduct of its business and proceedings.

R4 Dig mitiees nd roles nd orders, â\200\224 nih eClon â\200\224

(a) $\hat{a}\200\234$ joint committee $\hat{a}\204$ means a committee consisting of members of each-of the Houses;

 $\hat{a}\200\234$ joint rules and orders $\hat{a}\204$ means rules and orders appseved, with a view also to uniformity, by each of the Houses as joint puteS and orders in connection with the order and conduct of their jgint $\hat{a}\204$ and separate business and proceedings, and, in particular, of $\hat{a}\200\224$

(i) the business and prooeâ\202¬dings in connection with general matters and bills thereon or jeifit committees or a particular joint committee or other matters g3ffecting all three Houses; (ii) ssiness and proceedings of joint committees or a particular joint committee or any other committee; and

(iii) the business and proceedings of joint meetings; Spars. bs BST Act No. 105 of 1984 and by s. 2 (a) of Act No. 50 of

(Issue No 22)

eid

STATUTES OF THE REPUBLIC OF SOUTH AFRICA $200\224$ CONSTITUTIONAL Law ss. 64-65 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 64-65

(hA) \hat{a} 200\234joint meeting \hat{a} \200\235 a meeting convened in terms of joint rules and ord ers as a

Joint meeting of the Houses and presided over by the Speaker. or by a member of a House in terms of such rules and orders:

[Para. (hA) inserted by s. 2 (4) of Act No. 50 of 1988.)

(c) $\hat{a}200\234$ standing committee $\hat{a}204$ ¢ means a joint committee which. in tegrfs of joint rules

and orders applicable 10 it. is established for the duratiop/of the Parliament concerned and is competent to exercise or perform $sora^202^7$ or all of its powers. dutics and functions also while Parliament is prorogied.

- (2) Joint rules and orders may provide for any or all of thpfollowing matters. namely $\hat{a} \sim 200 \sim 224$
- (a) the establishment of standing committees op'gencral affairs;
- (b) the constitution of any such committee ificluding its chairmanship and the representation of political parties. ipfluding opposition parties, in such committee;
- (c) the manner in which and the cirgimstances under which any matter may be referred 10 any such committp $\tilde{\mathbb{A}}$ \mathbb{Q} ;
- (d) the powers. duties or funcy6ns of any such committee in connection with a matter referred to it;
- (¢) the manner in which #hy such committice may make any decision;
- (1) the submission of #hy proposal to any such committee by a member of a House who 1s noya member of the committee:
- (8) the operation gf a decision of any such committee on a matter referred 10 it, in relation 19/any further business and proceedings of a House in connection with that pfatter;
- (h) the order and conduct generally of the business and proceedings of any such commyilee,

but the preceding provisions of this subsection shall not be construed as defining or limiting

in any manner $\{\text{fe matters or any matter that may be dealt with or provided for in joint rules and ordesS or as requiring any matter 10 be dealt with or provided for in such rules$

and orders.

(4) Notwithstanding the provisions of section 36. a joint committee may, in terms of ie joint rules and orders applicable 10 it or if otherwise authorized thereto by each

use, meet and exercise or perfor.n its powers, duties and funciions at a place bevond

[Sub-s. (4) added 5 s. 2 of Act No. 99 of 1985.)

65. Powers of the State President. Ministers and their deputies inHouses. $\hat{a}\200\224(1)$ The

State President. a Minister who is a member of the Cabinet and apy deputy to such a

Minister has the right to sit and to speak in ani-Heuse, but may not {ote exeeptâ\200 \224â\200\224the

Stim 3 Ter 3 os ~whteh he

pT er wnbnS he ea © Mos Bes § te Nonowd Rienty

ouse of which the members are of the

[S. 65 substituted by s. 9 of Act No. 105 of 19C4. Sub-s. (3) added by s. 3 of Act No. 99 of 1985.)

(Issue No 22) 134]

STATUTES OF THE REPUBLIC OF SOUTH AFRICA $200\224$ CONSTITUTIONAL Law ss. 66-68 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 66-68

- in like manner before the commencement of the next ensuing sessiefr of Parliament.
- 67. Joint sittings of Houses. \hat{a} 00\224(1) This section appties to joint sittings called there-

under, but does not otherwise derogate from the power of Parliament to regulate its bus iness

and proceedings.

at (1) substituted by s. 10 of Aor'No. 105 of 1984 and by s. 3 (a) of Act No. 50 of (2) The State Presideprfnay call a joint sitting of the Houses by message to them whenever he deems it desifable, and shall call such a joint sitting if requested to do so by

all three Houses.

{Sub-s. (2) substituted by s. 3 (8) of Act No. 50 of 1988.)

Pie Speaker of Parliament shall preside at such a joint sitting.

- 4) The Speaker shall determine the rules and orders for the order and conduct of proceedings of such a joint sitting.
- (5) No resolution shall be adopted a any such inl siting. \hat{A} §

PART Vil

ADMINISTRATION OF JUSTICE

68. Constitution and powers of Supreme Court of South Africa. \hat{a} \200\224(1) The judicial authority of the Republic is vested in a Supreme Court to be known as the Supreme Court

continued on page 1343

1341 (1)

STATUTES OF THE REPUBLIC OF SOUTH AFRICA \hat{a} \200\224 CONSTITUTIONAL Law ss. 65-70 Republic of South Africa Constuution Act, No. 110 of 1983 ss. 68-70

of South Africa and consisting of an Appellate Division and such provincial and local divisions as may be prescribed by law. :

- (2) The Supreme Court of South Africa shall, subject to the provisions of sections I\$ and 34. have jurisdiction as provided in the Supreme Court Act, 1959.
- (3) Save as otherwise provided in the Supreme Court Act. 1959, Bloemfontein shall be the scat of the Appellate Division of the Supreme Court of South Africa.
- 69. Administrative functions relating to administration of justice. $\hat{a}\200\224$ All administrative

powers. duties and functions affecting the admunistration of justice shall be under the control of the Minister of Justice.

PART VIII

PRESIDENTS COUNCIL

70. Establishment and constitution of President's Council. $\hat{a}\200\224$ (1) There shall be a Pres-

identâ\200\231s Council consisting of â\200\224

- (a) 20 members designated by resolution of the House of Assembly;
- (b) 10 members designated by resolution of the House of Representajives:
- (¢) S members designated by resolution of the House of Delegates. And
- (d) 25 members appointed by the State President,
- or. in the case of members contemplated in paragraph (a), (b) or $(\hat{A}^{\, c})$, suc smailer number of members, if any. as may have been so designated by the House in gliestion.
- (2) (a) Subject 10 the provisions of paragraph (f) of this su

of the President's Council appointed under subsection (1) (d) sha whomâ\200\224

- (i) six have been nominated as provided in para members of the House of Assembly who wer parties in that House at the time of the nomy#nation;
- (ii) three have been so nominated by membe of the House of Representatives who were supporters of the opposition ies in that House at the time of the nomination:
- (iii) one has been so nominated by memjgers of the House of Delegates who were supporters of the opposition paruesh that House at the ime of the notiaaLon.

(b) Any nomination contemplated if paragraph (a) shall be made by election, according to the principle of proportional re esentation whereby each voter has one trans-

ferable vote, by the members of the Houg $\tilde{\text{A}}$ \otimes in question who are supporters of opposition parties in the House and who are present At a meeting of such members called in accordance

with the provisions of paragraph (c). Pfovided that any nomination made in pursuance of an agreement among such members

f the House who are present at the meeting shall be a valid nomination for all purpo

- (\hat{A}^{c}) A meeting contempliied in paragraph (b) shall take place during a session of Parliament or of the House iff question and under the chairmanship of the Speaker of Parliament or the Chairman/of the House. at a ume and place fixed by the Speaker and made known by him or tat Chairman at a sitting of the House. and the date so fixed shall \hat{a} \200\224
- (i) in the dissol
- (ii) ift

at

e of a dissolution of the President's Council. be a date afier the jon but not more than 14 days thereafier;

House was dissolved otherwise than at a dissolution of Parliament. and ast two members of the newly constituted House who would be entitled terms of paragraph (a) to participate in a nomination have requested the Speaker in writing that such a meeting be called, be a date not more than 14 days afer the first meeting of the newly constituted House:

(Issue No 17) 1343

STATUTES OF THE REPUBLIC OF SOUTH AFRICA \hat{a} 200\224 CONSTITUTIONAL Law * ss. 70-71 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 70-71 \hat{a} ®

- (11) in the case of a casual vacancy in the President's Council in respect of which/ a person is to be nominated for appointment and of which notice in wntipg has been given to the Speaker by the Chairman of the President's Cou be a date not more than 14 days after the date of the notice or, if Parligth
- (d) The regulations which apply in terms of this Act to an election of members of a House in terms of section 41 (1) (\hat{A}^{c}) . 42 (1) (\hat{A}^{c}) or 43 (1) (\hat{A}^{c}) at a meeting Af members

of the House who may vote al such an election, shall apply mutatis mutandisfo an election

contemplated in paragraph (4) of this subsection, except in so far as they afe amended or

replaced by regulations made by the State President for the purposes of an election so contemplated.

- (\hat{A}^{c}) The Speaker shall submit 10 the State President in writing $\hat{a} \geq 0.224$
- (1) the name of every person nominated in terms of this gubsection;
- (11) the date upon which he was nominated; and
- (iii) If he has been nominated at a meeting called in $t\hat{A}$ rms of paragraph (c) (ii) for appointment in the place of a member of $th\tilde{A}$ President \hat{A} Council. the name of the member in question.

and the State President shail appoint the nominated person ag a member of the President's Council.

- (f) If the Speaker advises the State President â\200\224
- (1) that a meeting was called in accordance yith the provisions of paragraph (c) and that a nomination which was required to be made thereat, was not made; or

that such a meeting cannot be called for the reason that there is no opposition party in the House in question or phat there is only one opposition pany in the House with only one membgr of the House supporting it or that any circumstance contemplated in $s\tilde{A}$ oction 37 (2) applies to the House,

the State President may appoint any person d $\tilde{\text{A}}$ emed fit by him as a member of the President's

Council in the seat in question: Provided jhiat the provisions of this subsection shall again

apply 10 any subsequent appointment 10Ahe seat in question.

(3) A casual vacancy 10 the Pregfdentâ $\200\231s$ Council shall be filled by the designat ion or

appointment of a member in the sam rnanner as that in which the member whose omce 1s vacant was designated or appoint \tilde{A} \otimes d.

71. Qualifications and perjod of office of members of President's Council. $\hat{a}\200\224(1)$ No

person shall be qualified 10 bg \hat{a} 200\231 designated or appointed as a member of the Pre sident's Council \hat{a} 200\224

(a) unless he is gf or over the age of 30 years:

(4)

of such House:

case of a member appointed by the State President. unless he is a

2) A member of the Presidentâ\200\231s Council shall hold office until the next ensuing

dissojition of that Council in terms of section 77, but shall be eligible for redesignation or intment.

(Issue No 17)

STATUTES OF THE REPUBLIC OF SOUTH AFRICA $200\224$ CONSTITUTIONAL Law ss. 71-72 Republic of South Africa Constitution Act. No. 110 of 1983 ss. 71-72

- (3) A member of the President's Council shall vacate his office â\200\224
- (2) on the dissolution of that Council; \hat{a} \200\230
- (&) subject 10 the proviso to subsection (1). if he becomes disqualified 10 be ele or nominated and take his scat as a member of any House:

- (c) if he becomes a member of a House or is appointed as administz \tilde{A} Otor or member of an executive committee of a province in terms of the Pyovincial Government Act_1986;
- [Para. (c) substituted by s. 22 (a) of Act No. 69 of 1986.)
 (d) in the case of a member designated by a House which was thereaffer dissols ed.
- if the House constituted afier the general election held in purguance of such dissolution. withdraws the designation of that member $200\224$
- (1) where 1t was 2 dissolution of Parliament. by a rescluti that member vacates his office in terms of paragraph (

adopted before
of this subsection;

- (11) where it was a dissolution of such House only. by A resolution adopted within seven days after the first meeting of the House as reconstituted:
- (e) in the case of a member appointed otherwise than if terms of section 70 (2) by a State President who thereafier resigned his office or was removed from office or died. if the appointment of such membey/is withdrawn by the newly elected State President within seven days afier having assumed office;
- (1) in the case of a member appointed by the Sfate President in terms of subsection (2) of section 70. on the date on which a person nominated under that subsection for appointment in the $pl\tilde{A}$ ©ce of the member concerned, by competent members of the House in $qug\tilde{A}$ ©tion at a meeting of such members called in terms of paragraph (c) (ii) of that subsection. becomes a member of the President's Council by virtue of is appointment in terms of paragraph (e) of that subsection.
- (4) A member of the President's Council/nay resign as such member by lodging his resignation in writing with the State President, Xho shall. in the case of a member designated

Dy a House. forthwith notify the Chairman gf the House in question of the resignation.

- {3) The designauen or redesignatydn of a person as a member of the President's Council by a House during the period in/wWhich a member's designation may be withdrawn under subsection (3) (4) (i) of this scgfion. shall take effect on the day on which the then
- existing President's Council dissolved in terms of section 77. and sha" be a designation as
- a member of the President's Counfil constituted on or after that day.
- 72. Chairman of Presiden(\hat{a} 200\231s Council. \hat{a} \200\224(1) The President's Courcil shall elect a Chair-
- man from among its membeyk at its first meeting after its constitution, at which a pers on

designated by the State President shall preside until a Chairman :s s'ected.

- (2) The Chairman/of the President's Council shall hold office until the dissolution of that Council in termf of section 77 unless he $a\200\224$
- (a) ceases fariier 10 be a member of that Council: or
- (b) resigns as Chairman by lodging his resignation in writing with the State PresideAt; or
- (c) } removed from office as Chairman by resolution of that Council.
- (3) THe Presidentâ $\200\231s$ Council shall at its first meeting elect one of its members as irman, who shall act in the stead of the Chairman when the Chairman is unable
- irman, who shall act in the stead of the Chairman when the Chairman is unable the functions of his office.
- 4) When neither the Chairman nor the Deputy Chairman is able to act. the Presidenyâ $\200\231s$ Council shall elect one of its members to act in the stead of the Chairman.

(Issue No 20) 1347

- (2) Such remuneration. allowances or benefits may differ according to pie offices held by members in the Council. and according 10 whether the functions members or attached to such offices are in the opinion of the State President 4f a full -time or part-time nature.
- 74. Quorum.â\200\224The presence of at least 30 members of the Presidgatâ\200\231s Coun cil shall

be necessary to constitute a meeting of the President's Council for the $\exp A \otimes \operatorname{President}$ s powers.

- 78. Decisions. \hat{a} 200\224 All questions at a meeting of the President's ouncil shall be d eter-
- mined by a majority of votes of the members present other than/the presiding member. who shall have and exercise a casting vote in the case of an equglity of votes.
- 76. Rules of procedure. \hat{a} 200\224(1) Subject to the provisions Af this Act, the Presiden t's
- Council may make rules and orders in connection with the order and conduct of its busin ess
- and proceedings. the establishment, constitution and poweg \tilde{A} \otimes of committees of the Counc il
- and the order and conduct of their business and proceedyhgs.
- 2) Any Minister or Deputy Minister has the right #0 sit and to speak in the President's Council, but shall not vote therein.
- 77. Duration of President's Council.â\200\224 The Prgidentâ\200\231s Council shall be d is solved by
- the first dissolution of Parliament following the cgnstitution of that Council, but the dis-
- solution of the President's Council shall take effec{ on the day on which the State Pre sident
- elected after such dissolution of Parliament assymes office.
- 98. Powers and functions of Presidentâ\200\231s/Council.â\200\224(1) The President's Council shall
- at the request of the State President advise Aim on any matter referred to it by the St ate
- President for its advice. and may, in its $dj\tilde{A}$ cretion, advise him on any matter (excluding
- drafl legislation) which, in its opinion, is Af public interest.
- 2) Whenever a matter is refe to the President's Council for its advice or when that Council is of the opinion that a rfatter is of public interest, it may refer such matter
- 10 a committee contemplated in sectifn 76 for advice, and if the Council is not in sess ion,
- reference of such matter 10 such a \hat{A} committee for its advice may be effected in accordance

with rules and orders made by th¢/ Council.

(3) The President's Counfil may transmit any advice received by it in terms of subsection (2) io the State President as the advice of the Council, whether with or wit hout

its comments thereon.

- (4) (a) When any byl or bills are referred for decision to the President's Council under section 32. it may g \tilde{A} @fer such bill or bills 10 a committee contemplated in section 76
- for investigation and report. and if the Council is not in session, reference of such ${\sf b}$ ill or
- bills to such a committee for investigation and report may be effected in accordance wi
- rules and orders $mad \hat{a} \ 202$ by the Council, and the Council may take any such report and any
- recommendation cgfitained therein into consideration when acting in terms of paragraph (b) of this subsection or in terms of subsection (5) of this section.
- (b) $Th\hat{A}$ President \hat{A} 200 \hat{A} 31s Council may from time to time advise the State President th at
- any bill or bil) \hat{A} S so referred to it. be amended or otherwise dealt wath in the manner re-

commended Ay the President's Council.

nless the State President withdraws the reference, the President's Council shall

be presented 10 the State President for assent or that it shall not be so presented,

(b) in the case of a bill referred to in section 32 (1) (b), either which one of the different versions of such bill that were passed is to be presented to the State President for assent. or that none of those versions shall be so presented;

(Issue No 17) 1349

(a) in the case of a bill referred to in section 32 (1) (a). either that the bill is 10

STATUTES OF THE REPUBLIC OF SOUTH AFRICA \hat{a} \200\224 CONSTITUTIONAL Law ss. 78-82 Republic of South Africa Consutution Act. No. 110 of 1983 ss. 78-82

- (6) in the case of a bill referred 10 in section 32 (1) (\hat{A}^{c}) or (d). Which one o different versions of such bill that were passed is to be presented to resident for assent.
- (6) The Presdeqtâ\200\231s Council or committee thereof may, for the formance of its functionsaad in its discretion. consult with any on any matter. and may for s urposc establish consuliaus® committees consisting of members of the President's Council such committe the case may be. and members of any council established by the State ident e¢rms of any other law.
- (7) Advice received by the State Pres) terms of subsection (1) shall be laid

ses of the peron or State institution

upon the Table in every House that has, interest in Jthin 14 days after its receipt. if Parliament is then in session. or. if lament is not then 1A ion, within 14 days after the commencement of its next uing session.

- (8) Advice received prthe State President in terms of subsection by him. and any decisiga?df the President's Council in terms of subsection (upon the Table of cvefy House as soon as possible.
- . [Sub-s. (8) substituted by s. 1 of Act No. 101 of 1988.)

PART IX FINANCE

79. Existing debts and liabilities of the State. $\hat{a}\200\224$ Nothing in this Act contained : shall

affect any assets or rights belonging to the State or any debts or liabilities of the S tate as $\frac{1}{2}$

existing immediately before the commencement of this ${\tt Act.}$ and all such assets. nights, debts

and liabilities shall remain assets. rights. debts and liabilities of the Republic, subject,

notwithstanding any other provisions contained in this $\mathsf{Act.}\ 10$ the conditions imposed by

any law under which such debts or liabilities were raised or incurred. and without prejudice

10 any nights of secunty or priority in respect of the payment of principal. interest. sinking

fund and other charges conferred on the creditors concerned. and the Republic may, subject

to such conditions and rights, convert, renew or consolidate such debts.

- 80. All revenues vest in State President.â\200\224 All revenues of the Republic, from w hatever
- source arising. shall vest in the State President.
- 81. State Revenue Fund. \hat{a} 200224(1) There shall be a State Revenue Fund. into which shall
- be paid all revenues as defined in section 1 of the Exchequer and Audit Act. 1975.
- (2) No moneys shall be withdrawn from the State Revenue Fund. except in accordance with an Act of Parliament.
- 82. Accounts of State Revenue Fund. \hat{a} 200\224(1) In respect of the State Revenue Fund there

shall beâ\200\224

- (a) a State Revenue Account, which shall. subject to the provisions of paragraphs
- (b) and (c) and subsection (2). be credited with all revenues and from which shall be defrayed all expenditure and be paid any amounts with which it 1s charged in terms of this Act or any other law;
- {Para. (a) substituted by s. 22 (a) of Act No. 69 of 1986 with effect from 1 April. 198 7.)

all be laid

different population groups. which may be prescribed by which shall be credited with all reven accruing to them erms of this Act or any other law and-from which shall be defrayed all expenditure and be pai amounts with which they are charged in terms of this Act or any

(c) the accounts in connection with the administration of a provincial matter which may be prescribed by any general law and which shall be credited with all revenues accruing to them in terms of this Act or any other law and from which shall be defrayed all expenditure and be paid any amounts with which they are charged in terms of this Act or any other law.

{Sub-s. (1) amended by s. 22 (a) of Act No. 69 of 1986 with effect from | April. 1987. Para. (c) added by s. 22 (a) of Act No. 69 of 1986 with effect from | April. 1987.)

W revenue mentioned therein shall be paid into the State Rev. the ure so mentioned shall be defrav SUCH revenue shall be paid into. and such expendi eirayed from, the appropriate account contemplated in subsection

(3) Where a law provides that any revenue mentioned therein shall be paid into a provincial revenue fund or that expenditure so mentioned shall be defrayed from such fund.

such revenue shall be paid into and such expenditure shall be defrayed from the appropr iate

account contemplated in subsection (1) (\hat{A}^{c}) .

[Sub-s. (3) added by s. 22 (a) of Act No. 69 of 1986 with effect from 1 April, 1987.)

(Issue No 22 1351

STATUTES OF THE REPL BLIC OF SOUTH AFRICA $\hat{a}\200\224$ CONSTITUTIONAL Law ss. 83-89 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 83-89

- 83. Auditing of accounts of State Revenue Fund. $\hat{a}\200\224$ The accounts of the State Revenue
- Fund shall be investigated, examined and audited in terms of the provisions of the Exchequer and Audit Act, 1975.
- 84. Payments to accounts of State Revenue Fund. $\hat{a}\200\224$ In respect of every financial y ear
- there shall be paid from the State Revenue Fund into its relevant accountâ\200\224
- (a) the amounts calculated in accordance with a formula prescribed by any general law;
- (b) any amount appropriated by any general law for that account in respect of the financial year in question: and
- (c) any amount to be paid into that account subject 10 conditions determined by any general law.
- 8S. Appropriation bill shall not deal with other matters. $\hat{a}\200\224$ Any bill which appropriates
- revenue or moneys for the ordinary annual services of the State shall deal only with su ch

appropriation.

Tre

- 86. Appropriation not initiated by a Minister. \hat{a} 200\224 KX House shall not consider any pro-
- posal, whether by way of a vote or by way of a resolution, address or bill, for the app ro-
- pniation of any part of the public revenue or of any tax or impost 10 any purpose and w hich
- has not been initiated by a Minister. unless such appropriation has been recommended by message from the State President during the session in which the proposal is made.

PART X

GENERAL

- 87. Continuation of existing laws. \hat{a} 200\224 Subject to the provisions of this Act, all laws
- which were in force in any part of the Republic or in any territory in respect of which Parliament is competent 10 legislate, immediately before the commencement of this Act, shall continue in force until repealed or amended by the competent authority.
- 88. Continuation of constitutional conventions. \hat{a} \200\224 The constitutional and parliam entary
- conventions which existed immediately before the commencement of this \mbox{Act} shall continu \mbox{e}
- 10 exist, except in so far as they are inconsistent with the provisions of this Act.
- 89. Equality of official langosges. \hat{a} 00\224(1) English and Afrikaans shall be the official
- languages of the Republic. and shall be treated on a footing of equality, and possess a nd
- enjoy equal freedom. nights and pnvileges.
- (2) All records. journals and proceedings of Parliament shall be kept in both the official languages and all bills, laws and notices of general public importance or interest
- issued by the Government of the Republic shall be in both the official languages.
- (3) Notwithstanding the provisions of subsection (1) an Act of Parliament or a proclamation of the State President, issued under an Act of Parliament 2 00\231 5 is declared to be a self-governing territory in the Republic rhament or

a later procla in the absence of any other empowering ${\tt may \hat{a} \backslash 200 \backslash 224}$

(a) provide for the recognition of one or more Blick languages for-eay-osallaf thefoHtowmg purposes; Tamed

M @s an additional official language or as additional official languages-of eT Ere

or use in $\text{th}\tilde{A}\text{@i-}\{\text{ermtery Tor off omcial purposes prescribed by or under that}$

Act or later Act or by any such proclamation; ands

(Issue No 17)

- 90. Equality of use of official languages by provincial councils and local authorities. \hat{a}
- All records. journals and proceedings of a provincial council shall be kept in both the official
- languages. and all draft ordinances. ordinances and notices of public importance or interest
- issued by a provincial administration. and all notices issued and all regulations or by $-1\,\mathrm{aws}$
- made and all townplanning schemes prepared by any institution or body contemplated in section 84 (1) (1) of the previous Constitution, shall be in both the official language s.
- 91. Method of publication of notices, etc.. in newspapers. $\hat{a}\200\224$ Whenever anything is published in a newspaper at the instance of the State or by or under the directions of any
- institution or body contemplated in section 84 (1) (fF) of the previous Constitution, the
- publication shall taxe place simultaneously in both the official languages and. in the case
- of each language. In a newspaper circulating in the area of jurisdiction of the authority
- concerned which appears mainly in that language, and the publication in each language shall as far as practicable occupy the same amount of space: Provided that where in the area in question any newspaper appears substantially in both the official languages, pu b-
- lication in both languages may take place in that newspaper.

maliciously destroys or spoils the National Flag of the Republic as descp in section 4: or (b) commits any other act which is calculated to hold the N Republic in contempt. or (\hat{A}^{\downarrow}) without being authorized thereto (the burden him). removes the National Flag of th place where it is displayed in tec any State authonty. shall be guilty of an offence and lia imprisonment for a period no (2) If in any pro the flag in respect Natchal Flag contrary is-

al Flag of the

foof of which shall be upon public as so described from any of instructions or directions issued by on conviction to a fine not exceeding R10 000 or eeding five years.

ion tor an offence referred 10 in subsection (1) it is alleged that \hat{a} 200\230hich the offence is alleged 10 have been committed is or was the e Republic as described in section 4, it shall be presumed. unicss the oved. that the flag in question complies or, as the case may be, complied with

SE \hat{a} 200\224 of the National Fay in that section.

94. Certain rights and obligations under conventions, etc., vest in Republic. $\hat{a}\200\224$ All rights

and obligations under conventions, treaties or agreements which were binding on any of the Colonies, incorporated in the Union of South Africa at its establishment, and were still

binding on the Republic immediately before the commencement of this $\mbox{Act.}$ shall be right s

and obligations of the Republic, just as all other rights and obligations under convent ions.

treaties or agreements which immediately before the commencement of this Act were binding on the Republic.

(Issue No 17) 1355

STATUTES OF THE REPUBLIC OF SOUTH AFRICA \hat{a} \200\224 CONSTITUTIONAL Law ss. 95-98 Republic or Scith Atnca Constitution Act, No. 110 of 1983 ss. 95-98

95. Transfer of certain executive powers. $\hat{a}\200\224$ All powers. authoraties and function s which

immediately before the commencement of the previous Constitution were in any of the provinces vested in the Governor-General or in the Governor-General-in-Council or in any authority of the province. shall as far as they continue 1n enistence and are capable of

being exercised after the commencement of this Act . be vested in the State $\mathsf{President}$. o

in the authority exercising similar powers under the Republic. as the case may be. excep $^{\scriptsize +}$

such powers. authorities and functions as are by this Act or any other law vested in so me

other authon.

96. Affirmation in lieu of oath. \hat{a} 200\224 Any person who is in terms of any provision of this-

Act required to make and subscribe an oath may in licu of such oath make and subscribe a solemn athirmation in corresponding form.

- 97. Construction of certain references. \hat{a} 200\224 Any reference in any law in force in a ny pan
- of the Republic. or in any termilory in respect of which Parliament is competent to legislate.

immediaicly before the commencement of this Actâ\200\224

- (a) 10 any ternton. institution or functionary which in terms of the previous Constitution was required to be construed as a reference to the Republic. shall be so construed;
- (h) 10 an insutunen. body or funcuionary which in terms of the previous Constitution was required 10 be construed as a reference to the State President. shall be so construed:
- 10 the House of Assembly or a member thereof. or 10 an institution or body ora member thereof which in terms of t vi 0 nsptution was required 10 be construed as a reference 10 the Heusp-otâ $200\224$ roee vor a member thereof. shall be construed as a reference 10 Rasheed h 4 Hugs

3

g

unless 1t is inconsistent with the context or clearly inappropnate;

to the Executive Council. shall be construed as a reference 10 the Cabinetes i anid C $^{\prime\prime}$ A :

- 10 the Secretary or the Deputy Secretary 10 the House of Assembly. or 10 a functionary which in terms of the previous Constitution was required 10 be construed as a reference to the Secretary or the Deputy Secretar to the House of Assembly. stall be construed as a reference 10 the Secretary or Deputy Secretary. respectively, to-Rertsment $200\224\$ alo hona $200\224\$ he fortiamani -
- 98. Administration of existing laws. $\hat{a}200\224$ (H $\hat{a}200\224$ nv $\hat{a}200\224$ dmeh at the commencement of this Act is administered by a Minist ublic or in a department of State controlled by such a Minist ich relates to a matter referred 10 1n section 14 shall. notwiths:ands act that it relates to such matter. be regarded as a general law for the of this Act unul. and except in so far as. its administration 1S assigne section 26 to a Minister of a department of State for own affairs of a POTTGTatTON ETOup. -
- (2) Any Act of Parliament or other law which entrusts any er duty or function to the eaecutive committee or other executive authoriay province established by the previous Constitution and which relates atter referred 10 1n section 14 shall.

notwithstanding the fact that it r 0 such matter. be administered according to its provisions unless. and ex so far as. its administration is assigned to a Minister under subsection (3) (b

[Sub-s. (2) amended by s. 22 (a) of Act No. 69 of 1986.)

(a) after consultation with the executive committee of the province concerned. declare that the provisions of Part IV apply 10 a law referred 10 in subsection (2) 10 the extent stated §n the declaration:

tIssue No 20)

STATUTES OF THE REPUBLIC OF SOUTH AFRICA â\200\224 CONSTITUTIONAL Law
* %* ss. 98-100 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 98-100

 $(\hat{a}\200\224+\tilde{A}\otimes\hat{a}\200\224$ when he so declaces.or all any ume thereafer, assign the administration of

such law to a Minister,

- (c) when he so assigns the administration of such law or at any time and in so far as he considers it necessary for the efficient ca assignment by the Minister or in his department or of su its administration is not so assigned $\hat{a} \geq 00 \leq 24$
- (i) amend or adapt such law in order to interpretation;
- (ii) where the assignment does not re
 and re-enact. whether with o
 contemplated in subparag
 assignment relates or i
- (iii) regulate any other
 assignment, ing,

late its application or

to the whole of such law, repeal nthout an amendment or adaptation (i). those of its provisions to which the far as the assignment relates to them:

atier necessary, in his opinion, as a result of the ding the transfer or admission of persons 10 or in the

Parliament may by law repeal or amend any provision of this Act. P (2) No repeal or amendment of the provisions of section 89 or of this s

of any corresponding provisions of any law substituted for them, shall be bill embodying such repeal or amendment has been agreed to in eve than two-thirds of the total number of its members.

- (3) No repeal or amendment of section 7 (1) (3), (5)
- (1) or (3) (a), section 14 or 15, section 16 (1), section 19 or 21, section 23 (2), section
- 30. section 31 (1) or (2), section 32 (1), (2), (3) or (4), ion 33, section 34 (2) (a), section $\frac{1}{2}$
- 37 (1). section 38 (2), section 39 (1) or (2), sectiopâ $\200\2354$] (1), section 42 (1), section 43 (1),
- section 52, 53 or 54, section 64 (3), section 70.41), section 71 (1) or (3) (J) or (c), section
- 77, section 78 (5). this subsection. subsectiopA) of this section or Schedule \mid shall be valid
- unless the bill embodying such repeal gp/dmendment has been agreed to in every House by a majority of the total number of #s members.
- (4) A bull embodying the al or amendment of any provision mentioned in subsection (2) or (3) of this n shall not be referred to the Presidentâ\200\231s Council f or its decision under the circu nces contemplated in section 32 (1).

in a provision of this Act mentioned in subsection A) of this

6), section 8 (5), section 9

1s section shall not be construed as applying to any amendment or replacement of such

100. Definitions. \hat{a} 200\224(1) In this Act, unless the context indicates otherwise \hat{a} 200\224

â\200\234Chief Justiceâ\200\235 means the Chief Justice of South Africa;

SS HEUERCHITEEN Ra ZN

(Issue No 17)

STATUTES OF THE REPUBLIC OF SOUTH AFRICA $\hat{a}\200\224$ CONSTITUTIONAL Law ss. 100-101 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 100-101

 $\hat{a}\200\234$ department of State $\hat{a}\204$ means a department of State established under section 24.

S

general lanâ\200\235 means any law dealing with general affays:

 $\hat{a}\200\234$ House" means a House of Parliament mentioned ig'section 37 (1) and. in relation to

a Ministersâ\200\231 Council. the House whose members ag \tilde{A} 0 of the same population group as

the members of the Ministersâ\200\231 Council;

 ${\rm \hat{a}}\200\234 Indian"}$ means a person classified as a me r of the Indian group in terms of the

Population Registration Act. 1950:

 $200\234$ own affairsâ\204¢ means matters referred 19/in section 14, and in relation toâ\200\224

(a) a population group. matters $\hat{a} \geq 00 \leq 31$ which are own affairs in relation to that popu-

lation group as contempjaied in that section;

(6) a House or a Ministers \hat{a} 200\235 Council, matters which are own affairs of the relevant

population group:

tate. any department of State established for the adminaffairs of the relevant population group:

a Ministersâ200231 Council, the population group of which the members of the Ministersâ200231 Council in question are members:

 $\hat{a}\200\234$ previous Constitution $\hat{a}\204$ means the Republic of South Africa Constitution Act, 1961,

and. in so far as it is not repealed by section 101, the Provincial Government Act, 196 1;

â\200\234Republicâ\200\235 means the Republic of South Africa:

(2) In this Act and in any other law, except where it is inconsistent with the context or clearly inappropriate. any reference to a resolution or the approval of. or any other act

of or with reference 10. Parliament (except any act constituting a law of Parliament), or to

a member or a committee or the Tables of Parliament, or to any other matter in relauon

10 Parliament (except any law of Parliam ny, shal be construed as a reference to a resolution

or the approval or other act of. PE REEL ferent Houseors sombe ; : r

101. Repeal and amendment of laws. \hat{a} 200 $\224$ (1) The laws mentioned in Part 1 of Schedule 2 are hereby repealed or amended as set out in that Pan, and the laws mentioned in Part 2 of Schedule 2 are hereby repealed to the extent set out in the third column of the la st-

mentioned Part.

(2) Notwithstanding the repeal of sections 15 and 15A of the previous Constitution, any pension which but for such repeal would have been payable shall continue 10 be payable

as if such repeal had not been effected.

(Issue No 17)

qd .

STATUTES OF THE REPUBLIC OF SOUTH AFRICA $\hat{a}\200\224$ CONSTITUTIONAL Law ss. 101-102 Republic of South Africa Constitution Act. No. 110 of 1983 ss. 101-102

(3) Notwithstanding the repeal of section 116 of the previous Constitution. any of its provisions which but for such repeal would have been applicable to any matter or person.

shall continue to be applicable to such matter or person as if the repeal had not been effected.

(4) Any authority constituted or person appointed or power conferred or anything done in pursuance of powers conferred by or by virtue of any provision of a law repeale d

or amended by subsection (1). shall be deemed to have been constituted. appointed. conferred or done in pursuance of powers conferred by or by virtue of the corresponding provision of this Act or the relevant provision of such law as so amended. as the case may be.

0

ahs DELLE AL QR 9 LL DIO 0D PR-SPSL0re

the first State President has been elected in terms of this Act and has assumed offte.

person designated by the Ministers referred to in subsection (2) of this section from A mong

their number, shall serve as Acting State President. and such or any other Actyig State President or the State President may exercise any power conferred upon the Statg/President.

by this section or section 103 but not vet exercised by the State President referred to in

section 103 (1) at the commencement of section 19 (1) (b).

(2) (a) The persons who immediately before the commencemeny/of this Act are Ministers of the Republic or Deputy Ministers in terms of section 20 or Z1 of the previous

Constitution, shall be deemed to have been appointed as such Ministeryr Deputy Minister ε

under section 24 or 27 of this Act, as the case may be, and the departments of State then

administered by such Ministers shall be deemed 10 have been established under section 2

of this Act as departments referred to in section 20 and to be agfininistered by them un der

the relevant provisions of this Act.

(b) A reference in any law to the Prime Minister yhich at the commencement of this Act is not in consequence of an assignment under sgtion 20A of the previous Constitution 10 be construed as a reference to some other Minister, shall be deemed to be a

reference 10 the State President acting under subsectigf (2) of section 26 of this Act. except

in so far as the State President assigns the administfation of such law to a Minister \boldsymbol{u} nder

subsection (1) of the last-mentioned section.

(Para. () substituted by s. 11 (1) (gf of Act No. 105 of 1984.)

(3) Where any matter which. during theAession of Parliament (as constituted under the previous Constitution) immediately pregfding the commencement of this Act. was submitted to the said Parliament or the Hguse of Assembly (as so constituted), has not been disposed of before such commenceddent, Parliament or the House of Assembly, as the case may be, constituted under this AZ may continue with the disposal or considerat ion

of that matter. and steps taken by the Arst-mentioned House of Assembly in connecuon

with that matter, shall be deemed to have been taken by the House of Assembly constituted under this Act.

- (4) The House of Assembly/as constituted for the purposes of the previous Coostitution and in existence immediately before the commencement of this Act, shall be deemed
- to have been duly constituted/for the purposes of this Act. and any person elected or nominated as a member of that House of Assembly and holding office immediately before such commencement, shall b \tilde{A} © deemed 10 have been duly elected or nominated to the House of Assembly established by this Act.;
- (5) The regulatiopé made under section 40 (1A) of the previous Constitution shall continue to be of forceAnd 10 apply to the election of members of the House of Assembly in terms of section 4) (1) (c) of this Act, and shall apply mutatis mutandis 10 elections of

members of the Hoyfe of Representatives and members of the House of Delegates in terms of sections 42 (1) ($\hat{A}\hat{E}$) and 43 (1) ($\hat{A}\hat{C}$) of this Act, until they are replaced by regulat ions under

section 46 (1) of fhis Act.

- (6) (a) Zhe rules and orders of the House of Assembly as they exist at the commencement of this Act, shall apply mutatis mutandis in connection with the functions and
- proceedings of the House of Representatives and the House of Delegates, unless and until

the Housf in question provides otherwise.

(b) Rules and orders approved by the House of Assembly before the commence-ment/f this Act as joint rules and orders of the Houses, shall after such commencement be deemed to be joint rules and orders approved by each of the Houses as contemplated in/section 64, until, and except in so far as, they are replaced by rules and orders which

(Issue No 18) 1363

STATUTES OF THE REPUBLIC OF SOUTH AFRICA \hat{a} \200\224 CONSTITUTIONAL Law ss. 102-103 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 102-103

have in fact been so approved: Provided that any rules and orders so approved by t House of Assembly shall lapse on the expiry of a period of two years after the commegCe

ment of the first session of the first Parliament constituted under this Act.

(Ira. (4) substituted by s. THD (A) of Act No. 105 of 1984]

(7) The first session of the first Parliament constituted in terms of tas Act shall commence within 21 days after the polling day or the last polling day of jie first gene ral

election of members of the House of Representatives and the House of Defegates. according

to whether the poll in respect of those Houses is held on the same day6r on different days.

and for the purposes of that session and until those Houses have been duly constituted (but not for a period longer than 14 days after the commencgreent of that session), cach

shall be deemed to consist of the members thereof elected af such general clection.

[Sub-s. (7) substituted by s. 11 (1) (0) of Act YO. 105 of 1684)

(8) For the purposes of the application of sectigf 39 (1) in relation to the first Parliament constituted in terms of this Act, its first sessipf shall be deemed to have commenced

on a date determined by the State President referg \tilde{A} od to in section 103 (1) by proclamation

in the Gazctie. which may not be a date carlipf than the date of the first meeting of the

House of Assembly which existed immediagdy before the commencement of this Act, or later than the day on which that first $sessi\tilde{A}@n$ actually commences.

(9) For the purposes of the first delimitation of clectoral divisions of the House of Representatives and of the House gf Delegates the words $\hat{a}\geq 00$ at the

province in terms of the current yoters lists, duly corrected up to the latest possible $date a \ 200 \ 235$

in section 49 (1) shall be deen to be repiaced by the words $\hat{a}\200\234$ persons who, according to

the population register kepiAn terms of the Population Registration Act. 1950, and on a date not more than 30 gas before the delimitation commission begins 10 perform its functions, would be ented to be included in any lists of the voters contemplated in sec tion

\$3 of the House in clpâ $\202$ ¬ioral divisions thereof in the province had the province be en divided

into electoral divistons of the House on the date in question 204, and the references to voters

in section 49 (23nd (3) shall be construcd accordingly.

(Date of commencement of s. 102 (9) 24 February, 1984.) {Sub-s. (9) substituted by s. 11 (1) (d) of Act No. 105 of 1684.

) (0) A person holding office as State President or Vice State President immebefore the commencement of this Act shall vacate his office at such commencement.

(#) The salary and allowances payable te the State President immediately before

doch commencement shall be deemed 10 have been determined in terms of section 12 as

the salary and allowances payable 10 the State President, until they are altered under that

section.

(11) At the commencement of this Act the President's Council established in terms

of the previous Constitution shall cease to exist and every person who immediately before such commencement is a member of that Council shall cease to be such a member.

- (12) The first meeting of the first President's Council established under this Act shall be convened by the State President in such manner and at such time and place as he thin ks fit.
- 103. Short title and commencement. \hat{a} \200\224(1) This Act shall be called the Republic ol South Africa Constitution Act. 1983, and shall, save in so far as may be otherwise required

in order that effect may be given 10 any provision thereof, come into operation on a date

fined by the State President by prockimiation in the Guzete.

- (2) Dillerent dates may be so lined in respect of different provisions of this Act or in respect of section 101 in so far as it relates 10 different laws mentioned in Schedu le 2 or
- to different provisions of any law so mentioned. :
- (3) A reference in this Act to its commencement shall be construed as a reference to the applicable date so fixed.
- (4) The State President referred to in subsection (1) may exercise any power vesting in the State President in terms of any provision of this Act, in so far as it is necces sary in

order to give effect to such provision or any other provision of this $\mbox{\it Act}$ as contemplated

in subsection (1) or. as the case may be, if the relevant provision has been put into o poration

as contemplated in subsection (2).

STATUTES OF THE REPUBLIC OF SOUTH AFRICA. â\200\224 CONSTITUTIONAL Law Republic of South Africa Constitution Act, No. 110 of 1983

Schedule

Sulyects refereed to an section 14

Sovial wellure, but subject to any general iw in aclation wo =

- (0) norms and standards lor the provision or imancing of wellare services:
- (/) the control of the collection of money and other contributions from membeg of the public

for welfare services or charity: and

- (v) the registration of social workers, and control over their profession. Education at all levels, including $\hat{a} \geq 00 \leq 24$
- (1) mstrucion by way of correspondence, and institutions providing suci instruction;
- (2) the trmmng of adults in the trades at centies established by the State PAcsident ac ting as provided

mn section 19 (1) wa), and

(3) tmunmng of cadets at schools in wrms of section 3 (1) (a) ol, and subject 10, the D efence Act,

1957. and olhicial school sport.

but subject 10 any general law in relation oâ\200\224

< x

ulation

4d

- (4) norms and standards lor the nancing of tunn:ng and cyfital costs of education; (M salanes and conditions of employment of stall and prficssional registration of wachers, and
- $(\hat{\mathbb{A}}^{\boldsymbol{\zeta}})$ norms and standards for syllabuses and canunatgd and for ceribcation of quahfications.

Art. culture and recreation (with the exception of coppetitive sport) which affect main ly the pop-

Broup in question

Health matters, comprising the Jollow img, we!

(Ly hospatals, cionies and simul or sedated in

- (2) medical services at schools and for indent persons,
- (3) health and nuttonal gudance, and
- (4) the regstanon of and contol ovey/privaic hosputals,

but subjevt wo any general law an relation to yeh manners.

3

Commumiy devciopment. compniyfig the following, namely \hat{a} \200\224 tI) housing,

(2) development of the comunity many area declared by or under any general law as an ar ca

for the uw ol the populdion group in question, including the establishment. des ciopmen t and

renovation ol lomns And the control over and disposal of land (whether by alicnauon or otherwise! acquired Ar made available lor that purpose: and

rent vontiel and cofittol over and cleaanee of squstung, in such an arca in terms of an y general law, ;

but subyat o= /

&

(@) am pencial lw in relation Ww norms. standards and income groups for the hinancing of housing and

(1M the provKions of the general law elened oan paragraph (2)

Local govegfment swathun any area declared by or under any general law as a local gover nment area

tor the population Zroup in question, but subject 10 any general law an relation to mat ters 10 be administered un loval povernment ivscl on a joint basis. and excluding \hat{a} \200\224

(a) ak matter assigned to local authonties by or under any general law, and

th fhe everose be any local authonts, otherwise than in accordance with general pohey determined

 $/{
m Z}$ by the diate President acting as prosaded in section 19 (1) (0), ol any power to rai se loans.

Agriculture. comprising the following, namely \hat{a} \200\224

- 1) agrwuliurat development services, which include research, advisory services and evie nsion,
- (0) tammy at aencuitusal colleges: and
- (H) manual and other assistance (0 Gamers or prospective farmers, or lor the promotion of agnicultum. .

Water supply comping the lolowing, namely =

- (1) arnganen schemes;
- (2) dulhing tor water tor agricultural and local government purposes.
- (3) subsidizing of drilling work and water works lor agricultural or local government purposes.
- (4) financial assistance mn oaclaton wo water works damaged by llood.

dasa No 15)

- * STATUTES OF THE REPUBLIC OF SOUTH AFRICA â\200\224 CONSTITUTIONAL Law Sch. 2 Republic of South Africa Constitution Act, No. 110 of 1983
- (A) by the substitution in subsection (1) of secuon 84 for the words preveding following words:

 $\hat{a}\200\234$ Subject to the provisions of this Act, the Financial Relations Act, 1926 (Act No. 65 of

1976), and the assent of the State President as hereinafler provided, And except in so $\operatorname{\mathsf{Gr}}$

as the provisions of Part IV of the Republic of South Africa Cons

under section 98 (3) (u) of the lasi-mentioned Act been declared 10'apply to any ordina nce

or other law of the province, a provincial council may $mak\hat{A}^{c}/ordinances$ 1n srelauon 10 matiers coming within the following classes of subjects, $nam\tilde{A}^{c}$ a $200\224$;

and the substitution in paragraphs (/) and (g) of that subsectio for the words ${\hat a}\200$ \234the House of

Assembly \hat{a} 200\235 of the word \hat{a} \200\234Parliament \hat{a} \200\235.

Repeal of Part VII, Part Vili and Pant VIIA.

Repeal of sections 107 and 108.

Repeal of section 109.

- 6. Amendment of section 110 by the deletion of the wordd \hat{a} 200\234at the instince of the State of \hat{a} \200\235, the words
- $200\234$ of any budy referred 10 ln paragraph (f) of subsection (1) of Acction eighty-f our or a $200\235$, the words a $200\234$ circulating
- in the area of jurisdiction of the authority concemed $a\204$ and the words $a\200\234$ in the area 10 quesuon $a\204$.
- 7. Repeal of sections 111, 112 and 113.
- 8. Amendment of section 114 by the deletion ji paragraph (b) of the words $a\200\234$ or a bridge the powers conferred on provincial councils under section cighfy-four $a\200\235$.
- 9. Repeal of sections 115, 116, 117 and 115.
- 10. Amendment of section 119 by the de) \tilde{A} @uon of the words * \hat{a} 200\230Afnkaans \hat{a} \200\231 includes Dutch \hat{a} \200\235.
- 11. Substitution for secuon 121 of the following section:
- $\hat{a}\200\234$ Shon utle. 121. This Act shall be called the Provincial Government Act, 1961.7
- 12. Subsutuuon for the long utle Af the following long tite:

 $\hat{a}\200\234$ To provide for provincial counfils and their powers and the administration of provincial matters, and

for matiers connected therewith a \200\235,

- B. Amendment of secuon 10 of the Interpretation Act, 1957 (Act No. 33 of 1957) a\200\224
- (a) by the substitutydn in subsection (5) for the expression $200\23420A$ (1) $204\$ of the expression $200\23426$, and

0 â\200\2341961 (Act No. 32 of 1961)" of the expression ~1983%;

Auton for subsccuon (SA) of the following subsection:

be provisions ol subsccuon (5) shall apply in so far as the State President does

nine otherwise in the assignment concerned and, if the admunistrauon of a provision

w has been assigned 0 any other Minister as contemplated wn that subsecuon, but in

relatigfn 10 a category of persons or some other matter specified in the assignment, the provisions

of fat subsection shall apply accordingly. a\200\235; and

the inscruon afer subsection (5A) of the following subsection:

 \hat{a} 00\234(5B) Whenever the administration of a law referred 10 in subsection (2) of section 98 of

the Republic of South Africa Constitution Act, 1983, has been assigned to a Minister of State

under subsections (3) (3) (4) of that secuon, the provisions of subsecuons (5) and (5) of

this section shall apply mutans mutandis as if the relevant executive committee or othe $\ensuremath{\mathtt{r}}$

executive authorty referred 10 in the said subsecuon (2), the department or division of the

relevant provincial administration in which the law was administered. and an officer of that

adnunistration, were a Minister of Suite, the depaniment of State controlled by him, and an

officer in the public service, respectively.â\200\235

Amendment of the Laws of the Coloured Persons Representative Council Applicauon Act, 19 82 (Act

No. 36 of $i982) \hat{a} 200 224$

- (a) by the substitution for the words $\hat{a}\200\234$ Unul such date as may be fixed in terms of section 4 (2) of
- the South Afnican Coloured Parsons Council Act. 198U (Act No. 24 of 1980)", waerever they
- ocvur, of the words $\hat{a}\200\234$ Unul vther provision is made by or under any law $\hat{a}\200\235$; and
- (b) by the inseruon afler section 4 of the following section:

Eilect of 4A. The repeal of section 17 of the Coloured Persons Representative Council repeal of Act, 1964 (Act No. 49 of 1964), and section 5 of the South African Coloured certain Persons Council Act. 1980 (Act No. 24 of 1980), in terms of section 10] of the

laws. Republic of South Africa Consutution Act, 1983, shall pot affect the provisions of sections 1 (g) (ii). 2 (/) (ii) and 3 (kh) of this Act as amended by the said secuon 101. or the validity of any proclamation or notice published in the Ga:eute under the said secuon 17 which was in force immediately before the date of such repcal. \hat{a} 200\235.

Final Clause of the Constitution of the Repulic of South Africa Act, 1983

Yaronal Unity and Reconciliation

This Constitution provides a historic bridge between the past of a deepiy divided society characterised by strife, conflict. untold suffering and injustice. and a future founded on the recognition of human rights. democracy and peaceful co-existence and development opportunities for all South Africans, irrespective of colour, race, class. belief or sex.

The pursuit of national unity. the well-being of all South African citizens and peace require reconciliation between the people of South Africa and the reconstruction of society.

The adoption of this Constitution lays the secure foundation for the people of South Africa to transcend the divisions and strife of the past, which generated gross violations of human rights. the transgression of humanitarian principles in violent conflicts and a legacy of hatred. fear, guilt and revenge.

These can now be addressed on the basis that there is a need for understanding but not for vengeance, a need for reparation but not for retaliation. a need for ubuntu but not for victimisation.

In order to advance such reconciliation and reconstruction, amnesty shall be granted in respect of acts. omissions and offences associated with political objectives and committed in the course of the conflicts of the past. To this end. Parliament under this Constitution shall adopt a law determining a firm cut-off date, which shall be a date after 8 October 1990 and before 6 December 1993, and providing for the mechanisms, criteria and procedures. including tribunals. if any. through which such amnesty shall be dealt with at any time after the law has been passed.

With this Constitution and these commitments we. the people of South Africa. open a new chapter in the history of our country.

Nkosi sikelelâ\200\231 iAfrika. God seén Suid-Afrika Morena boloka sechaba sa heso. May God bless our country Mudzimu fhatutshedza Afrika. Hosi katekisa Afrika STATUTES OF THE REPUBLIC OF SOUTH AFRICA â\200\224 CONSTITUTIONAL Law

REPUBLIC OF SOUTH AFRICA CONSTITUTION ACT NO. 110 OF 1983

[ASSENTED TO 22 SkpTEMBER, 1983] [DATE OF COMMENCEMENT: 3 SEPTEMBER, 1984) (Unless otherwise indicated)

(English text signed by the State President)

as amended by

Constitution Amendment Act, No. 105 of 1984

Powers and Privileges of Parliament and the Constitution Amendment Act,

No. 99 of 1985

Provincial Government Act, No. 69 of 1986

Constitution Amendment Act, No. 20 of 1987

Constitution Amendment Act, No. SO of 1988

Constitution Third Amendment Act. No. 101 of 1988

Constitution Fourth Amendment Act, No. 71 of 1989

Constitution Amendment Act, No. 61 of 1990

ACT

To introduce a new constitution for the Republic of South Africa and to provide for matters incidental thereto.

IN HUMBLE SUBMISSION to Almighty God, Who controls the destinies of peoples znd nations.

Who gathered our forebears together from many lands and gave them this their own,

Who has guided them from generation to generation,

Who has wondrously delivered them from the dangers that beset them,

WE DECLARE that we

ARE conscious of our responsibility towards God and man;

ARE CONVINCED of the necessity of standing united and of pursuing the following nationa $\boldsymbol{1}$

zoals:

To uphold Christian values and civilized norms, with recognition and protection of freedom of faith and worship,

To safeguard the integrity and freedom of our country,

To uphold the independence of the judiciary and the equality of all under the law,

To secure the maintenance of law and order,

To further the contentment and the spiritual and material welfare of all,

To respect and to protect the human dignity, life, liberty and property of all in our midst,

To respect. to further and to protect the self-determination of population groups and peoples, :

To further private initiative and effective competition;

ARE PREPARED TO ACCEPT our duty to seek world peace in association with all peace-lovin ${\tt g}$

peoples and nations; and

ARE DESIROUS OF GIVING THE REPUBLIC OF SOUTH AFRICA A CONSTITUTION which provides for elected and responsible forms of government and which is best suited to the traditions. history and circumstances of our land:

PARTI

THE REPUBLIC

1. Continued existence of Republic of South Africa. $\hat{a}\200\224$ The Republic of South Africa,

consisting of the provinces of the Cape of Good Hope, Natal, the Transvaal and the Cran

```
ge
Free State, shall continue to exist as a Republic under that name.
A efx wm Ax Wake WSN el
\
\ \
\ \
aan)
a)
(Issue No 24) 1301
```

STATUTES OF THE REPUBLIC OF SOUTH AFRICA $\hat{a}\200\224$ CONSTITUTIONAL Law ss. 2-6 Republic of South Africa Constitution Act, No. 110 of 1983 8.8. 2-6

2. Sovereignty and guidance of Almighty God acknowledged. â\200\224 The people of the R e-

public of South Africa acknowledge the sovereignty and guidance of Almighty God.

PART II

NATIONAL FLAG AND ANTHEM

Prine on Eh there shall appearâ\200\224

- 3. National Flag. \hat{a} 200\224 There shall be a National Flag of the Republic of which the design shall be as set out in section 4.
- 4. Design of National Flag. $\hat{a}\200\224(1)$ The National Flag of the Republic shall be a flag 0 ee-hortzomtat-stripes Of equal width [rom {Op {O DOTIOINT Orange, Wie aw}}
- (a) in the centre of the white stripe, the flag of the Republicef $a\200\230$ De Oranje-vrijstaat $a\200\235$ hanging vertically and spread in full; and
- (b) on opposite sides and adjoining the flag referred to in paragraph (a) \(\hat{a}\)200\224
- (i) the Union Jack, as it existed jn-1927, horizontally spread in full towards the pole; and
- (ii) the Vierkleur of *De Zuid-Afrikaansche Republikâ $\200\235$ horizontally spread in full gway from the pole.
- (2) The flagsrâ\202¬ferred to in paragraphs (a) and (b) of subsection (1) shall all be of the same size ard of a shape proportionally the same as that of the National Flag, the width of eachef such flags shall be equal to one-third of the width of the white stripe on the fonal Flag, and the flags referred to in paragraph (b) of subsection (1) shall be equid

ре

istant

S. National Anthem. $\hat{a}\200\224$ The National Athen of the Republic shall be $\hat{a}\200\234$ The Ca ll of South Africa/Die Stem van Suid- -Afrika $\hat{a}\200\235$ and $\hat{a}\200\234$ Nkesi Sikele? LAY ke

PART III

THE STATE PRESIDENT

- 6. The State President and his powers. \hat{a} \200\224(1) The head of the Republic shall be the State President.
- (2) The command-in-chief of the South African Defence Force is vested in the State President.
- (3) The State President shall, subject to the provisions of this Act, have power $\hat{200}$

hae design od LOhit tS De i out n

NC lo desfa Ouelets.

- (@) to address any-Heuseror-the-Houses-at-ajointsitiage Two NCQ hoa Risser bly
- (b) to confer honours;

- (\hat{A}^{φ}) to appoint and to accredit, to receive and to recognize ambassadors, plenipotentiaries, diplomatic representatives and other diplomatic officers, consuls and consular officers;
- (d) to pardon or reprieve offenders, either unconditionally or subject to such conditions as he may deem fit, and to remit any fines, penalties or forfeitures;
- (e) to enter into and ratify international conventions, treaties and agreements;
- (/f) to proclaim or terminate martial law;
- (g) to declare war and make peace;
- (h) to make such appointments as he may deem fit under powers conferred upon him by any law, and to exercise such powers and perform such functions as

may be conferred upon or assigned to him in terms of this Act or any other law.

STATUTES OF THE REPUBLIC OF SOUTH AFRICA \hat{a} 200\224 CONSTITUTIONAL Law ss. 6-7 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 6-7

(4) The State President shall in addition as head of the State have such powers and functions as were immediately before the commencement of this Act possessed by the State

President by way of prerogative.

7. Election of State President. \hat{a} (a) The State President shall be elected by the

members of an electoral college present at a meeting called in accordance with the provisions

of this section and presided over by the Chief Justice or a judge of appeal designated by

him.

- (b) An electoral college referred to in paragraph (a) shall be constituted whenever necessary in terms of this Act. and shall consist of ail the men beis 4 he Naitonee Ast er bly
- 0 A o Po ac) a 0 O b 0 SRE) cmbly design > 0

% SY tH &

- (11) 25 members of the House of Representatives designated-be y resolution; (111) 13 members of the House of Delegates designmated by it by resolution.
- or, in the case of a particular House, such s er number of members thereof, if any, as may be so designated by it.
- (c) A membesol a House referred to in section 41 (1) (b) or (c), 42 (1) (b) or (\hat{A}^{φ}) ord43(1)(b) a may not be designated as a member of an electoral college or participate in the veting or other proceedings of the House ig question in connection with a resolution
- O Pra C aTAaRiap UJ © TOS U
- (\emptyset If there is no person who is competent to preside at a meeting of a House for the purposes of paragraph (b), the Secretary to Parliament or any other officer of Parliament

designated by him shall preside thereat and may exercise thereat the powers of the Chai rman

of the House.

- (Para. (d) substituted by s. 2 of Act No. 105 of 1984.)
- @ An electoral college shall dissolve after disposing of the matters for which it is constituted in terms of this Act.
- (2) The election of a State President shall be held, subject to the provisions of subsection (4), at a time and place fixed by the Chief Justice and made known by notice in the Gacette not less than 14 days before the election.
- (3) The date so fixed shalla $200\224$

the commencement of the first session of Parliament after the commencement of this Act;

- (b) whenever a general election of members of the Houses has been held after a dissolution of Parliament, be a date not more than seven days after the commencement of the first session of Parliament after the general election;
- (c) if the State President dies or for any other reason vacates his office before the expiration of his penod of office and his successor in office has then not vet been elected, be a date not more than one month after the office became vacant: Provided that if the State President resigns and intimates in his resignation lodged with the Chief Justice in terms of section 9 (4) that he will

vacate his office on a day not less than one month after the date of the lodging of his resignation, a date earlier than the day on which the otfice becomes vacant, shall be so fixed.

- (4) If any electoral college removes the State President from office in terms of section
- 9, it shall forthwith proceed to elect a State President.
- (5) No person may be elected or serve as State President unless he is qualified to be nominated or elected and take his seat as a member of a House.
- (6) Any person who holds a public office in respect of which he receives any remuneration or allowance out of public funds, and who is elected as State President, shall

vacate such office with effect from the date on which he is elected.

STATUTES OF THE REPUBLIC OF SOUTH AFRICA \hat{a} 200\224 CONSTITUTIONAL LAW ss. 8-9 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 8-9

- 8. Method of election. $\hat{a}\200\224$ (1) Nominations of candidates for election as State President
- shall be called for at the meeting of the electoral college at which the clection 1s to take
- place, by the person presiding at the meeting.
- (2) Every nomination shall be submitted in the form prescribed and shall be signed by two members of the electoral college and also by the person nominated, unless he has in writing or by telegram signified his willingness to accept nomination.
- (3) The names of the persons duly nominated as provided in subsection (2) shall be announced at the meeting at which the election is to take place by the person presiding at
- the meeting, and no debate shail be allowed at the election.
- (4) If in respect of any election only one nomination has been received, the person presiding at the mecting shall declare the candidate in question to be duly elected.
- (5) Where more than one candidate is nominated for election, a vote shall be taken by secret ballot, each member of the electoral college present at the meeting in questi on
- having one vote, and any candidate in whose favour a majority of all the votes cast is recorded shall be declared duly elected by the person presiding at the meeting.
- (6) (a) If no candidate obtains a majority of all the votes so cast, the candidate who received the smallest number of votes shall be eliminated and a further ballot taken in respect of the remaining candidates, this procedure being repeated as often as may be necessary until a candidate receives a majority of all the votes cast and is declared duly elected.
- (b) Whenever two or more candidates being the lowest on the poll have received the same number of votes, the electoral college shall by separate vote, 10 be repeated as
- often as may be necessary, determine which of those candidates shall for the purposes o $\ensuremath{\mathtt{f}}$
- paragraph (a) be eliminated.
- (7) (a) Wheneverâ $\200\224$
- (i) only two candidates have been nominated; or
- (ii) after the elimination of one or more candidates in accordance with the provisions of this section, only two candidates remain,
- and there is an equality of votes between those two candidates, a further meeting shall be
- called in accordance with the provisions of section 7, and the provisions of this section
- shall apply as if such further meeting were the first meeting called for the purposes of the election in question.
- (9) if at the third meeting there is again zn equality of votes, the electoral college shall dissolve, an electoral college shall again be constituted and the provisions of s ection
- 7 and this section shall apply mutatis mutandis as if the newly constituted electoral college
- were the first electoral coilege constituted for the purposes of the election in questi on.
- (8) (a) The Chief Justice shall make rules in regard to the procedure to be observed at a meeting of any electoral college constituted as provided in section 7, including rules
- prescribing the form in which any nomination shall be submitted and rules defining the

duties of the presiding officer and of any person appointed to assist him, and prescrib ing the manner in which a ballot at any such meeting shall be conducted.

- (b) Such rules shall be made known in such manner as the Chief Justice may consider necessary.
- 9. Tenure of office of State President. $\hat{a}\200\224(1)$ The State President shall hold off ice, subject to the other provisions of this section $\hat{a}\200\224$
- (a) during the continuance of the Parliament from which the electoral college that elected him was constituted; and
- () after the dissolution of that Parliament, whether by efluxion of time or otherwise, until a State President has, at or after the commencement of the first session of the newly constituted Parliament, been elected as provided in sections 7 and 8 and has assumed office, but shail be eligible for re-ciection.

STATUTES OF THE REPUBLIC OF SOUTH AFRICA $a \geq 0 \leq 24$ CONSTITUTIONAL Law ss. 9-10 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 9-10

- (2) The State President shall vacate his office â\200\224
- (a) if in terms of section 7 (5) he becomes disqualified from serving as State President: or
- (h) if he is removed from office under subsection (3).
- (3) (a) The State President shall cease to hold office on a resolution adopted by a majority of the members present at a meeting of an electoral college constituted as prescribed

in section 7 and convened. as so prescribed. by the Chief Justice at the request of eac trof the

Nahenet Reser i the-three-Hauses. and declanng him 10 be removed from office on the gro und of misconduct

z or inability to perform efficiently the duties of his office.

(b) In connection with a resolution contemplated in paragraph (a) no debate shall a Al ey \setminus 3 - $\tilde{\ }$ > $\hat{\ }$ x»

be allowed in ihe sieion sollege. ie Nahonat Asset

- (\hat{A}^c) No request in terms of paragraph (a) shall be made by any-Heuse, except after consideration of a report of a committee of Parliament appointed in accordance with rul es and orders cope IpRE " BELSTOL |
- (d) A=Heusc shall not adopt a resolution that such a committee be appointed, unless there has previously been submitted to the Speaker of Parliament a petition sign ed

by not less than half of the members of cach-Heuse and requesting that such a committee be appointed. Me Manemal i

- (\hat{A}^{c}) In connection with a resolution contemplated in paragraph (d) no debate shall be allowed in the Heuseta-guestion. Nczhemel :
- (4) The State President may resign by lodging his resignation in writing with the Chief Jusuce.
- 10. Acting State President. \hat{a} 200\224(1) Whenever the State President is for any reason un-

able to perform the duties of his office, a member of the Cabinet nominated by the Stat e

President shall serve as Acting State President.

- (2) Wheneverâ\200\224
- (a) the State President is unable to nominate a member of the Cabinet In terms of subsection (1); or
- (b) the member so nominated is for any reason unable to act; or
- (\hat{A}^{c}) the office of State President is vacant and there is no member so nominated or the member so nominated is unable to act,

a member of the Cabinet designated by the remaining members thereof shall serve as Acting

State President during the incapacity of the State President or of the member nominated by him, as the case may be, or until a State President has been elected and has assumed office.

(3) (a) If a member of the Cabinet serves as Acting State President in terms of a designation under subsection (2) during the incapacity of the State President or of the member nominated by him. and the Speaker of Parliament is at any time of the opinion

that neither the State President nor his nominee will be able to resume the duties of h is

office within 60 days from the date on which his incapacity set in, the Speaker shall in

writing inform the Acting State President and the Chief Justice accordingly, and thereu pon

a member of the Cabinet shall without delay be designated as Acting State President by an electoral college mutatis mutandis in accordance with sections 7 and 8.

- (b) When the Acting State President so designated by the electoral college assumes office, any nomination or designation made under subsection (1) or (2) shall lapse.
- (c) The Acting State President so designated by the electoral college shall serve as such during the incapacity of the State President or until a State President has been e lected

and has assumed office, as the circumstances may require.

(4) Whenever it is in any of the circumstances mentioned above not possible to nominate or designate an Acting State President, the Speaker of Parliament shall serve as

Acting State President.

STATUTES OF THE REPUBLIC OF SOUTH AFRICA $\hat{a}\200\224$ CONSTITUTIONAL Law ss. 11-15 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 11-15

11. Oath of office by State President and Acting State President. $\hat{a}\200\224(1)$ The State President and any Acting State President shall when assuming office make and subscribe an oath of office in the following form before the Chief Justice or any other judge of the

Supreme Court:

In the presence of Almighty God and in full realization of the high calling 1 assume as State President Acting State President in the service of the Republic, 1. A.B.. do swear to be faithful to the Republic of South Africa and do solemnly and sincerely promise at all times to promote that which will advance and to oppose all that may harm the Republic: to obey. observe, uphold and maintain the Constitution and all other Law of the Republic: to discharge my duties with all my strength and talents to the best of my knowledge and ability and true to the dictates of my conscience; to do justice unto all: and to devote myself to the well-being of the Republic and its people.

May the Almighty God by His grace guide and sustain me in keeping this oath with honour and dignity.

So help me God.

- (2) In the case of the State President the oath shall be made and subscribed by him at a formal function where the Seal of the Republic is handed over to him by the outgoing
- State President or Acting State President, unless he already has the Seal in his custod y.
- 12. Salary of State President. \hat{a} 200\224 There shall be paid to the State President out of and
- as a charge on the State Revenue Fund and apart from any privilege which he may enjoy, such salary and allowances as may be determined from time to time by resolution of Parliament.
- 13. Pension payable to State President and State President $200\231s$ widow or widower. $200\224$
- (1) There shall be paid out of and as a charge on the State Revenue Fundâ\200\224
- (a) toany person who has at any time held the office of State President, an annual pension equal to the annual salary which was pavable to him on the day upon which he vacated office;
- (5) to the widow or widower of any such person a pension at the rate of three-quarters of the rate of the pension payable to such a person.
- (2) A pension in terms of subsection (1) shall be payable $\hat{a}\200\224$
- (a) in the case of the State President, with effect from the day following that upon which he vacated office:
- (b) in the case of the State President \hat{a} 200\231s widow or widower, with effect from the day following that upon which such person became a widow or a widower.

Own AEE ars AND GENERAâ\200\224AFFAHRSâ\200\224

airs. \hat{a} 200\224(1) Matters which specially or differentially affect a population group in relation tot intenance of its \hat{a} 200\230dentity and the upholding and furtherance of

its way of life, culture, traditio d customs, are, subject to the provisions of section

- 16. own affairs in relation to such popula oup.
- (2) Matters coming within the classes of sub} escribed in Schedule 1 are, subject to the provisions of section 16, own affairs in relation to ea ulation group.
- 15. General affairs. $\hat{a}\200\224$ Matters which are not own affairs of a population grolp g terms of section 14 are general affairs.

STATUTES OF THE REPUBLIC OF SOUTH AFRICA $200\224$ CONSTITUTIONAL Law ss. 16-19 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 16-19

16. Decision of questions on own or general nature of matters. $\hat{a}\200\224(1)$ (a) Any question

arising in the application of this Act as to whether any particular matters are own a of a population group shall be decided by the State President, who shall do so i manaer that the governmental institutions serving the interests of such populati are not by the decision enabled to affect the interests of any other population respective of whether or not it is defined as a population group in this Act.

(b) All such questions shall be general affairs.

of section 31 â\200\224

- (a) express his decision on any question contemplated in gbsection (1) by proclamation in the Gaczerte, or
- (b) make his decision on any such question known fof general information by such a proclamation, or make it known or cause ito be made known in such other manner as be may deem fit,

and shall advise the Chairman of each Ministers ${\rm a}\$ Council 4f every such decision .

- (3) When the State President assigns the adminisyfation of a law to a Minister of a department of State for own affairs of a population grglip under section 26 or 98 he sh all
- do so in pursuance of a decision under this section thag \hat{A} \hat{A} the law, in so far as its administration
- is so assigned. deals with own affairs of the popujdtion group in question.
- 17. Reference of questions to Presidentâ\200\231s/Council for advice, and consultation on cer-
- tain matters. \hat{a} 200\224(1) The State President may/fefer any question which is being considered
- by him in terms of section 16 to the Prespdent $a \geq 00 \leq 31$ s Council for advice.
- (2) (a) Before the State Presidepf issues a certificate under section 31 in respect of a bill or an amendment or a proposed amendment thereof, he shall consult the Speaker of Parliament and the Chairmen of t}e respective Houses in such manner as he deems fit.
- (b) Paragraph (a) does fot apply to the issue of a certificate in respect of a bill or an amendment thereof which/has been altered as a result of the consultation in terms of that paragraph.
- 18. Validity of Sidte Presidentâ\200\231s decisions on oan or general nature of matters .â\200\224

- (1) Any division of thâ $\202$ Supreme Court of South Africa shall be competent to inquir e into
- and pronounce upof the question as to whether the provisions of section 17 (2) were complied with in Zonnection with a decision of the State President coniemplated in those provisions.
- (2) Say as provided in subsection (1), no court of law shall be competent to inquire into or prondunce upon the validity of a decision of the State President that matters m en-

tioned in fhe decision are own affairs of a population group, or are not own affairs of a

populatign group. as the case may be.

3) For the purposes of subsection (2). the matters dealt with in any bill which, when intruced in a House, is not endorsed with or accompanied by a certificate contemplated ction 31, shall be deemed to be matters which are not own affairs of any population of a decision of the State

PART V

THE EXECUTIVE ' AUTHORITY

19. Executive egy harley â\200\224(1) The executive authority of the Rife hal (Jest

odbin the State President acting in $a^200^24a^200^24y$ tation with the Ministers who are members of the Cabinet: -P roc tect rar

DUTCH Sa Ahall te Aeoitoct bp be AU ft con in fesect oO) any elo es cov (Frat is

dep pl i ar Lore hoo Fess cs reo
mihters 7 ios Catena t -

STATUTES OF THE REPUBLIC OF SOUTH AFRICA $\hat{a}\200\224$ CONSTITUTIONAL LAW ss. 19-24 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 19-24 Cnel 37

(2) Except in sections 20 (¢) 8dUSAAIM, 24, 25, 26, . 33, ;

3, or where otherwise expressly stated or necessarily implied, any reference in this \mbox{Ac} t to

the State President is a reference to the State President acting as provided in subsect ion

(1).

- 20. The Cabinet. \hat{a} 200\224 The Cabinet shall consist of \hat{a} 200\224
- (a) the State President, who shall preside at its meetings;
- (b) the Ministers appointed to administer departments of State forgenesatafairs;
- (c) any Minister appointed to perform furictions other than the administration

of a department of State and designated by the State President as a member of the Cabinet; and

201) Tha Cabrner Shall

+H 4 d member of the Cabi

be bongs A IWMI WARS for-PTIICOTAT PUTPOR. Mperbed pe hee fatâ\200\224Ministers' Councils. =(1) A Ministersâ\200\231 Council shall consi

daMes Whose (a) the Ministers appointed to administer departments 0 te for own affairs

: f one and the same population group;

Jo ken in bre Hew ;

fl gpierenic (b) any Minister who is a member of the po

Nah onal ASsert bly (ees ds has been appointed as a member of inisters $200\231$ Council to perform func-

- r^{\sim} he tole $\text{a}\204$ cm f8hp tions other than the administratiefi of a department of State ;
- > \hat{A} © $(\hat{A}$ ¢) any Deputy Minister appojnt \tilde{A} ©d to exercise or perform powers, functions and on group in question and who

A Ma ASSem ey duties on behalf of any-6f the Ministers referred to in paragraph (a); an d

ls !!..

- g (d) any Minister of Cabinet who is a member of the population group in
- (2) \hat{A} ¢ : ap gn question an o has been co-opted by the Ministersâ\200\231 Council as a member

 $\label{eq:holds} \mbox{HOhall be $\tilde{\ }$ prof thew thereof,$_$ whether for a definite or for an indefinite period or for a particular $\tilde{\ }$$

Yohon ;

to The (ep fe5en tate President shall designate a Minister who is a member of a Minister rsa^200^231

Prosiced Mut 22. Seal of Republic. \hat{a} 200\224(1) There shall be a Seal of the Republic, s howing the coat of

hoas Pl arms of the Republic with the circumscription $\hat{a}\200\234$ Republic of South Africa $\hat{a}\200\224$ Republiek van

beshcas Ny Suid-Afrikaâ\200\235.

may clo Clens 2) The Seal shall be in the custody of the State President and shall, sav e in so far

A a othe cn Mo as may be otherwise determined by the Stzte President, be used on all public documents

 ${\tt I}$: Vn colu CA on which it was required to be used immediately before the commencement of this Act.

o f a MeH (oersiug 23. Confirmation of executive acts of State President. \hat{a} 00\224(1) T he will and pleasure of

Eph the State President as head of the executive authority of the Republic shall be exp ressed

J "

Jin fe NUK ov) in writing under his signature.

Ase buy Shull be (2) Any instrument signed by the State President acting enrthe-advice- of a-Ministers \hat{a} 200\231

uy o) fw Geunettor in consultation with the Ministers who are members of the Cabinet, s hall be

ox J Sets li countersigned by a Minister who is a-member-of the Minister's Counci-inrqu estion-of-asâ $\200\224$

; eyes Jlolenlofy oo ase may be, a member of the Cabinet.

9 nel (3) The signature of the State President on any instrument shall be confirmed as iq ent ten $\hat{A} \odot$ provided in section 22.

fires in 24. Appointment of Ministers.â\200\224(1) The State President may appoint as m

any persons

Pwo (abunet as he may from time to time deem necessary to administer such departments of State of

the Republic as the State President may establish, or to perform such other functions a \boldsymbol{s}

- (3) M((co beaw t- the State President may determine, and he may himself administer such a department of
- B Shu (State for general-affaiss if at any time no person has been appointed under this subsection

om Frza or section 25 to administer it.

wot b he [Sub-s. (1) substituted by s. 3 of Act No. 105 of 1984.]

VU Slah floTdont tn Cemdublaken woth ke boactag vs \hat{A} § fol heat Jat H whe fue BR rember toll pserron:

(Issue No 18) â\200\234yr 1315

STATUTES OF THE REPUBLIC OF SOUTH AFRICA $200\224$ CONSTITUTIONAL Law ss. 24-27 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 24-27

(2) Persons appointed under subsection (1) shel-hetd-office-durng-the-State \hat{a} 200\224Pre si-

dent's-pleasure-and shall be the Ministers of the Republic, and Gong Huth pedo hull onpugbe

O) tay-No-Mimister $200\224$ shal-hold-ofice-for-a-longer period-than $200\2242$ -menths-unless-he 1 emo Jed

o\\ice by

p : rorveieiid he Siete Presi

M3 e 11 1S 2 Sntment-as-sueh-Ministe be he-optiionof-the-State ac kag ns

Peres il Tati Cowmillunim

bers-ofthai-populationâ\200\224group: wih hea

(4) A Minister shall before assuming his duties make and subscribe an oath before lo cl es J ae

the Chief Justice or any other judge of the Supreme Court in the following form: coins I, A.B. do hereby swear to be faithful to the Republic of South Africa and undertake f:

before God to honour this oath; to hold my office as Minister with honour and dignity; Pay wii ts

to respect and uphold the Consitution and all other Law of the Republic; to be a true ${\tt H}$ u ${\tt Ch}$ Kestsh

and faithful counsellor; not to divulge directly or indirectly any matters which are 4p ferenis iv

entrusted to me under secrecy; and to perform the duties of my office conscientiously ${\tt b}$ is

and to the best of my ability. Nahere:

So help me God. Assenbly.

25. Temporary performance of Minister's functions of office by another Minister. \hat{a} \ 200 \ 224

Whenever a Minister is for any reason unable to perform any of the functions of his off ice,

or whenever any Minister has vacated his office and a successor has not yet been appointed,

the State President may appoint any other Minister to act in the said Minister $200\231$ s stead or

office. either generally or in the performance of any specific function.

26. Assignment of Minister's functions to another Minister, or performance thereof by or on behalf of State President. \hat{a} (1) The State President may assign the administration

of any provision in any law which entrusts to a Minister any power, duty or function, to \circ

any other Ministerâ\200\224

- (a) either specifically or by way of a general assignment of the administration of any law or of all laws entrusting powers, duties or functions to such first-mentioned Minister; and
- (b) either generally or in so far as such provision, law or laws relate to any population-group-or matter mentioned in such assignment.

State President, may be exercised or_pesferned Dy the State President as if he were the Minister of the depariment+rrquestion, and may be exercised or performed on behalf of the State Presid by a Minister referred to in section 20 (b) or (\hat{A}^{φ}) who has been authorized

erctO Dy the State President.

[S. 26 substituted by s. 4 of Act No. 105 of 1984.)

27. Appointment and functions of Deputy Ministers. $\hat{a}\200\224(1)$ (a) The State President may, sebjectisubsestio \hat{A} ®), appoint any person to hold office during the State President's

pleasure as Deputy Minister of any specified department of State or Deputy Minister of such other description as the State President may determine, and to exercise or perform on behalf of a Minister any of the powers, functions and duties entrusted to such Minister

in terms of any law or otherwise which may, subject to the directions of the State President,

be assigned to him from time to time by such Minister.

(b) Any reference in any law to a deputy to a Minister shall be construed as including a reference to a Deputy Minister appointed under this subsection, and any such

reference to a Minister shall be construed as including a reference to a Deputy Ministe ${\tt r}$

acting in pursuance of an assignment under paragraph (a) by the Minister for whom he

acts.

Fre ey Mii shall hold office for a longer pen he months unless he is or becomes a member of a Ha

- (b) The provisieasof Section 24 (3) (b) shall apply mutatis mutandis to a Deputy Minister appetrted to exercise or perform any powers, functions and duties on behalf of
- (3) A Deputy Minister shall before assuming his duties make and subscribe an oath, in the form prescribed in section 24 (4) but with reference to his office as Deputy Minister,

before the Chief Justice or any other judge of the Supreme Court.

- 30.Reconstitution of Parliament.- (1) Parliament shall be reconstituted as one House, the National Assembly, which shall have sovereign legislative authority in and over the Republic
- (2) Parliament, reconstituted in terms of subsection (1) hereof, shall function both as a Constituent Assembly, with the power to draft and adopt a new constitution, and as a legislature, with the power to make laws for the peace, order and good government of the Republic.
- 31.8itting of Parliament.-(1) Parliament shall commence its sittings seven days after the last polling day for the election.
- (2) Parliament may adjourn its sittings from time to time, but shall remain in session until it has completed its primary task of adopting a new constitution, or until it is dissolved by effluxion of time in accordance with the provisions of this Act.
- 32. Duration and dissolution of Parliament.-(1) Parliament shall continue until a new constitution has been adopted as contemplated in section 31(2) or section 42 of this Act, provided that if a new constitution has not been adopted within a period of one year from the date on which the first sitting of Parliament commenced, it shall be dissolved, and an election shall be held for a new Parliament in accordance with the provisions of this Act.
- (2) Notwithstanding the provisions of subsection (1) hereof, and provided that Parliament-shall at the latest be dissolved five years after the day on a\200\224whicha\200\224its first a\200\234sitting commenced, Parliament shall have the power from time to time to extend the period of one year referred to in subsection (1) for such period or periods as it considers appropriate.
- (3) Unless the new Constitution otherwise provides, the State President shall dissolve Parliament by proclamation in the gazette to be published not later than thirty days after the adoption of the new constitution, and an election shall thereafter be held for a new Parliament in accordance with the provisions of the new constitution.
- 33.Effect of dissolution.— Notwithstanding the dissolution of Parliament by effluxion of time or otherwise, the State President shall have the power by proclamation in the gazette to summon Parliament for the dispatch of urgent business during the period following such dissolution up to and including the day immediately preceding the day on which polling for the election held in pursuance of such dissolution commences.
- 34. Constitution of the National Assembly.—The National Assembly shall consist of four hundred members to be elected by qualified voters by secret ballot. All persons who are South African citizens, or who are deemed to be South African citizens in

any such committee to meet and exercise or perform its powers duties and functions at a place beyond the seat of Parliament.

46. Public Access to 8ittings.— All sittings of the National Assembly shall be held in public and members of the public and the media shall have access to such sittings: provided that reasonable safeguards may be instituted to search or refuse entry to persons in order to protect the safety of members or other persons present in the National Assembly.

IRC

STATUTES OF THE REPUBLIC OF SOUTH AFRICA \hat{a} 200\224 CONSTITUTIONAL Law ss. 27-32 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 27-32

(4) Whenever any Deputy Minister is for any reason unable to perform any of the functions of his office. the State President may appoint any other Deputy Minister or a ny

other person to act in the said Deputy Minister's stead, either generally or in the performance

of any specific function.

28. Power to appoint and discharge persons. \hat{a} 200\224(1) The appointment and removal of persons in the service of the Republic shall be vested in the State President. unless the

appointment or removal is delegated by the State President to any other authorty or is in

terms of this Act or any other law vested in any other authorty.

(2) A Minister may, subject to the directions of the State President, assign to any person appointed by the State President under subsection (1) for that purpose. any power,

function or duty entrusted to the Minister in terms of any law or otherwise â\200\224

- (a) either specifically or by way of a general assignment of the exercise or performance of all powers, functions or duties of the Minister; and
- (b) either generally or in so far as such power, function or duty relates to any population group or matter or applies in any area mentioned or described in such assignment,

and any such power, function or duty so assigned shall be exercised or performed by the said person on behalf of the Minister.

[Sub-s. (2) added by s. of Act No. 20 of 1987.)

29. Seat of Government. \hat{a} \200\224Save as is otherwise provided in section 36, Pretoria s hall

be the seat of the Government of the Republic.

PART VI PR

Re Le

TheEegistatareand-its Powers

Legislature and its powers.â\200\224 The legislative power of the Republic is vested in

te President and the Parliament of the Republic, which, as the sovereign legislative

government of the Republic: Provided that the powers of Parliament in respect contemplated in section 31 shall be exercised as provided by that section.

ills on own affairs of a population group.â\200\224(1) A bill which, when introduced

- (a)
- (b)

the State President's certificate mutatis mutandis in accordion (1) of this section was issued before it was adopted.

(3) A bill passed by a Hodge under subsection (1) or passed by a House and thereafter

amended in accordance with su ion (2) (b), shall, when it is presented to the State

President for his assent, be endo with the certificate of the Chairman of the House that t

it has been passed and is presented Yor assent in accordance with this section or, as the $\ensuremath{\mathsf{he}}$

circumstances may require, that it has been passed and amended and is presented for ass

ent

in accordance with this section.

- 32. Disagreement among the Houses.\-(!) If during the same session of Parliament \hat{a} \200\224
- (a) one or two Houses pass a bill'\and the other Houses or House rejects it or is deemed in terms of subsection \Q) to have rejected it; or
- (b) two Houses pass different version of a bill and the other House rejects it or is so deemed to have rejected it; $\boldsymbol{0}$

2) Tw Sia Pres deat Shc I GC yient K uu Pu Lut hus been

¢

32 >a to bills. \hat{a} 200\224(1) ny ines been pose Cy Shell 62

STATUTES OF THE REPUBLIC OF SOUTH AFRICA $200\224$ CONSTITUTIONAL Law ss. 32-34 Republic of South Africa Constitution Act. No. 110 of 1983 ss. 32-34

ley $\hat{a}\200\224$ wo Houses pass a bill and the other House passes a different version of it; or

(d) each of the Houses passes a different version of a bill,

the State President may during that session refer the bill or the different versiopsthe reof

which have been passed, as the case may be. to the President's Council for 4s decision: Provided that the State President may withdraw the reference at any time $p\tilde{A}@fore$ the President may withdraw the reference at any time $p\tilde{A}@fore$ the President may withdraw the reference at any time $p\tilde{A}@fore$ the President may withdraw the reference at any time $p\tilde{A}@fore$ the President may withdraw the reference at any time $p\tilde{A}@fore$ the President may withdraw the reference at any time $p\tilde{A}@fore$ the President may withdraw the reference at any time $p\tilde{A}@fore$ the President may withdraw the reference at any time $p\tilde{A}@fore$ the President may withdraw the reference at any time $p\tilde{A}@fore$ the President may withdraw the reference at any time $p\tilde{A}@fore$ the President may withdraw the reference at any time $p\tilde{A}@fore$ the President may withdraw the reference at any time $p\tilde{A}@fore$ the President may withdraw the reference at any time $p\tilde{A}@fore$ the President may withdraw the reference at any time $p\tilde{A}@fore$ the President may withdraw the reference at any time $p\tilde{A}@fore$ the President may withdraw the reference at any time $p\tilde{A}@fore$ the President may withdraw the reference at any time $p\tilde{A}@fore$ the President may withdraw the reference at any time $p\tilde{A}@fore$ the President may withdraw the reference at any time $p\tilde{A}@fore$ the President may withdraw the reference at any time $p\tilde{A}@fore$ the President may withdraw the reference at any time $p\tilde{A}@fore$ the President may withdraw the reference at any time $p\tilde{A}@fore$ the President may withdraw the reference at any time $p\tilde{A}@fore$ the President may withdraw the reference at any time $p\tilde{A}@fore$ the President may withdraw the reference at any time $p\tilde{A}@fore$ the President may withdraw the reference at any time $p\tilde{A}@fore$ the President may withdraw the reference at any time $p\tilde{A}@fore$ the President may withdraw the reference at any time $p\tilde{A}@fore$ the President may withdraw the reference at any time $p\tilde{A}@fore$ the President may with

ident's council gives its decision.

- (2) (a) Ifâ\200\224
- (i) the State President, by message to a House, has by another House and introduced in the Hou which notice of a motion for its introductio, in that House, be disposed of by that Hg message, which may not be a date egs message: and
- (ii) that House has not disposed $gf\hat{a}\200\231$ such bill before the date mentioned in the message,

that House shall be deemed for the p unless the State President by like mes date so mentioned.

(b) A House which a bill shall be deemed for

gQuested that a bill passed in question or in respect of or consideration has been given se before a date mentioned in the jer than 14 days after the date of the

poses of subsection (1) to have rejected the bill, ge determines otherwise within seven days after the

#5 rejected a motion for the introduction or consideration of % purposes of subsection (1) to have rejected the bill.

(3) Whenare gmmendation of the Presidentâ\200\231s Council has been laid upon the Table

Bed 4 in section 78 (8), the House fia} deal wi the commendation. QO) A bi

which, in termp \tilde{A} \otimes of a decision of that council given during the session of Parliament i in which

5S) A bill which is deemed in terms of subsection (4) to have been passed by Parnt shall, when it is presented to the State President for his assent, be endorsed with

certificate of the Speaker of Partiament that ihe bill \mid is By virtue of a decision of the

ions of su 1 t esi.,).: \hat{a} \200\235

Torr f amendment of a bill when the bill 1s pr

al sect | in 1 he Er

37

34. Validity of Acts of Parliament. \hat{a} 00\224(1) A bill referred to in section 33H to which

the State President has assented shall be an Act of Parliament.

@ (a) Any division of the Supreme Court of South Africa shall, subject to the provisions of sections #7 be competent to inquire into and pronounce upon the question as to whether the provi ions of this Act were complied with in connection with any law which is expressed to be enacted by the State President and Parliament or by the State President and any Hou

1 Hi (7) and bi \hat{A} ®)

(Issue No 18) 1321

fe Nahe ficou

id

STATUTES OF THE REPUBLIC OF SOUTH AFRICA \hat{a} 200\224 CONSTITUTIONAL Law ss. 34-39 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 34-39

- i OO i Ack er hat PrORCheR 4 Fr Catenicd Beh Ack (3) Save as provided in FBsdetiont2), no court gd shall be competent to i A into or pronounce upon the validity of an Act of Parliament.
- 39. 35 Signature and enrolment of Acts. \hat{a} 200224As soon as may be afier any law has bee

assented to by the State President, the Secretary to Parliament shall cause two fair copies

of such law, one being in the English and the other in the Afrikaans language (one of \boldsymbol{w} hich

copies shall have been signed by the State President), to be enrolled of record in the office

of the Registrar of the Appellate Division of the Supreme Court of South Africa, and su ch

copies shall be conclusive evidence as to the provisions of every such law, and in case of

conflict between the two copies so enrolled that signed by the State President shall prevail.

HO . 36: Seat of Legislature. \hat{a} Cape Town shall be the seat of the Ergistature-o fthe-Republic. NGheona (Assexely

oRaribarrent

 $\hat{a}\200\224$ Constitution of Parliament. $\hat{a}\200\224$ Part siteenustrofth ouses;-namely, a House of Assembly, a House of Representatives and a House of Delegates.

(2) If and for as long as any House is unable, during a session of Parliament, tg/meet

for the performance of its functions or to perform its functionsâ\200\224

- (a) by reason of a shortfall in the number of its members, or because/there are no members, as a result of the resignation of members or the fdct that an insufficient number of members or no member was elected ay/any election of members of such House; or
- (b) by reason of the absence of members, or the failure of mepibers to take their seats or to perform the funtions of their office, after theâ\200\231State President has by proclamation in the Gazette called upon all members of such House to be present in the chamber of such House for the pefformance of their functions as such members on a day and at an hoys mentioned in the proclamation, and that hour and day have passed,

Parliament shall consist of the Houses that are or, according $200\231$ to the circumstances, the House

that is able to perform their or its functions, and the pggvisions of this Act and any other

law shall be construed accordingly.

- A 38. Sessions of Parliament. $\hat{a}\200\224(1)$ The State Pfesident may appoint such times for the sessions of Parliament as he thinks fit, and may also from time to time, by proclamation in the Gazerte or otherwise, prorogue Parliarpént.
- (2) There shall be a session of Parligdent at least once in every year, so that a perio d of 13 months shall not intervene betweeg the commencement of one session and the commencement of the next session.
- (3) The first session of Parlianfent after the general election of members of the House s held in pursuance of a dissolution \hat{A} ¢f Parliament, shall commence within 30 days after the polling day of the election.
- 39. Duration and disso}dtion of Parliament or a House. $\hat{a}\200\224(1)$ Every Parliament sha ll continue for five years from the day on which its first session commences.
- (2) The State PrgÃ@identâ\200\224
- (a) may diâ\202¬solve Parliament by proclamation in the Gazette at any time; and
- (6) shal so dissolve parliament, unless he resigns from office, if each House, ddring one and the same ordinary session of Parliament $a \geq 0$
- (i) passes a motion of no confidence in the Cabinet within any period of 14 days; or

- 41(1). Voting in the National Assembly.—(11) Save as set out in this section all questions in the National Assembly shall be determined by a majority of 66,7% of votes of members present other than the Chairman or the Presiding member, who shall, however, have and exercise a casting vote in the case of an equality of votes.
- (2) When Parliament sits as a Constituent Assembly for the purposes of adopting a new constitution, all questions shall be determined by a majority of 66,7 per cent of votes of members present other than the Chairman or the Presiding member: provided that the Constitution to be adopted shall in all respects conform with, and shall not in any respect contradict the constitutional principles set out in the Schedule to this Act. (

TINY

- (3) The constitutional principles set out in the Schedule to this Act shall limit the power of Parliament sitting as a Constituent Assembly, and no repeal or amendment of such principles shall be permissible under this Constitution.
- (4) Should any political party represented in the National Assembly contend that a proposed provision of the new Constitution which has been put to the National Assembly for adoption does not comply with the requirements of section 41(2) of this Act, the political party concerned shall inform the Speaker of its contention, and in that event debate upon such proposal shall be suspended, and the contention of the political party shall be referred by the Speaker to the Constitutional Panel referred to in section 41(5) of this Act for its determination.
- (5) A Constitutional Panel consisting of seven suitably qualified persons shall be appointed en bloc by the National Assembly to determine all disputes arising out the provisions of section 41(3) hereof. The Constitutional Panel shall function and take decisions in accordance with the procedures set out in the Schedule hereto.
- (6) A determination by the Constitutional Panel shall be final and binding and shall not be subject to appeal or review by a court of law.
- (7) No court of law shall have jurisdiction to pronounce upon the validity of any constitution adopted by Parliament sitting as a Constituent Assembly on the grounds that such constitution does not comply with the requirements of section 41(3) of this Act.
- (8) Nothing in section 41(7) of this Act shall be construed as depriving a court of law of its duty to uphold determinations made by the Constitutional Panel.
- (9) When Parliament sits as a legislature the special majorities hereinafter set out shall be required for the following matters-
- (a) in order to repeal specific provisions of or

otherwise amend this constitution, 80 per cent of the votes of members present other than the Chairman or the Presiding member.

- (b) in order to repeal or amend (special legislation agreed to by Codesa, including the 'Protection of Fundamental Rights Act'), 80 per cent of the votes of members present other than the Chairman or the Presiding member.
- (42(1) If the National Assembly, sitting as a Constituent Assembly, has not adopted a new constitution within a period of six months from the date of the first sitting of such Assembly, the National Assembly may resolve by a simply majority of members present other than the Chairman, or the Presiding Member, that a constitution which has the approval of such majority, be put to a general referendum.
- (2) If a resolution is passed in terms of subsection (1) hereof, a general referendum shall be held on a date to be fixed by the State President by notice in the gazette, which shall not be later than one month after the passing of such resolution.
- (3) The referendum shall be conducted in accordance with the provisions set out in the Schedule to this Act.
- (4) If at least 66,7% of the votes cast in the general referendum are in favour of the adoption of the proposed constitution, it shall be deemed to have been adopted in accordance with the provisions of this Act.
- 43. Repeal of this Act.— When Parliament is sitting as a Constituent Assembly adopts a new constitution in accordance with the provisions of section 41(2) hereof, or when a new constitution is deemed to have been adopted in accordance with the provisions of section 42 hereof, this Act shall be deemed to be repealed thereby. Save as aforesaid, and save as set out in section 41(9) (a) hereof, the House of Assembly shall have no power to repeal this Act or any of its provisions.
- 44. Committees of the National Assembly The National Assembly may appoint committees consisting of its members in order to perform functions assigned to them by the Assembly provided that no party represented in the Assembly shall be excluded from any such committee, and provided further that the committees shall as far as possible be composed in a way which gives parties representation in proportion to their representation in the Assembly
- 45. Rules of procedure.— (1) The National Assembly may make rules and orders in connection with the order and conduct of its business and proceedings as a Constituent Assembly and as a Legislature.
- (2) The rules and orders may provide for the manner in which

committees appointed by it in terms of section 43 hereof shall conduct their affairs and take their decisions, and may authorise

accordance with the provisions of the schedule to this Act, shall

be qualified and entitled to vote in the election for members of the National Assembly.

35. Elections for the National Assembly.— The members of the House of Assembly shall be elected by proportional representation

in accordance with the principles and procedures set out in the schedule to this $\mbox{\rm Act.}$

36. Disqualifications for membership of the NationalAssembly- (1) No person shall be capable of being elected to or of sitting as a member of the National Assembly unless such person is qualified

in accordance with the provisions set out in the schedule to this Act to hold such office

(2) Any member of the National Assembly who, after having been elected to the House, ceases to be qualified for membership,

NEN

shall vacate his seat.

- ss. 39-41 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 39-41 (11) rejects any bill whi oneys for the ordina annual requirements or services of the departments of State controffed by members of the Cabinet.
- (3) Subject to the provisions of subsection (2) \hat{a} \200\224
- (@) the State President may dissolve any House by proclamation in Ahe Gazette ifâ\200\224
- (i) such House passes a motion of no confidence in the inet; or
- (ii) such House rejects any bill referred to in subsectiopA2) (4) (ii); or
- (b) the State President shall so dissolve any House gr reconstitute the Ministersâ $\200$

Council in question ifâ\200\224

- (i) such House passes a motion of no confidence in the Ministersâ $\200\231$ Council in question; or
- (ii) such House rejects any bill referregâ $200\231$ to in section 31 which appropriates revenue or moneys for the ordingry annual requirements or services of the departments of State controlled by members of the Ministersâ $200\231$ Council in question.
- 40. Effect of dissolution. \hat{a} 200\224 Notwithstanding the dissolution of any House in terms of
- this Act, whether by a dissolution of Parliaghent or otherwise and whether by effluxion of

time or otherwise \hat{a} \200\224

- (a) every person who at the date of the dissolution is a member of such House shall remain a member/hereof;
- (b) such House shall remdin competent to perform its functions; and
- (\hat{A}^{ξ}) the State President \hat{A}^{ξ} hall have power to summon Parliament or the House in question for the \hat{A}^{ξ} ispatch of business,

during the period following uch dissolution up to and including the day immediately

preceding the polling day fo/the election held in pursuance of such dissolution, in the same manner in all respects as yf the dissolution had not occurred.

The Houses

- 41. Constitutién of House of Assembly.â\200\224(1) The House of Assembly shall consist of a\200\224
- (0) $1\hat{A}$ ¢6 members, each of whom shall be directly elected by the persons entitled vote at an election of such a member in an electoral division delimited as provided in section 49;

four members nominated by the State President, of whom one shall be nominated from each province;

eight members elected by the members contemplated in paragraph (a) according to the principle of proportional representation, each voter having one transferable vote.

(2) The number of members of the House of Assembly to be elected as provided in bsection (1) (a) in each province, shall be as follows: $\hat{a}\200\224$

Cape of Good HOPE... vx + 2 vu x mwa a 5 wos = vis 56 INGER Li de eto mv ooniin lon op ea ee of ER Wt \mid 20 Orange Free S110... ec \hat{A} « + +. vv vv a 5 sis sin x x 2 \hat{A} » 14

Transvaal oo mit le hw ale ww Eee Ee are Be 76 $\$ 7

(Issue No 17) 1325

STATUTES OF THE REPUBLIC OF SOUTH AFRICA $\hat{a}\200\224$ CONSTITUTIONAL Law ss. 4246 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 42-46 X \,

 $\hat{a}\200\23442$. Constitution of House of Representatives. $\hat{a}\200\224(1)$ The House of Representatives shall consist of $\hat{a}\200\224$

- (a) 80 members, each of whom shall be directly elected by the persons entitled 10 vote at an election of such a member in an electoral division delimited as provided in section 49:
- (h) two members nominated by the State President;
- (c) three members elected by the members contemplated in paragraph (2) ac-

cording to the principle of proportional representation, each voter having one transferable vote.

(2) The number of members of the House of Representatives to be elected as provided in subsection (1) (XN in each province. shall be as follows: \hat{a} \200\224 Cape of Good H Natal oo)

Orange Free State .

Transvaal

Constitution of House of\Delegates.â\200\224(1) The House of Delegates shall consist

(@) 40 members. cach of whym shall be directly elected by the persons entitled 10 vote at an election of such 2 member in an electoral division delimited as provided in section 49;

two members nominated by the State President:

three members elected by the members contemplated in paragraph (a) ac-

cording to the principle of proportional representation, each voter having one transferable vote.

(2) The number of members of the House ok Delegates to be elected as provided in subsection (1) (a) in a province, shall be as follows: Cape of COOA HOPE. + \hat{A} « \hat{A} « \hat{A} « \hat{A} « \hat{A} « \hat{A} » \hat

Natal ew aim wow Eh EN 29

Transvaal vb 5% ee les ww whew SEE nw

44. References to directly and indirectly elected and nominated members of Houses. \hat{a}

Any reference 1n this Part to a directly elected member, a Dominated member and an indirectly elected member of a House, shall be construed as a eference to a member of such House who. as the case may be and as the context may reqiyre, has been elected or nominated or is to be elected or nominated as provided in sectiom\d! (1) (a), (b) and (c),

respectively, or section 42 (1) (a). (b) and (c). respectively, or section 3 (1) (a), (b) and (0). respectively.

- 45. Alteration of number of members of province. $\hat{a}200\224$ Notwithstanding any provision 10 the contrary contained in this Act. the number of members of any Hous to be clected in the vanous provinces as provided in section 41 (2), 42 (2) or 43 (2), as the shall not be altered until $\hat{a}200\224$
- (a) in the case of the House of Assembly. a period of five years has el the last delimitation of its electoral divisions in terms of the previpus Constitution: and
- (b) in the case of the House of Representatives and the House of Delegates. a

period of 10 years has elapsed from the first delimitation of the toral divisions of the House in question in terms of this Act \setminus

46. Nomination and indirect election of members of Houses. $\hat{a}\200\224(1)$ The State Presid ent may make regulations in regard 10 the election of indirectly elected members of a House, including regulations prescribing the manner of voting and of the transfer and counting of votes and the duties of returning officers in connection with such election.

(Issue No 17)

STATUTES OF THE REPUBLIC OF SOUTH AFRICA â\200\224 CONSTITUTIONAL Law . Ss. 46 Republic of South Africa Constitution Act. No. 110 of 1983 s. 46

(2) (0) A casual vacancy in the scat of a nominated or an indirectly elected member of a House shall, subject to the provisions of paragraph (b), be filled by the nominati on or

election of a member for the unexpired portion of the term of office of the member in whose stead he 1s nominated or elected. and in the same manner in which the last-mentioned

member was nominated or elected.

- 32 If a casual vacancy in the scat of an indirectly elected member of a House exists while there 1s one or more directly elected members of the House who belong to or
- of the same political party as that to which the member whose scat is vacant belonged or of which he was a supporter at the time when the seat became vacant, the vacancy shall be filled by the nomination of a member by the said directly elected member
- or members (herainafier referred to as competent members) for the unexpired portion of the term of office of the member whose seat is vacant: Provided that in the case of a c asual

vacancy in the seat &f an indirectly elected member who, when the vacancy occurred. no longer belonged 10 or Was a supporter of the said political party, the vacancy shall be filled

in the manner prescribdd in paragraph (a).

- (\hat{A}^{c}) A nominatioR in terms of paragraph (b) shall $\hat{a}\200\224$
- (i) be made\en a form prescribed by the Speaker of Parliament;
- (ii) contain th nomince's consent 10 his nomination and his confirmation that he is campetent to become a member of the House in question, signed by him
- (iii) if there are not\pore than five competent members, be signed by every competent member
- (iv) if there are more than five competent members, be signed on behalf of the competent memRers by the leader of the political party in question in the House and at Idast four other competent members; and
- (v) be lodged with the Secre\ary to Parliament, who shall record or it, under his signature, the date on\which he receives it,

and shall take effect on the date so recorded it and not earlier.

- (d) A member of a House nominated\in accordance with paragraphs (b) and (c) of this subsection shall for the purposes of this Act and any other law be deemed to have
- been elected in accordance with the provisions of ion 41 (1) (\hat{A}^{c}) , 42 (1) (c) or 43 (1) (co).
- as the case may be, and any reference in this Act (except subsection (1) of this section) or
- any other law to an indirectly elected member or a ember elected or to be elected as provided in the said provisions, or to the election of sich a member, shall be construed as
- including a reference to a member nominated or to be no inated as provided in paragraph \boldsymbol{s}
- (b) and (c) of this subsection or to the nomination of a \pember in accordance with the last-mentioned paragraphs. as the case may be.

[Sub-s. (2) subsututed by s. 6 of Act No. $105\hat{A}^{\circ}f$ 1984.)

- (3) A nominated or indirectly elected member of a Hotse whoâ\200\224
- $\{a\}$ remains a member of the House in terms of section 40 up to and including the day immediately preceding the polling day for $a\200\230$ he relevant election referred to in that section: and

- (5) is not elected as a member of the House in question al that election,
- shall. during the period which in terms of subsection (4) of this section\is applicable in his
- case. be deemed to have been nominated or elected on that polling ddy as a nominated member or. as the case may be, as an indirectly elected member of that use, and, in the

case of a nominated member of the House of Assembly, from the province fom which he was in fact nominated.

- (4) Any person who is a member of a House in terms of the provisions of subsection
- (3) shall cease to be a member of such House in terms of those provisions $a \sqrt{200}$ (a) in the case of a person deemed in terms of those provisions to hake been nominated from a particular province as a member of the House of Assambly, on the day on which a nominated member of that House is nominated rom

are support

(Issue No 18) 1329

STATUTES OF THE REPUBLIC OF SOUTH AFRICA \hat{a} \200\224 CONSTITUTIONAL Law ss. 4649 Republic of South Africa Censtitution Act, No. 110 of 1983 ss. 46-49

X that province in pursuance of the relevant dissolution of that House referred to 1n section 40. or. if such a member is not so nominated within the period of 45 days after the polling day of the general election held in pursuance of that dissolution, at the expiration of that penod: and

(5 in the case of a person deemed in terms of those provisions to be an indirectly elected member of a House or a nominated member of a House other than the House of Assembly, on the first day on which indirectly elected or. as the case may be, nominated members of the House in question are efected or

ominated in pursuance of the relevant dissolution referred to in section 40, orf no such members are elected or nominated within the period of 45 days after\the polling day of the general election held in pursuance of that dissolutioq. at the expiration of that period: Provided that such person. if he is elected &r nominated as such a member but not on such first day, shall be deemed t] have remained a member of the House in question up to and including the day immediately preceding the day on which he is so elected or nominate

47. Polling day at gener elections. \hat{a} 00\224(1) At any general election of members of the

Houses held in pursuance of a \hat{A} issolution of Parliament, all polls shall be taken on one

and the same day in all the electorgl divisions of all three Houses throughout the Republic,

such day to be appointed by the Styte President.

(2) Atany general election of mimbers of a House held in pursuance of its dissolution otherwise than at a dissolution of Parliyment. all polls shall be taken on one and the same

day in all the electoral divisions of that $\$ thouse throughout the Republic, such day to b e

appointed by the State President.

- (3) The day appointed by the State Pxesident in terms of subsection (1) or (2), shall be a day not more than 180 days after the disso\ution of Parliament or the House in que stion,
- as the case may be.
- 48. Delimitation of electoral divisions. $\hat{a}\200\224(1)\At$ intervals of not less than five years
- and not more than 10 years, commencing from the $\$ first delimitation of electoral divisions
- in terms of this Act. the State President shall appoint\a delimitation commission consisting
- of three judges of the Supreme Court of Scuth Africa, Which shall, subject to the provisions
- of section 41 (2), 42 (2) or 43 (2), as the case may be, divide the Reputlic. for the p urpose
- of the election of directly elected members of a House, ito the same number of electora 1
- divisions as the number of such members of that House, in $\$ a manner that no elector al

division is situated partly in one province and partly in angQiher province.

- (Sub-s. (1) substituted by s. 1 of Act No. 61 o(1990.]
- (2) No judge shall be appointed under subsection (1) as \hat{A} S member of a delimitation commission unless he has served as a judge. whether in a permanknt or temporary capacity,

for a total period of not less than five years.

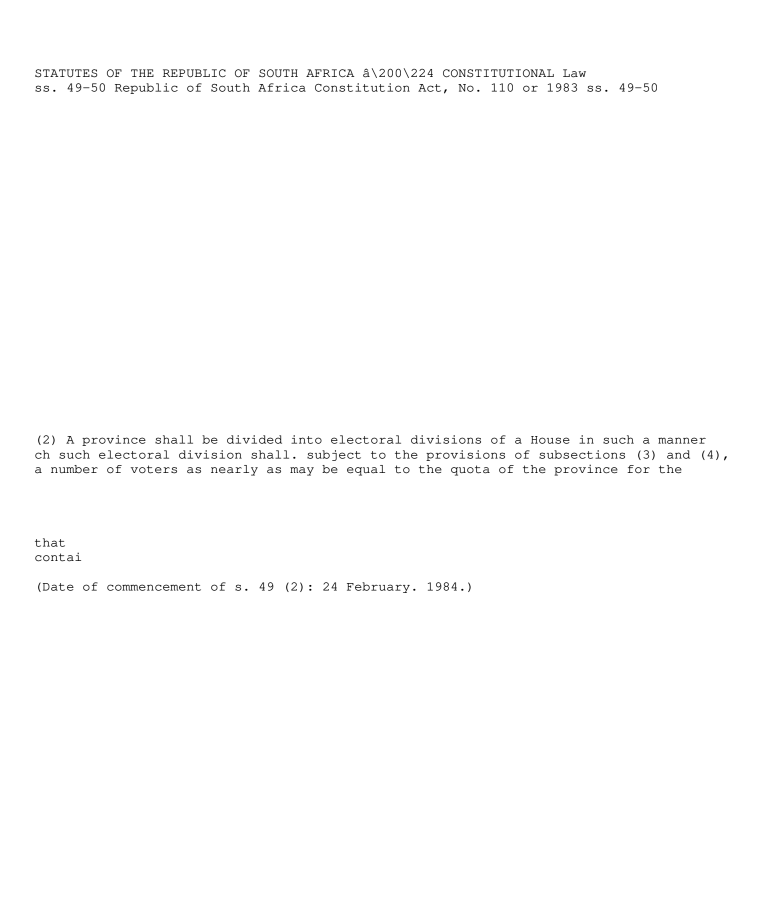
(3) In dividing the Republic into electoral divisions in terms of subsection (1) the dehmitation commission shall act in accordance with the provision) of section 49.

(Date of commencement of s. 48: 24 February, 198

corrected up to the latest possible date, by the number of members of the Hoyse to be elected in the province in terms of section 41 (2), 42 (2) or 43 (2), as the case may b e.

(Date of commencement of s. 49 (1): 24 February, 1984.)

(Issue No 24) 1331



- (3) TYe delimitation commission shall give due consideration to $\frac{200}{224}$
- (@) ommunity or diversity of interests;
- (6) ans of communication; =
- (¢) physical features:
- (d) boun¥anes of existing electoral divisions;
- (e) sparsity or density of population;
- (f) probabilNy of increase or decrease of population;
- (g) local authority and magisienial distinct boundaries,

in such manner that, while $\$ the quota of voters as the basis of division, the commission

may depart from the quota\whenever it is deemed necessary, but in no case to a greater extent than 15 per cent moreN\or {5 per cent less than the quota: Provided that in the case

of an electoral division with am\area of 25 000 square kilometres or more, the commissi on

may reduce the number of votes to a number equal to 70 per cent of the quota.

(Date of commengement of s. 49 (3): 24 February, 1984.)

(4) (a) The port and settlemant mentioned in the Walfish Bay and St John's River Termtones Annexation Act. 1884, of tke Cape of Good Hope, and the territory surrounding it and bounded as described in that Ady, shall be one of the electoral divisions into which

the province of the Cape of Good Hope\ shall be divided for the election of members of the House of Assembly, and, as such electgral division, it shall be called Walvis Bay until

different provision is made under section 58.

(b) The boundanes of such eiectora

not be altered by any delimitation commission, but in so far as may be necessary for the

purposes of any provision of this Act or any other law those boundaries shall be deemed to have been settled by such commission.

 (\hat{A}^{c}) The provisions of this section in rega

number of voters of an electoral division shall not apply in connection with the electoral

division referred to in paragraph (a). and in their application at any delimitation of the

other electoral divisions in the province of the Cape $\hat{a}\200\230$ of Good Hope for the election of

members of the House of Assembly $a\200\224$

- (1) the port, settlement and territory mention not to be part of that province;
- (ii) the voters of that electoral division, in terms Qf the current voters $\hat{a} \geq 00 \leq 11$ list, duly

corrected up to the latest possible date, shall bd deemed not to be voters in that province: and

(ii1) the number of members of the House of Asse province, shall be deemed not to include a member

to the quota of a province and the

in paragraph (a) shall be deemed

ly to be elected in that r that electoral division.

- 50. Powers and duties of delimitation commission. $a\200\224(1)$ A deNmitation commission, having delimited the electral divisions of a House. shall submit to\the State Presiden $a\200\224$
- (a) a list of the electoral divisions. with the names given 19 them by the commission and, if the commission considers it necessary, a description of the boundaries or any part of the boundaries of any division;
- [Para. (a) subsututed by s. 1 (a) of Act No. 71 of 1989.)
- (b) a map or maps showing the electoral divisions into which the provinces have been divided;
- (\hat{A}^{c}) such further particulars as it considers necessary.
- (2) The State President may refer to the commission for its consideration sll matters relating to such list or arising out of the powers or duties of the commission.

(Issue No 23)

- (3) The State President shall by proclamation in the Ga:ze:fe make known the names \hat{A}^{c} clectoral divisions as finally settled and certified by the commission, or a majorit Y
- f. on the aforesaid map or maps, and thereaficr, until there shall be a redivision, the divisions so named and scttled shall be the electoral divisions of the House in question the Republic and the provinces.

(Sub-s. (3) substituted by s. 1 (b) of Act No. 71 of 1989.)

Officer referred No in section S (1) $(a)_{of}$ the Electoral Act, 1979. and such map or maps,

escription contemplated in subsection (1) (a), shall be conclusive eviies of the electoral divisions as settled by the commission.

b-s. (4) substituted by s. (c) of Act No. 71 of 1989.]

[Sub-s $\(5)$ deleted by s. 1 (d) of Act No. 71 of 1989.]

- (6) (a) The State President may by proclamation in the Gazette alter the name of any electoral division as made khown under subsection (3).
- (b) The name given to $an\hat{A}$ clectoral division under paragraph (a) shall, notwithstanding the provisions of subsection 83), be the name of that electoral division until there shall be a redivision.

(Date of commencement of s. 50: 24 February, 1984.)

- 51. Date from which alteration of electo the number of members of a House to be elected of the provinces into electoral divisions of a Hou general election of directly elected members of the pletion of the redivision or of any allocation con earlier.
- 1 divisions takes effect. $\hat{a}\200\224$ Any alteration in the several provinces, and any redivision . shall come into operation at the next ouse in question held after the coment upon such alteration, and not
- 52. Franchise.â\200\224Every White person, Coloured person and Indian whoâ\200\224

- (a) is a South African citizen in terms of the South AÂ\$gcan Citizenship Act, 1949; and
- (b) is of or over the age of 18 years; and
- (\hat{A}^{c}) is not subject to any of the disqualifications mentioned $\$; section 4 (1) or (2) of the Biectara) Ac, 1979,

ov ote at any on of a member of the House of Assembly, the House of and the House of Delegates. respectively, in the electoral division of the House $\$ in que stion

determined in accordance with the last-mentioned $\ensuremath{\operatorname{Act}}.$

continued on page 1335

(Issue No 23) 1333 (1)

STATUTES OF THE REPUBLIC OF SOUTH AFRICA \hat{a} 200\224 CONSTITUTIONAL Law ss. \$3-55 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 53-58

- \hat{A} §3. Qualifications of members of Houses. \hat{a} \200\224 No person shall be qualified to be a mem-
- er of a House under this Act unless he \hat{a} \200\224
- (a) is qualified to be included as a voter in any list of voters of the House in question in an electoral division thereof: and

has resided for five years within the limits of the Republic.

54. Di

uvalifications for membership of Houses. \hat{a} \200\224 No person shall be capable of being elected or no

nated or of sitting as a member of a House if heâ\200\224

(g) has\atany ume been convicted of any offence for which he has been sentenced 10 inigrisonment without the option of a fine for a pened of not less than twelve Xionths, unless he has received a grant of amnesty or a free pardon or unless\he penod of such imprisonment expired at least five years before

1s election or nomination; or

- (b) 1s an unrchab\itated insolvent; or
- $(\hat{A}^{\,\varsigma})$ is of unsound mynd, and has been so declared by a competent court; or
- (d) 1s an officer or other employee in the service of any institution. council or

body contemplated Yq section 84 (1) (f) of the previous Constitution; or

- (\hat{A}^{c}) holds any office of prafit under the Republic: Provided that the following persons shall be deemed not to hold an office of profit under the Republic for the purposes of this paragraph. namely $\hat{a} \geq 0$
- (1) a Minister of the Repyplic, or any person holding office as deputy to any Minister;
- (ii) a person in receipt of a sion from the Republic;
- (iii) an officer or member of the\South African Defence Force on retired or

half-pay, or an officer or mefaber of the South African Defence Force whose services are not wholly employed by the Republic;

- (iv) any person who has been appoin\ed or has become a justice of the peace under section 2 of the Justices of tye Peace and Commissioners of Oaths Act, 1663;
- (v) any person appointed as an appraitalon of Estates Act. 1958, or decin

under section 6 of the Administo have been so appointed;

- (vi) any person who, while the Republic is gt war, is an officer or member of the South African Defence Force or any other force or service established by or under the Defence Act, 1957
- (vil) a member of any council. board, committee\or similar body established by or under any law who receives no paymemy in respect of his services on such council, board, committee or body in' \hat{A} ¢xcess of an allowance at a rate not exceeding the amount determined by\the Minister of Finance by notice in the Gazette from ume to time foreach day on which he renders such services. any reimbursement of t subsistence expenses incurred by him in the cour an allowance in respect of entertaining by him in \hat{A} ¢ services,

of such services and nection with such

(viii) a member of a commission of inquiry or a committÃ@g of inquiry appointed by the State President or the Administrator of a\province. or a member of a Select Committee of a House or of a provin&al council or a member of a committee of Parliament.

 \hat{A} \$5. Vacating of seats in Houses. \hat{a} \200\224(1) a member of a House shall vacate he \hat{a} \200\224

(a) becomes subject to any disability mentioned in section 54; or

(Issue No 223) 1335

STATUTES OF THE REPUBLIC OF SOUTH AFRICA \hat{a} 200\224 CONSTITUTIONAL Law ss. 55-58 Republic of South Africa Constitution Act. No. 110 of 1983 ss. 85-58

- (b) ceases to be qualified as required by law: or
- (c) fails for a whole ordinary session of Parliament or of the House of which he is a member to attend without the special leave of that House. unless his
- (b) 1s appointed to the office of administrator province or of member of the executive committee of a province, shall vacate hig seat as a member of such House with effect from the date on which he assum
- {Para. (#) substituted by s. 22 (a) of Act No. 69 of 1986.]
- 56. Penalty for sitting or voting when disqualified. $\hat{a}\200\224$ Any person who is by law in-
- fa Nahe Breably capable of sitting as a member of a-House-and who, while so incapable a nd knowing or
- having reasonable grounds for knowing that he is so incapable, sits or votes as a membe ${\tt r}$
- of the House in question. shall be liable to a penalty of R200 for each day on which he so
- sits or votes, which may be recovered on behalf of the Treasury of the Republic by acti
- in any division of the Supreme Cqurt of South Africa.
- â\200\230 qr Ae kena | buy
- \hat{A} \$7. Oath. \hat{a} \200\224Every member of eeuse shall, before taking his scat, make and subscribe
- before the Chief Justice. any other judge of the Supreme Court, the Speaker of Parliame nt
- or the Chairman of the House in question an oath in the following form:
- I. A.B., do swear to be faithful to the Republic of South Africa and solemnly promise fithgmel
- to perform my duties as a member of the Heuscof AsTmbly House ef Representatives Hohene $\hat{a}\200\230$ House of Defegates 10 the best of my ability. Aenbly So help me God.
- 58. Speaker of Parliament. \hat{a} 200\224(1) An electoral college referred to in subsection (1) of
- section 7 shall, after having elected a State President at a meeting called in accordan ce with
- the provisions of subsection (3) (a) or (b) of that section or those provisions as applied by
- subsection (7) of section 8, proceed to elect a Speaker of Parliament. who shall be a member
- of atouse., kao No wonatl KRserbly
- (2) The provisions of sections 7 and 8 shall apply mutatis mutandis and subject to the provisions of subsection (4) of this section in respect of the election of a Speake r.
- (3) (a) The Speaker shall hold office until his successor is elected in terms of subsection (1), but shall be eligible for re-election. N hone Asart
- (b) The Speaker shall cease to hold office if he ceases to be a member of the Heuse-; cer. and may resign his othce
- or his seat by lodging his resignation in writing with the Chief Justce.
- (c) The provisions of subsection (3) of section 9 shall apply mutatis mutandis to y the Speaker, but for the purpose of such application the words $a\200\234$ ever-Chaimmanof a House $a\200\224$ ke Chum
- shall be deemed to have been substituted for the words $\hat{a}\200\234$ the Speaker of Parliame $nt\hat{a}\200\235$ in ov
- paragraph (d) of that subsection. Nehend (

(4) (a) When the Speaker is for any reason unable to perform the functions of his Assem bly !

office, he shall designate a member of a-Heuse to perform those functions as $Acting\ Spe$ aker

during his absence or inability. hee Nahsnat Assertbly

(b) If the Speaker is unable to designate an Acting Speaker under paragraph (a) or when the office of Speaker is vacant and there is no Acting Speaker so designated, the

State President shall designate a member of to perform the functions of the Speaker during his absence or inability or, notwithstanding the provisions of section 7 (3) (c)

applied by subsection (2) of this section but subject to the provisions of paragraph (c) of

this subsection, until a Speaker is elected.

hae Nahons (Assad

(Issue No 20)

STATUTES OF THE REPUBLIC OF SOUTH AFRICA $200\224$ CONSTITUTIONAL Law ss. 58-64 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 58-64

- (c) If the office of Speaker is vacant, the functions of that office may not during a session of Parliament be performed by an Acting Speaker for longer than a month unless
- it is the last session before a dissolution of Parliament, or a session contemplated in section 40.
- 59. Functions of Speaker. \hat{a} 200224(1) The Speaker of Parliament shali-be the \hat{a} 200224Speaker-of
- I shall preside at a-meeting-of-a-Heuse-wheneverhedeems 1 Maa mags 2 ne Naheno Rsieme

iirc The Speaker shall, when presiding at a meeting-efa-Heuse, be vested with all

the powers, duties and functions of the Chairman of the House, in-question $200\224$ in $200\224$ sea $200\224$ far as

LR lu Sys

a-member.

he Twa Nahexel Assembly

- 60. Chairmen of poss, $^{\sim}$) Exeryâ\200\224Heuse shall at its first meeting not convened for the purposes of section 7 (1) (b), before proceeding to the dispatch of any other b usiness,
- elect a member to be the Chairman of the House, and, as often as the office becomes vac ant,

the House shall again elect a member to be the Chairman. [Sub-s. {1) substituted by s. 7 of Act No. 105 of 1984.)

(2) The Chairman of 2 House shall cease to hold office if he ceases 190 a member of the House #=gwestion and may be removed from office by resolution of House, and

may resign his office or his seat by lodging his resignation in writing with the Speake ${\tt r}$ of Parliament.

he

(3) Before or during the absence of its Chairman, a House may elect a member to perform his functions during his absence.

Hf Nauhenat ABiembly Ac a ety,

61. Quorums. \hat{a} 200\224To constitute a meeting of ATs

-question-the-presence STAI BE Trecessary-of= $\hat{a}\200\224\hat{a}\200\224$ AN (omy nuwinr IFS blo ov an ha

fs: 38 ternon, i

(c) a^200^24 in-the-ease-of the-Houseof Delegates-atdeast-H-members. 5,

[S. 61 amended by s. 1 of Act No. 50 of 1988.) f oc Hunt 5 Ere

e presiding nia ho shall,

63. Rules of procedure. $\hat{a}\200\224$ A House may make rules and orders in connection with the

order and conduct of its business and proceedings.

hd ola pin iiees DQ TUES AQ Orgers. â\200\224 0 0 eC110on â\200\224

(a) $\hat{a}\200\234$ joint committee $\hat{a}\200\235$ means a committee consisting of members of each-of the

Houses;

 $\hat{a}\200\234$ joint rules and orders $\hat{a}\200\235$ means rules and orders appreved, with a view a 1so

to uniformity, by each of the Houses as joint pies and orders in connection with the order and conduct of their joint204 and separate business and proceedings, and, in particular, of 200

- (i) the business and proceâ $\202\$ $\$ 0dings in connection with general matters and bills thereon or jeifit committees or a particular joint committee or other matters gffecting all three Houses;
- (ii) the-business and proceedings of joint committees or a particular joint committee or any other committee; and (iii) the business and proceedings of joint meeting Jpara. (b bs b 8 OT Act No. 105 of 1984 and by s. 2 (a) of Act No. 50 of

(Issue No 22)

STATUTES OF THE REPUBLIC OF SOUTH AFRICA $200\224$ CONSTITUTIONAL Law ss. 64-65 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 64-65

(hA) \hat{a} 200\234joint meeting \hat{a} \200\235 a meeting convened in terms of joint rules and ord ers as a

joint meeting of the Houses and presided over by the Speaker. or by a mem of a House in terms of such rules and orders:

{Para. (bA) inserted by s. 2 (8) of Act No. 50 of 1988.)

 $\hat{a}\200\234$ standing committee $\hat{a}\200\235$ means a joint committee which. in tegafs of joint rules

and orders applicable to it. is established for the duratiopof the Parliament concerned and is competent to exercise or perform somâ\202¬ or all of its powers. duties and functions also while Parliament is prorogled.

(2) Joint rules and orders may provide for any or all of thpfollowing matters, namely $\hat{a} \sim 200\$

the establishment of standing committees of general affairs;

the constitution of any such committee, _ihcluding its chairmanship and the representation of political parties, iga^202 -luding opposition parties, in such committee;

the manner in which and the cirgimstances under which any matter may be referred to any such committp \tilde{A} @ \hat{a} \202 $^{-}$;

the powers. duties or funcydns of any such committee in connection with a matter referred to it;

(¢) the manner in which Zhy such committee may make any decision;

the submission of #Zhy proposal to any such committee by 2 member of a House who is no¥a member of the committee:

- (g) the operation gf a decision of any such committee on a matter referred to 1t, in relation $19/\mathrm{any}$ further business and proceedings of a House in connection with that
- (h) the ordef and conduct generally of the business and proceedings of any such

but the preceding provisions of this subsection shall not be construed as defining or l imiting

in any manner {fe matters or any matter that may be dealt with or provided for in joint

rules and ordefs or as requiring any matter to be dealt with or provided for in such rules

and orders.

- (3) Acint rules and orders shall provide for at least one standing committee on bills
- (4) Notwithstanding the provisions of section 36, a joint committee may, in terms e joint rules and orders applicable to it or if otherwise authorized thereto by each use, meet and exercise or perfor: its powers, duties and funcions at a place beyond

[Sub-s. (4) added by s. 2 of Act No. 99 of 1985.)

65. Powers of the State President, Ministers and their deputies imHouses. $\hat{a}\200\224$ (1) The

State President. a Minister who is a member of the Cabinet and nd apy deputy to such a Minister has the nght to sit and to speak in & but may not $a\200\234$ ote except $200\224$ the

exsTOFSTCI TN HTTS Teor tr putyâ $200\224$ who-rsâ $200\224$ rrrermbernf- TH OTSE TT te-Howse-of-which

 \hat{A} £ } : he

tsemrember. Unb he on Oo Mw bes 3 fe Noho ey

[S. 65 substituted by s. 9 of Act No. 105 of 1984. Sub-s. (3) added by s. 3 of Act No. 99 of 1585.)

(Issue No 22)

fod SRR RE-0 HOS 0 ts RES $\hat{a}\200\234Rh$. . [STE Pe by proclamation in the Gazette summon any House for the dispatch of busing: nection with own affairs when Parliament is not in session, and may proregue the House in like manner before the commencement of the next ensuing sessierf of Parliament.

- 67. Joint sittings of Houses. \hat{a} \200\224(1) This section app under, but does not otherwise derogate from the pg and proceedings.
- $\tilde{}$ [Sub-s. (1) substituted by s. 10 of Ag

1988.)

(2) The State Presidept-fnay call a joint sitting of the Houses by message to them whenever he deems it desffable, and shall call such a joint sitting if requested to do so by all three Houses.

 $\hat{a}\202\$ s 10 joint sittings called there- \hat{A} of Parliament to regulate its business

- 0. 105 of 1984 and by s. 3 (a) of Act No. 50 of
- {Sub-s. (2) substituted by s. 3 (b) of Act No. 50 of 1988.)
 (3) Fhe Speaker of Parliament shall preside at such a joint sitting.
- 4) The Speaker shall determine the rules and orders for the order and conduct of proceedings of such a joint sitting.
- i (5) No resolution shall be adopted at any such joint siting. J

PART Vil

ADMINISTRATION OF JUSTICE

68. Constitution and powers of Supreme Court of South Africa. $\hat{a}\200\224$ (1) The judicial authority of the Republic is vested in a Supreme Court to be known as the Supreme Court

continued on page 1343

(Issue No 22) 1341 (1)

STATUTES OF THE REPUBLIC OF SOUTH AFRICA \hat{a} 200\224 CONSTITUTIONAL Law ss. 68-70 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 68-70

of South Africa and consisting of an Appellate Division and such provincial and local divisions as may be prescribed by law.

- (2) The Supreme Court of South Africa shall, subject to the provisions of sections 18 and 34. have jurisdiction as provided in the Supreme Court Act, 1959.
- (3) Save as otherwise provided in the Supreme Court Act. 1959, Bloemfontein shall be the scat of the Appellate Division of the Supreme Court of South Africa.
- 69. Administrative functions relating to administration of justice. $\hat{a}\200\224$ All administrative

powers. duties and functions affecting the administration of justice shall be under the control

of the Minister of Justice. T

PART VII

PRESIDENTS COUNCIL

70. Establishment and constitution of President's Council. \hat{a} \200\224(1) There shall be a Py \hat{A} \$-

identâ\200\231s Council consisting of a\200\224

- (a) 20 members designated by resolution of the House of Assembly;
- (b) 10 members designated by resolution of the House of Representajves:
- (\hat{A}^{c}) 5 members designated by resolution of the House of Delegates; 4nd
- (d) 25 members appointed by the State President,
- or. in the case of members contemplated in paragraph (a), (b) or (c), suclsmailer number
- of members, if any, as may have been so designated by the House in ghestion.
- (2) (a) Subject to the provisions of paragraph (f) of this su

of the President's Council appointed under subsection (1) (d) sha whom $\hat{a} \geq 00 \leq 24$

ction, the members include 10 persons of

- (i) six have been nominated as provided in para h (b) of this subsection by members of the House of Assembly who werg/supporters of the opposition parties in that House at the time of the nom#nation;
- (if) three have been so nominated by memberx of the House of Representatives who were supporters of the opposition parties in that House at the time of the nomination;
- (iii) one has been so nominated by memjgers of the House of Delegates who were supporters of the Opposition parues, that House at the ime of the nomination.
- (b) Any nomination contemplated if paragraph (a) shall be made by election, according to the principle of proportional regfesentauon whereby each voter has one tra

ns-

ferable vote, by the members of the HougÃ \odot in question who are supporters of opposition parties in the House and who are presentAt a meeting of such members called in accordan ce

with the provisions of paragraph (c): Pfovided that any nomination made in pursuance of an agreement among such members f the House who are present at the meeting shall be a valid nomination for all purpo

 (\hat{A}^{c}) A meeting contempjdted in paragraph (b) shall take place during a session of Parliament or of the House if question and under the chairmanship of the Speaker of Parliament or the Chairman/of the House. at a ume and place fixed by the Speaker and made known by him or tâ\$fat Chairman at a sitting of the House, and the date so fixed shall \hat{a} 200\224

e of a dissolution of the President's Council, be a date after the jon but not more than 14 days thereafter,

House was dissolved otherwise than at a dissolution of Parliament. and ast two members of the newly constituted House who would be entitled terms of paragraph (a) to participate in a nomination have requested the Speaker in writing that such a meeting be called, be a date not more than 14 days after the first meeting of the newly constituted House:

(i) in the
dissol
(11) ift

(Issue No 17) 1343

STATUTES OF THE REPUBLIC OF SOUTH AFRICA \hat{a} 200\224 CONSTITUTIONAL Law ss. 70-71 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 70-71

- (111) in the case of a casual vacancy in the President's Council in respect of whic a person is to be nominated for appointment and of which notice in wntipg has been given to the Speaker by the Chairman of the President's Coupfil, be a date not more than 14 days after the date of the notice or, if Parliafment
- (d) The regulations which apply in terms of this Act to an election of members of a House in terms of section 41 (1) (\hat{A}^{φ}) . 42 (1) (\hat{A}^{φ}) or 43 (1) (\hat{A}^{φ}) at a meeting Af members

of the House who may vote at such an election, shall apply mutatis mutandisfo an election

contemplated in paragraph (b) of this subsection, except in so far as they afe amended or

replaced by regulations made by the State President for the purposes of an election so contemplated.

- (¢) The Speaker shall submit 10 the State President in writingdâ\200\224
- (i) the name of every person nominated in terms of this gubsection;
- (11) the date upon which he was nominated; and
- (iii) if he has been nominated at a meeting called in $t\hat{A}$ crms of paragraph (c) (ii) for appointment in the place of a member of $th\tilde{A}$ President's Council, the name of the member in question,

and the State President shail appoint the nominated person ag a member of the President 's Council.

- (f) If the Speaker advises the State President
- (1) that a meeting was called in accordance With the provisions of paragraph (c) and that a nomination which was required to be made thereat, was not made; or
- (ii) that such a meeting cannot be called for the reason that there is no opposition party in the House in question or that there is only one opposition party in the House with only one membgr of the House supporting it or that any circumstance contemplated in $s\tilde{A}$ oction 37 (2) applies to the House,

the State President may appoint any person dfemed fit by him as a member of the Preside $\operatorname{nt's}$

Council in the seat in question: Provided yhat the provisions of this subsection shall again

apply 10 any subsequent appointment to Ahe seat in question.

(3) A casual vacancy in the Preg/dentâ $\200\231$'s Council shall be filled by the designation or

appointment of a member in the sam \tilde{A} 0 manner as that in which the member whose office 1s vacant was designated or appoinif \tilde{A} 0d.

71. Qualifications and perj \tilde{A} Od of office of members of President's Council. \hat{a} 00\224(1) No

person shall be qualified to b \hat{A} ¢/ designated or appointed as a member of the President's

Councilâ\200\224

- (a) unless he is gf or over the age of 30 years:
- (b) in the cas¢/of a member designated by a House, unless he is a member of

of such House:

case of a member appointed by the State President, unless he is a

STATUTES OF THE REPUBLIC OF SOUTH AFRICA $\hat{a}\200\224$ CONSTITUTIONAL Law ss. 71-72 Republic of South Africa Constitution Act. No. 110 of 1983 ss. 71-72

(3) A member of the President's Council shall vacate his office â\200\224

(a) on the dissolution of that Council;

(subject to the proviso to subsection (1). if he becomes disqualified to be elegfed or nominated and take his seat as a member of any House:

 (\hat{A}^{c}) if he becomes a member of a House or is appointed as administgator or member of an executive committee of a province in terms of the Pyovincial Government Act_1986:

[Para. (\hat{A} ¢) substituted by s. 22 (a) of Act No. 69 of 1986.)

- (d) in the case of a member designated by a House which was thereaffer dissolved. if the House constituted after the general election held in purguance of such dissolution. with draws the designation of that member $200\$
- (1) where 1t was a dissolution of Parliament. by a resclutigh adopted before that member vacates his office in terms of paragraph (gf of this subsection:
- (11) where it was a dissolution of such House only, by

resolution adopted within seven days after the first meeting of the

use as reconstituted;

- (e) in the case of a member appointed otherwise than iff terms of section 70 (2) by a State President who thereafier resigned his office or was removed from office or died, if the appointment of such membey/is withdrawn by the newly elected State President within seven days afier Aaving assumed office;
- (f) in the case of a member appointed by the Sfate President in terms of subsection (2) of section 70. on the date on which a person nominated under that subsection for appointment in the place of the member concerned, by competent members of the House in queAtion at a meeting of such members called in terms of paragraph (c) (ii) of that subsection, becomes a member of the President's Council by virtue of [fis appointment in terms of paragraph (e) of that subsection.

- (4) A member of the President's Councilfnay resign as such member by lodging his resignation in writing with the State President, Xho shall. in the case of a member designated
- by a House, forthwith notify the Chairman gf the House in question of the resignation.
- {5) The designation or redesignatj Council by a House during the period i under subsection (3) (d) (i) of this se existing President's Council dissolv a member of the President's Cou

n of a person as a member of the President's which a member's designation may be withdrawn 10n, shall take effect on the day on which the then in terms of section 77, and shaâ\200\231 be a designation as il constituted on or after that day.

72. Chairman of Presider(\hat{a} 200\231s Council. \hat{a} \200\224(1) The President's Courcil shall elect a Chair-

man from among its membegk at its first meeting after its constitution, at which a pers on

designated by the State President shall preside unul a Chairman is elected.

- (2) The Chairman/of the President's Council shall hold office until the dissolution of that Council in termf of section 77 unless he $a\200\224$
- (a) ceases farlier to be a member of that Council; or
- (b) resigns as Chairman by lodging his resignation in writing with the State Presdet; or

(©))

(3) THe President's Council shall at its first meeting elect one of its members as irman, who shall act in the stead of the Chairman when the Chairman is unable the functions of his office.

removed from office as Chairman by resolution of that Council.

4) When neither the Chairman nor the Deputy Chairman is able to act, the Presidenys Council shall elect one of its members to act in the stead of the Chairman.

(Issue No 20) 1347

STATUTES OF THE REPUBLIC OF SOUTH AFRICA $200\224$ CONSTITUTIONAL Law ss. 73-78 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 73-78

mine. as well as such other benefits as he may determine by proclamation in the Gazette

(2) Such remuneration, allowances or benefits may differ according to held by members in the Council. and according 10 whether the functions

members or attached to such offices are in the opinion of the State President 4f a full -time

or part-time nature.

74. Quorum. \hat{a} 200\224 The presence of at least 30 members of the Presid be necessary to constitute a meeting of the President's Council for the e

t's Council shall rcisc of its powers.

75. Decisions. $\hat{a}\200\224$ All questions at a meeting of the President's (Jouncil shall be deter-

mined by a majority of votes of the members present other than/the presiding member, who shall have and exercise a casting vote in the case of an equality of votes.

76. Rules of procedure. \hat{a} 200\224(1) Subject to the provisions Of this Act, the Presiden t's

Council may make rules and orders in connection with the order and conduct of its busin ess

and proceedings. the establishment, constitution and powegs of committees of the Counci $\boldsymbol{1}$

and the order and conduct of their business and proceedjhgs.

- (2) Any Minister or Deputy Minister has the right 6 sit and to speak in the President's Council, but shall not vote therein.
- 79. Duration of President's Council. $\hat{a}\200\224$ The President's Council shall be dissolve d by

the first dissolution of Parliament following the cg/nstitution of that Council, but the dis-

solution of the President \hat{a} 200 \ 231s Council shall take effec on the day on which the St ate President

elected after such dissolution of Parliament assymes office.

78. Powers and functions of Presidentâ\200\231s/Council.â\200\224(1) The Presidentâ\200\231s Council shall

at the request of the State President advise Aim on any matter referred to it by the St ate

President for its advice, and may, in its $dj\tilde{A}\textsubscript{@}{\textsubscript{order}{\texts$

drafl legislation) which, in its opinion, is Of public interest.

- (2) Whenever a matter is refe to the Presidentâ $\200\231s$ Council for its advice or when that Council is of the opinion that a ngatter is of public interest, it may refer such matter
- 10 a committee contemplated in section 76 for advice, and if the Council is not in sess ion,
- reference of such matter 10 such a gdmmittee for its advice may be effected in accordan ce
- with rules and orders made by th¢â\200\231 Council.
- (3) The President's Counfil may transmit any advice received by it in terms of subsection (2) io the State Pres/dent as the advice of the Council, whether with or wit hout

its comments thereon.

- (4) (a) When any byl or bills are referred for decision to the President's Council under section 32. it may gÃ@fer such bill or bills to a committee contemplated in section 76
- for investigation and report. and if the Council is not in session, reference of such ${\sf b}$ ill or
- bills to such a committee for investigation and report may be effected in accordance with
- rules and orders $mad\tilde{A}@$ by the Council, and the Council may take any such report and any recommendation cofitained therein into consideration when acting in terms of paragraph (b) of this subsection or in terms of subsection (5) of this section.
- (b) $Th\hat{A}$ President \hat{A} 200 \hat{A} 31s Council may from time to time advise the State President th at
- any bill or bil) \hat{A} so referred to it. be amended or otherwise dealt with in the manner re-

commended by the President's Council.

nless the State President withdraws the reference, the Presidentâ\200\231s Council shal l

- (a) in the case of a bill referred to in section 32 (1) (a), either that the bill is to be presented to the State President for assent or that it shall not be so presented,
- (b) in the case of a bill referred to in section 32 (1) (b), either which one of the different versions of such bill that were passed is to be presented to the State President for assent. or that none of those versions shall be so presented;

(Issue No 17) 1349

STATUTES OF THE REPUBLIC OF SOUTH AFRICA \hat{a} \200\224 CONSTITUTIONAL Law ss. 78-82 Republic of South Africa Consutution Act. No. 110 of 1983 ss. 78-82

- $(\hat{A}^{\, c})$ in the case of a bill referred to in section 32 (1) $(\hat{A}^{\, c})$ or (d). Which one o different versions of such bill that were passed is to be presented to President for assent.
- (6) The Presrdeptâ\200\231s Council or committee thereof may, for the formance of its functionSand in its discretion, consult with any on any matter. and may for s urpose establish consul \hat{A} © committees consisting of members of the President's Cound such committee &â\202¬ the case may be. and members of any council established by the State ip-erms of any other law.
- (7) Advice received by the State Pres) terms of subsection (1) shall be laid upon the Table in every House that has interest in athin 14 days after its receipt. if Parliament is then in session. or. if Bafliament is not then imsession, within 14 days after

the commencement of its next gaSuing session.

(8) Advice received ps"the State President in terms of subsection by him. and any decisio %f the President's Council in terms of subsection (upon the Table of cvefy House as soon as possible.

[Sub-s. (8) substituted br s. 1 of Act No. 101 of 1988.)

PART IX FINANCE

79. Existing debts and liabilities of the State. $\hat{a}\200\224$ Nothing in this Act contained : shall

affect any assets or rights belonging to the State or any debts or liabilities of the S tate as

existing immediately before the commencement of this Act , and all such assets, rights, debts

and liabilities shall remain assets. rights, debts and liabilities of the Republic, subject,

notwithstanding any other provisions contained in this Act . to the conditions imposed by

any law under which such debts or liabilities were raised or incurred. and without prej

to any nights of secunty or priority in respect of the payment of principal. interest. sinking

fund and other charges conferred on the creditors concerned, and the Republic may, subject

to such conditions and nghts, convert, renew or consolidate such debts.

80. All revenues vest in State President. \hat{a} 200\224 All revenues of the Republic, from w hatever

source arising. shall vest in the State President.

81. State Revenue Fund. $\hat{a}\200\224$ (1) There shall be a State Revenue Fund, into which shall

be paid all revenues as defined in section | of the Exchequer and Audit Act. 1975.

- (2) No moneys shall be withdrawn from the State Revenue Fund. except in accordance with an Act of Parhament.
- 82. Accounts of State Revenue Fund. \hat{a} (1) In respect of the State Revenue Fund there

shall be $\hat{a}\200\224$

- (a) a State Revenue Account, which shall. subject to the provisions of paragraphs
- (b) and (c) and subsection (2), be credited with all revenues and from which shall be defrayed all expenditure and be paid any amounts with which it is charged in terms of this Act or any other law,
- [pare, (a) substituted by s. 22 @ of Act No. 69 of 1986 with effect from | Ar. 1987. 7

ses of the peron or State institution

) and accepted all be laid

(c) the accounts in connection with the administration of a provincial matter which may be prescribed by any general law and which shall be credited with all revenues accruing to them in terms of this Act or any other law and from which shall be defrayed all expenditure and be paid any amounts with which they are charged in terms of this Act or any other law.

[Sub-s. (1) amended by s. 22 (a) of Act No. 69 of 1986 with effect from | April, 1987.

Para. (\hat{A} ¢) added by s. 22 (a) of Act No. 69 of 1986 with effect from | April, 1987.)

; " at

revenue mentioned therein shall be paid into the State Rev 1fure so mentioned shall be defra revenue shall be paid into, and such efrayed from, the appropriate account contemplated in subsection

(3) Where a law provides that any revenue mentioned therein shall be paid into a provincial revenue fund or that expenditure so mentioned shall be defrayed from such fund,

such revenue shall be paid into and such expenditure shall be defrayed from the appropriate account contemplated in subsection (1) (\hat{A}^{φ}) .

[Sub-s. (3) added by s. 22 (a) of Act No. 69 of 1986 with effect from 1 April, 1987.)

(Issue No 22) 1351

STATUTES OF THE REPUBLIC OF SOUTH AFRICA $200\224$ CONSTITUTIONAL Law ss. 83-89 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 83-89

83. Auditing of accounts of State Revenue Fund. $\hat{a}\200\224$ The accounts of the State Revenue

Fund shall be investigated, examined and audited in terms of the provisions of the Exchequer and Audit Act, 1975.

- 84. Payments to accounts of State Revenue Fund. $\hat{a}\200\224$ In respect of every financial y ear
- there shall be paid from the State Revenue Fund into its relevant accountâ\200\224
- (a) the amounts calculated in accordance with a formula prescribed by any general law;
- (b) any amount appropriated by any general law for that account in respect of the financial year in question: and
- (c) any amount to be paid into that account subject to conditions determined by any general law.
- 8S. Appropriation bill shall not deal with other matters. \hat{a} 00\224 Any bill which appropriates

revenue or moneys for the ordinary annual services of the State shall deal only with su ch

appropriation.

Tre

- 86. Appropriation not initiated by a Minister. \hat{a} 200\224 KX House shall not consider any pro-
- posal, whether by way of a vote or by way of a resolution, address or bill, for the app ro-

priation of any part of the public revenue or of any tax or impost to any purpose and \boldsymbol{w} hich

has not been initiated by a Minister, unless such appropriation has been recommended by message from the State President during the session in which the proposal is made.

PART X

GENERAL

- 87. Continuation of existing laws. $\hat{a}\200\224$ Subject to the provisions of this Act, all laws
- which were in force in any part of the Republic or in any territory in respect of which Parliament is competent to legislate, immediately before the commencement of this Act, shall continue in force until repealed or amended by the competent authority.
- 88. Continuation of constitutional conventions. $\hat{a}\200\224$ The constitutional and parliam entary
- conventions which existed immediately before the commencement of this \mbox{Act} shall continu \mbox{e}
- to exist, except in so far as they are inconsistent with the provisions of this Act.
- 89. Equality of official langueges. \hat{a} 00\224(1) English and Afrikaans shall be the official
- languages of the Republic. and shall be treated on a footing of equality, and possess a nd
- enjoy equal freedom, nights and privileges.
- (2) All records. journals and proceedings of Parliament shall be kept in both the official languages and all bills, laws and notices of general public importance or interest.
- issued by the Government of the Republic shall be in both the official languages.
- (3) Notwithstanding the provisions of subsection (1) an Act of Parliament or a proclamation of the State President, issued under an Act of Parliament: is declared to be a self-governing territory in the Republic, 0 thiament or

a later proclaman T in the absence of any other empowering may ${\rm \hat{a}}\ 200\ 224$

(a) provide for the recognition of one or more Black languages for-any-orall-of thefoHtowingpurposes, Tamed

fs an additional official language or as additional official languages of YR { 0 yt Cn - 5

ie or use in thei Sermtery Tor official purposes prescribed by or under that

Act or later Act or by any such proclamation; Rd

- 90. Equality of use of official languages by provincial councils and local authorities. 200
- All records. journals and proceedings of a provincial council shall be kept in both the official
- languages. and all draft ordinances. ordinances and notices of public importance or interest
- issued by a provincial administration, and all notices issued and all regulations or by -laws
- made and all townplanning schemes prepared by any institution or body contemplated in section 84 (1) (/f) of the previous Constitution, shall be in both the official languages.
- 91. Method of publication of notices, etc., in newspapers. \hat{a} \200\224 Whenever anything is
- published in a newspaper at the instance of the State or by or under the directions of any
- institution or body contemplated in section 84 (1) (f) of the previous Constitution, the
- publication shall take place simultaneously in both the official languages and, in the case
- of each language, in a newspaper circulating in the area of jurisdiction of the authority
- concerned which appears mainly in that language, and the publication in each language shall as far as practicable occupy the same amount of space: Provided that where in the area in question any newspaper appears substantially in both the official languages, pu b-
- lication in both languages may take place in that newspaper.
- 92. Offences in respect of National Flag. â\200\224(1) Any person whoâ\200\224
- (a) maliciously destroys or spoils the National Flag of the Republic as described in section $4\colon$ or
- (b) commits any other act which is calculated to hold the National Flag of the Republic in contempt; or
- (\hat{A}^{ξ}) without being authorized thereto (the burden of proof of which shall be upon him), removes the National Flag of the Republic as so described from any place where it is displayed in terms of instructions or directions issued by any State authonty.
- shall be guilty of an offence and liable on conviction to a fine not exceeding R10 000 or $\,$
- imprisonment for a period not exceeding five years.
- (2) If in any prosecution for an offence referred to in subsection (1) it is alleged that
- the flag in respect of which the offence is alleged to have been committed is or was the ϵ
- Nationa! Flag of the Republic as described in section 4, it shall be presumed, unicss the
- contrary is proved. that the flag in question complies or, as the case may be. complied with
- the description of the National Flag in that section.

powers as he may have in connection : etrtould not at the establishment of the Union of South Africa

- 94. Certain rights and obligations under conventions, etc., vest in Republic. $\hat{a}\200\224$ All rights
- and obligations under conventions, treaties or agreements which were binding on any of the Colonies, incorporated in the Union of South Africa at its establishment, and were still

binding on the Republic immediately before the commencement of this Act , shall be right s

and obligations of the Republic, just as all other rights and obligations under convent ions,

treaties or agreements which immediately before the commencement of this Act were binding on the Republic.

STATUTES OF THE REPUBLIC OF SOUTH AFRICA $200\224$ CONSTITUTIONAL Law ss. 95-98 Republic or Sewn Atnica Constuution Act, Noo 110 of 1983 ss. 95-98

9S. Transfer of certain executive powers. \hat{a} 200\224 All powers, authoraties and function s which

immediately betore the commencement of the previous Constitution were in any of the provinces vested in the Governor-General or in the Governor-General-in-Council or in any authority of the province. shall as far as they continue in existence and are capable of

being exercised after the commencement of this Act . be vested in the State $\mathsf{President}$. o

in the authority exercising similar powers under the Republic. as the case may be. excep $^{\scriptsize +}$

such powers. authorities and functions as are by this Act or any other law vested in so me

other authonity.

96. Affirmation in lieu of oath. \hat{a} 200\224 Any person who is in terms of any provision of this-

Act required to make and subscribe an oath may in licu of such oath make and subscribe a solemn athrmauon in corresponding form.

- 97. Construction of certain references. \hat{a} 200\224 Any reference in any law in force in any pant
- of the Republic. or in any territory in respect of which Parliament is competent to legislate.

immediately before the commencement of this Actâ\200\224

- (a) 10 any territory. institution or functionary which in terms of the previous Constitution was required to be construed as a reference to the Republic. shall be so construed;
- (h) 10 an insutution, body or functionary which in terms of the previous Constitution was required to be construed as a reference to the State President. shall be so construed:
- (c) to the House of Assembly or a member thereof. or to an institution or body ora member thereof which in terms of t hs prey on ghigjunon was required to be construed as a reference to the varam mber thereof. shall be construed as a reference 10: unless it is inconsistent with the context or clearly inappropriate:
- (d) 10 the Executive Council. shall be construed as a reference to the Cabinetos
- (0) sothe-PRresidepts-CouncHâ\200\224shat-beconstrucd-asareference to the Prestdent's
- (1) 10 the Secretary or the Deputy Secretary to the House of Assembly. or 10 a functionary which in terms of the previous Constitution was required to be construed as a reference to the Secretary or the Deputy Secretary to the House of Assembly. shall be construed as a reference to the Secretary or Deputy Secretary. respectively, vo-Rarkamentâ\200\224 Aue MRhineâ\200\224Aeâ\200\224 re Fortaa rwpi
- 98. Administration of existing laws. $\hat{a}\200\224$; at he commencement of this Ac 1s administered by a Minisie
- 2) Any Act of Parliament or other law which entrusts any power. duty or function to the executive commutiee or other executive authorty of such province established by the previous Constitution and which relates to a matter referred to in section 14 shall

notwithstanding the fact that it relates 10 such matter. be administered according to i

+ 0

provisions unless, and except in so far as. its administration is assigned to a Minister under subsection (3) $\{(b).$

[Sub-s. (2) amended by s. 22 (a) of Act No. 69 of 1986.}

(a) after consultation with the executive committee of the province concerned. declare that the provisiops of Part IV apply to a law referred to in subsection (2) to the extent stated fn the declaration:

Issue No 20) 1387

STATUTES OF THE REPUBLIC OF SOUTH AFRICA $\hat{a}\200\224$ CONSTITUTIONAL Law ss. 98-100 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 98-100

 $(\hat{a}\200\224+\tilde{A}\otimes\hat{a}\200\224$ when he so declates or at any ume ihereafler, assign the administration of

such law to a Minister,

- (\hat{A}^{c}) when he so assigns the administration of such law or at any time and in so far as he considers it necessary for the efficient ca assignment by the Minister or in his department or of su its administration is not so assigned $\hat{a} \geq 00$
- (i) amend or adapt such law in order to interpretation;
- (ii) where the assignment does not rel and re-enact, whether with o contemplated in subparag

late its application or

to the whole of such law, repeal
Athout an amendment or adaptation
(i). those of its provisions to which the
assignment relates or 1 far as the assignment relates to them:
regulate any other flatter necessary, in his opinion, as a result of the
i ingkdding the transfer or admission of persons to or in the

(111)

- (4) Sectj
- (b) of this seâ $\202$ ¬tion, ut in such application any reference in that section to a Min ister to

whom affovision in a law entrusts any power, duty or function shall be construed as a Ze 10 the relevant executive committee or other executive authority referred to in

Parliament may by law repeal or amend any provision of this Act.

(2) No repeal or amendment of the provisions of section 89 or of this s of any corresponding provisions of any law substituted for them, shall be valid unless

the

bill embodying such repeal or amendment has been agreed to in eve than two-thirds of the total number of its members.

- (3) No repeal or amendment of section 7 (1) (b), (5) 6), section 8 (5), section 9 (1) or (3) (a), section 14 or 15, section 16 (1), section 19 or 21, section 23 (2), section $\frac{1}{2}$
- 30. section 31 (1) or (2), section 32 (1), (2), (3) or (4), $sea^2 = 33$, section 34 (2) (a), section
- 37 (1), section 38 (2), section 39 (1) or (2), sectioprd1 (1), section 42 (1), section 43 (1),
- section 52, 53 or 54, section 64 (3), section 7041), section 71 (1) or (3) (b) or (c), section
- 77, section 78 (5). this subsection. subsectiopA4) of this section or Schedule 1 shall be valid
- unless the bill embodying such repeal gpdmendment has been agreed to in every House
- (4) A bill embodying the al or ahandment of any provision mentioned in subsection (2) or (3) of this decision under the circu

other provisio f this Act not mentioned in that subsection or to any other law, shall be

construed 257 reference to such other provision or other law as it exists from time to time

amendment or replacement thereof, and the provisions of subsections (3) and (4) 1s section shall not be construed as applying to any amendment or replacement of such

100. Definitions. \hat{a} \200\224(1) In this Act, unless the context indicates otherwise \hat{a} \200\224

â\200\234Chief Justiceâ\200\235 means the Chief Justice of South Africa;

STATUTES OF THE REPUBLIC OF SOUTH AFRICA $\hat{a}\200\224$ CONSTITUTIONAL Law ss. 100-101 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 100-101

 $\hat{a}\200\234$ department of State $\hat{a}\204$ ¢ means a department of State established under section 24;

 $a\200\224a\200\224$ general affairs $a\204$ c means matlerss refer rock to +P aM 3-5,

â\200\234general law" means any law dealing with general affaj

 $\hat{a}\200\234$ House means a House of Parliament mentioned i a Ministers $\hat{a}\200\231$ Council, the House whose members af the members of the Ministers $\hat{a}\200\231$ Council;

section 37 (1) and. in relation to of the same population group as

 $\hat{a}\200\234$ Indian $\hat{a}\204$ ¢ means a person classified as a me

aber of the Indian group in terms of the Population Registration Act. 1950:

wown affairsâ\200\235 means matters referred 1¢/in section 14, and in relation toâ\200 \224

- (a) a population group. matters \hat{a} 200\231 which are own affairs in relation to that population group as contemplated in that section;
- (b) a House or a Ministersâ $200\235$ â $200\231$ Council, matters which are own affairs of the relevant population group:

tate, any department of State established for the adminaffairs of the relevant population group:

a Ministersâ200231 Council, the population group of which the members of the Ministersâ200231 Council in question are members;

 $200\234$ previous Constitution $200\235$ means the Republic of South Africa Constitution Act, 1961,

and. in so far as 1t is not repealed by section 101, the Provincial Government Act, 196 1;

 $a\200\234$ Republic $a\200\235$ means the Republic of South Africa:

rere POFSORE-W NO Espectively, in terms ct applied to them:

would be classified of the Population Registration A

- (2) In this Act and in any other law, except where it is inconsistent with the context or clearly inappropriate. any reference 10 a resolution or the approval of. or any other act
- of or with reference 10. Parliament (except any act constituting a law of Parliament), or to
- a member or a committee or the Tables of Parliament, or to any other matter in relation to Parliament (except any law of Baek shal] be ERE a reference to a resolution or the approval or other act of. 8 : : r

OHaT1TousSca 70

101. Repeal and amendment of laws. \hat{a} 200 \hat{a} 24(1) The laws mentioned in Part \hat{a} of Schedule 2 are hereby repealed or amended as set out in that Part, and the laws mentioned in Part 2 of Schedule 2 are hereby repealed to the extent set out in the third column of the last-

mentioned Part.

(2) Notwithstanding the repeal of sections 15 and 15A of the previous Constitution, any pension which but for such repeal would have been payable shall continue to be payable

as if such repeal had not been effected.

STATUTES OF THE REPUBLIC OF SOUTH AFRICA \hat{a} \200\224 CONSTITUTIONAL Law ss. 101-102 Republic of South Africa Constitution Act. No. 110 of 1983 ss. 101-102

- (3) Notwithstanding the repeal of section 116 of the previous Constitution, any of its provisions which but for such repeal would have been applicable to any matter or person,
- shall continue to be applicable to such matter or person as if the repeal had not been effected.
- (4) Any authority constituted or person appointed or power conferred or anything done in pursuance of powers conferred by or by virtue of any provision of a law repealed

or amended by subsection (1), shall be deemed to have been constituted, appointed. conferred or done in pursuance of powers conferred by or by virtue of the corresponding

provision of this Act or the relevant provision of such law as so amended. as the case may be.

O ransitional-prosision 10D O comes into operauon-before

the first State President has been elected in terms of this Act and has assumed ofife.

person designated by the Ministers referred to in subsection (2) of this section from A mong

their number, shall serve as Acting State President. and such or any other Actyig State President or the State President may exercise any power conferred upon the Statg/President

by this section or section 103 but not yet exercised by the State President referred to in

section 103 (1) at the commencement of section 19 (1) (b).

2) (a) The persons who immediately before the commencemen of this Act are Ministers of the Republic or Deputy Ministers in terms of section 20 orZ1 of the previous

Constitution, shall be deemed to have been appointed as such Ministeryr Deputy Minister s

under section 24 or 27 of this Act, as the case may be. and the depdriments of State th en

administered by such Ministers shall be deemed to have been ests Blished under section 24

of this Act as departments referred to in section 20 and to be agfininistered by them un der

the relevant provisions of this Act.

(b) A reference in any law to the Prime Minister ich at the commencement of this Act is not in consequence of an assignment under sgction 20A of the previous Constitution 10 be construed as a reference to some other Minister, shall be deemed to be a

reference to the State President acting under subsectigd (2) of section 26 of this Act. except

in so far as the State President assigns the administfation of such law to a Minister \boldsymbol{u} nder

subsection (1) of the last-mentioned section.

[Para. (b) substituted by s. 11 (1) (g of Act No. 105 of 1984.)

(3) Where any matter which, during theAession of Parliament (as constituted under the previous Constitution) immediately pregÃ@ding the commencement of this Act, was submitted to the said Parliament or the Hguse of Assembly (as so constituted), has not been disposed of before such commenceifent, Parliament or the House of Assembly, as the case may be, constituted under this Agt may continue with the disposal or consideration

of that matter, and steps taken by the Arst-mentioned House of Assembly in connection with that matter, shall be deemed to h#ve been taken by the House of Assembly constituted

under this Act.

- (4) The House of Assembly/as constituted for the purposes of the previous Coastitution and in existence immediat \tilde{A} before the commencement of this Act, shall be deem ed
- to have been duly constituted/for the purposes of this Act, and any person elected or nominated as a member of th&t House of Assembly and holding office immediately before such commencement. shall b \tilde{A} © deemed 10 have been duly elected or nominated to the House of Assembly established by this Act.
- (5) The regulatiops made under section 40 (1A) of the previous Constitution shall continue to be of forceAnd 10 apply to the election of members of the House of Assembly in terms of section 4)(1) (\hat{A} ¢) of this Act, 2nd shall apply mutatis mutandis to elections of

members of the Hoyée of Representatives and members of the House of Delegates in terms of sections 42 (1) (¢) and 43 (1) (¢) of this Act, until they are replaced by regulat ions under

section 46 (1) of Ahis Act.

- (6) (a) The rules and orders of the House of Assembly as they exist at the commencement of this Act, shall apply mutatis mutandis in connection with the functions and
- proceedings $200\231$ of the House of Representatives and the House of Delegates, unless and until

the Housâ\2027 in question provides otherwise.

(b) Rules and orders approved by the House of Assembly before the commence-ment/6f this Act as joint rules and orders of the Houses, shall after such commencement be deemed to be joint rules and orders abproved by each of the Houses as contemplated in/section 64, until, and except in so far as, they are replaced by rules and orders which

STATUTES OF THE REPUBLIC OF SOUTH AFRICA \hat{a} \200\224 CONSTITUTIONAL Law ss. 102-103 Republic of South Africa Constitution Act, No. 110 of 1983 ss. 102-103

have in fact been so approved: Provided that any rules and orders so approved by t House of Assembly shall lapse on the expiry of a period of two years after the comme, ment of the first session of the first Parliament constituted under this Act.

[ara. (h) substituted bys. 11 (1) (h).of Act No. 105 of 1984]

(7) The first session of the first Parliament constituted in terms of thfs Act shall commence within 21 days after the polling day or the last polling day of ye first general

clection of members of the House of Representatives and the House of Defegates. according

to whether the poll mn respect of those Houses is held on the same day $\hat{A} @ r$ on different days.

and for the purposes of that session and until those Houses hay $200\231$ been duly constituted

(but not for a period longer than 14 days alter the commencgrficnt of that session), each

shall be deemed to consist of the members thereof elected a such general election.

[Sub-s. (7) substituted by s. 11 (1) (\hat{A} ¢) of Act YO. 105 of 1684]

(8) For the purposes of the application of sectipft 39 (1) in relation to the first Par -

liament constituted in terms of this Act. its first sessioft shall be deemed to have commenced

on a date determined by the State President referp $\tilde{A} \odot d$ to in section 103 (1) by proclamation

in the Ga=crie. which may not be a date carligf than the date of the first meeting of the

House of Assembly which existed immediagdy before the commencement of this Act, or later than the day on which that first sesson actually commences.

(9) For the purposes of the first limitation of clectoral divisions of the House of Representatives and of the House Delegates the words $\hat{a}\200\234$ voters of the House in the

province in terms of the current ters $200\231$ lists, duly corrected up to the latest p ossible date $200\235$

in section 49 (1) shall be deenyed to be repiaced by the words $\hat{a}\200\234$ persons who, according 10

the population register kept #4 terms of the Population Registration Act, 1950, and on a

date not more than 30 gdys before the delimitation commission begins 10 perform its functions, would be ended to be included in any lists of the voters contemplated in section

52 of the House in $\operatorname{clp} \tilde{A} @ \operatorname{ioral}$ divisions thereof in the province had the province been divided

into electoral divisions of the House on the date in question $a \geq 00 \leq 35$, and the references to voters

in section 49 (2Â¥and (3) shall be construed accordingly.

(Date of commencement of s. 102 (9) 24 February, 1984.) [Sub-s. (9) subsututed by s. 11 (1) (d) of Act No. 105 of 1684.]

-) (@) A person holding office as State President or Vice State President immediate before the commencement of this Act shall vacate his office at such commencement.
- {#) The salary and allowances payab!s to the State President immediately before Aich commencement shall be deemed to have been determined in terms of section 12 as the salary and allowances payable to the State President, until they are altered under that section.

(11) At the commencement of this Act the President's Council established in terms of the previous Constitution shall ccase to exist and every person who immediately before

such commencement is 4 member of that Council shall cease to be such a member.

- (12) The first meeting of the first President's Council established under this Act shall be convened by the State President in such manner and at such time and place as he thin ks nt.
- 103. Short title and commencement. \hat{a} 200\224(1) This Act shall be called the Republic ol South Africa Constitution Act. 1983, and shall. save in so far as may be otherwise required

in order that effect may be given to any provision thereof, come into operation on a date

fined by the State President by proclamation in the Gazetle.

- (2) Different dates may be so fixed in respect of different provisions of this Act or in respect of section 101 in so lar as it relates to different laws mentioned in Schedu le 2 or
- 10 different provisions of any law so mentioned.
- (3) A reference in this Act to its commencement shall be construed as a reference to the applicable date so fixed.
- (4) The State President referred to in subsection (1) may exercise any power vesting in the State President in terms of any provision of this Act, in so far as it is necces sary in

order to give cflect to such provision or any other provision of this Act as contemplated

in subsection (1) or. as the case may be, if the relevant provision has been put into operation

as contemplated in subsection 2).

Schedule | Subjects referred to in section 14

- 1. Sovial weltie, but subject to any general iw im rclavon to $a \geq 0$ (a < 0) norms and standards tor the provision or imancing of wellare services:
- (1) the control of the collection of money and other contributions from membegg of the public

for welfare services or charity: and (\hat{A}^{ξ}) the repisttation of social workers, and control over their profession. 2. Education at all levels, including $\hat{a} \ge 200 \ge 24$

- (1) instruction by way of correspondence, and imstitutions providing suclf instruction:
- (2) the tramumg of adults in the trades at centres established by the State 1 mm section 19 (1) (a) and

csident acting as provided

(3) trang of cadets at schools mwerms of section 3 (1) (0) of, a

subject to, the Defence Act, 1957. and olhicial school sport, but subject 10 any general taw an relation loa^200^24

- (4) norms and standards for the hmancing ol tanning and cpfital costs of education; M salanes and conditions of ciploy ment of stall and prflessional registration of wachers, and
- $(\hat{\mathbb{A}}^{\boldsymbol{\zeta}})$ norms and standards for syllabuses and exanunatic
- 3. Art culture and recreation (with the exception of con ulation group in question.

and for certilicauon of quahfications.

 \hat{a} 200\230itive sport) which atfect mainly the pop-

- 4. Health mane, comprsimg the following, wane!
- (1) hospatals, clones and sink or elated imitations,

- (2) medical services at schools and tor imagent persons:
- (3) health and nutmuonal guidance: and
- (4) the regntation of and contol ovey/privaic hospitals,

but subject wo any general law relation to Ach maners.

- 5. Commumity devviupment, compryfhg the following, namely $a\200\224$
- (1) housing.

umity in any area declared by or under any general law as an arca ton group in question, including the establishment. devclopment and hd the control over and disposal of land (whether by alienation or r made available tor that purpose; and

(2) development of the com for the use of the popul renovation uf towns otherwise) agguired

(3) rentvonuel and cofittol over and clearance of squatuing, in such an arca in terms of any general

law, / but subyat to \hat{a} \200\224 /

(4) any general iw in relation to norms. standards and income groups for the inancing of housing

and

(MM the pron

ons of the general law retened wan paragraph (2)

tn. Local goverment within any area declared by or under any general Taw as a local government arca

J for the population greup in question, but subject to any general law an relation to m atters to be administered

an local government ievel ona joint basis. and excluding $\hat{a}\200\224$

(au) ak matter assigned to local authonties by or under any general law, and

(hy ahe enerone by any local authority, otherw ese than in accordance with general policy determined

/ by the duate President acting as provided in section 19 (1) (A), of any power to rais ${\rm e}\ {\rm loans}$.

- 7. Agriculture. comprising the following, namely â\200\224
- A) agrniculiura! development services, which include research, advisory services and ex tension,
- (2) taming at aencuitural colleges: and
- (0) tmancal and other assistance 10 Lumens or prospective farmers, or lor the promotion of

agnculiune, :

- NS. Water supply compnising the tolowing, namely $\hat{a}\200\224$
- (1 arnganon schemes,
- (2) dnlling tor water for agricultural and local government purposes.
- 7 (3) subsidizing of drilling work and water works for agricultural or Jocal government purposes. / and
- (4) thancal assistance im orelation to water works damaged by Hood.

dsae No 1 1367

- * STATUTES OF THE REPUBLIC OF SOUTH AFRICA â\200\224 CONSTITUTIONAL Law
- Bb Sch. 2 Republic of South Africa Constitution Act, No. 110 of 1983 h. 2
- (A) by the substitution in subsection (1) of section 84 for the words preceding (a) of the

following words:

- ${\rm \hat{a}}\$ and ${\rm \hat{a}}\$ to the provisions of this Act, the Financial Relations Act, 1926 (Act No. 65 of
- 1976), and the assent of the State President as hereinafter provided, and except in so far $\frac{1}{2}$
- as the provisions of Part IV of the Republic of South Africa Consystion Act, 1983. have under section 98 (3) (a) of the last-mentioned Act been declared lapply to any ordinance
- or other law of the province, a provincial council may $mak\hat{A}$ ¢/ordinances in relauon to matters coming within the following classes of subjects, $nam\tilde{A}$ ©ly \hat{a} \200\224",

and the substitution in paragraphs (h) and (g) of that subscctiof for the words \hat{a} \200\234the House of

Assembly \hat{a} 200\235 of the word \hat{a} 200\234Parliament \hat{a} 200\235.

- 3. Repeal of Part VII, Part VIII and Pant VIIA.
- 4. Repeal of sections 107 and 108.
- S. Repeal of section 109.
- 6. Amendment of section 110 by the deletion of the worgd $a\200\234$ at the instance of the State or $a\200\235$, the words

 \hat{a} 200\234of any body referred to in paragraph (f) of subsection (1) offection eighty-fo ur or \hat{a} 200\235, the words \hat{a} 200\234circulating

- in the area of jurisdiction of the authority concerned $200\235$ and words $200\234$ in the area 1n quesuon $200\235$.
- 7. Repeal of sections 111, 112 and 113.
- 8. Amendment of section 114 by the deletion ji paragraph (b) of the words $\hat{a}\200\234$ or a bndge the powers conferred on provincial councils under section eighty-four $\hat{a}\200\235$.
-) 9. Repeal of sections 115, 116, 117 and 115.
- 10. Amendment of section 119 by the dejétion of the words ** *Afnkaansâ\200\231 includ es Dutchâ\200\235.
- 11. Substitution for secuon 121 of the following section:
- $\hat{a}\200\234$ Short utle. 121. This Act shall be called the Provincial Government Act, 1961. 7.
- 12. Subsutution for the long ttle Af the following long tide:

 $\mbox{$\hat{a}$\200\234$To provide for provincial counfils and their powers and the admunistration of p rovincial matters, and$

for matters connected therewath. â\200\235,

- B. Amendment of section 10 of the Interpretation Act, 1957 (Act No. 33 of 1957) \hat{a} \224
- (a) by the substitutign in subsection (5) for the expression *20A (1)" of the expression $200\23426\204$, and
- for the expressyon $a\200\2341961$ (Act No. 32 of 1961)" of the expression $a\200\23419837$:
- (b) by the substfution for subsection (SA) of the following subsection:
- *(5A)/The provisions of subsccuon (5) shall apply in so far as the State President does not detegfnine otherwise in the assignment concerned and, if the admunistration of a provision
- of any Jaw has been assigned to any other Minister as contemplated in that subsection, but in

relatigh 10 a category of persons or some other matter specified in the assignment, the provisions

of Yat subsection shall apply accordingly. a \200\235; and

- (\hat{A}^{φ}) bf the inscruon after subsection (SA) of the following subsection:
- (SB) Whenever the administration of a law referred to in subsection (2) of section 98 of

the Republic of South Africa Constitution Act, 1983, has been assigned lo a Minister of State

under subsections (3) i6) and (4) of that section, the provisions of subsections (5) and (SA) of

this section shall apply mutans mutandis as if the relevant executive commiliee or othe r

9d executive authorty referred 10 in the said subsection (2). the department or divisio n of the

relevant provincial administration in which the law was administered. and an officer of that

admunistration, were a Minister of State, the department of State controlled by \lim , and \lim

officer in the public service, respectively. \hat{a} \200\235

Amendment of the Laws of the Coloured Persons Representative Council Application Act, 1 982 (Act

No. 36 of $i982) \hat{a} 200 224$

- (0) by the substitution for the words $\hat{a}\200\234$ Unul such date as may be fixed in terms of section 4 (2) of
- the South African Coloured Persons Council Act, 1980 (Act No. 24 of 1980)", waerever the
- occur, of the words $\hat{a}\200\234$ Unul other provision 1s made by or under any law $\hat{a}\200\235$; and
- (5) by the inseruon after section 4 of the following section:

Eiect of 4A. The repeal of section 17 of the Coloured Persons Representative Council repeal of Act, 1964 (Act No. 49 of 1964), and section 5 of the South African Coloured certain Persons Council Act. 1980 (Act No. 24 of 1980), in terms of section 10] of the laws. Republic of South Africa Constitution Act, 1983, shall not affect the provisions

of sections 1 (g) (ii). 2 (/) (ii) and 3 (h) of this Act as amended by the said section 101. or the validity of any proclamation or notice published in the Gazette under the said section 17 which was in force immediately before the date of such repcal. \hat{a} 200\235.

(Issue No 17) 1371

aoblih es od