#### STATUTES OF THE REPUBLIC OF SOUTH AFRICA - NATIONAL PARKS

#### NATIONAL PARKS

#### PRELIMINARY NOTE

This title contains legislation designed to preserve the wild fauna of the Republic.

National Parks Act, No. 42 of 1962, as amended by Acts No. 55 of 1965, No 93 of 1965, No 98 of 1965, No 5 of 1967, No. 56 of 1969, No. 48 of 1970, No. 90 of 1974 and No. 63 of 1975. - This Act consolidated the laws relating to national Parks. It repealed the National Parks Act, No 56 of 1926, and amendments to that Act.

National Parks Act, No 57 of 1976, as amended by Acts No. 60 of 1979, No. 13 of 1982, No 23 of 1983, No. 43 of 1986, No 97 of 1986, No 111 of 1986, No. 60 of 1987, No 23 of 1990, No 114 of 1991, No 52 of 1992, No. 91 of 1992 and No. 38 of 1995. - This Act consolidated the laws relating to national parks. It repealed Parks Act, No. 42 of 1962, and amendments to that Act.

#### NATIONAL PARKS ACT NO. 57 OF 1976

#### [ASSENTED TO 6 APRIL, 1976]

[DATE OF COMMENCEMENT: 28 APRIL, 1976]

(English text signed by the State President)

#### as amended by

National Parks Amendment Act No. 60 of 1979 National Parks Amendment Act No. 13 of 1982 National Parks Amendment Act No. 23 of 1983 National Parks Amendment Act No. 23 of 1986 Transfer of Powers and Duties of the State President Act, No 97 of 1986 [with effect from 3 October, 1986 - see title CONSTITUTIONAL LAW] National Parks Second Amendment Act, No. 111 of 1986 National Parks Amendment Act No. 60 of 1987 National Parks Amendment Act No. 23 of 1990 Population Registration Act Repeal Act, No 114 of 1991 [with effect from 28 June, 1991 - see title CENSUS AND STATISTICS National Parks Amendment Act, No. 52 of 1992 National Parks Second Amendment Act, No. 91 Of 1992 National Parks Amendment Act, No. 38 Of 1995

#### ACT To consolidate the laws relating to national parks.

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

"animal" means, subject to the regulations, any member of the animal kingdom; "board" means the National Parks Board established in terms of section 5 (1);

[Definition of "board" substituted by s.1 (a) of Act No. 23 of 1990.]

"disturb" with reference to an animal, means wilfully or negligently to injure, to tease, to alarm, to hinder, to interfere with, to throw an object at or to make aggressive;

"employee" means an employee of the board other than an officer;

"hunt" with reference to an animal, means to kill, shoot at, capture or attempt to capture, or to follow or to search for or lie in wait for with intent to kill, shoot or capture;

"land" includes the sea and the sea-shore as defined in the Sea-shore Act, 1935 (Act No. 21 of 1935), as well as any lake, dam, river or other water surface;

[Definition of "land" substituted by s. 1 (a) of Act No. 52 of 1992.]

"Minister" means the Minister of Environmental Affairs and Tourism;

[Definition of "Minister" substituted by s.1 (a) of Act No. 23 of 1983, by s.1 (a) of Act No. 43 of 1986, by s. 1 (b) of Act No. 23 of 1990, by s. 1(b) of Act No. 52 of 1992 and by s. 1 of Act No 38 of 1995.]

"officer" means the nature conservator or any person appointed by the board as ranger;

[Definition of "officer" substituted by s. 1(2) of Act No. 114 of 1991.]

"**park**" or "the parks" means a national park or the national parks established by or in terms of section 2. 2A, 2B, 2C or 2D;

[Definition of "park" or "the parks" substituted by s.1 (b) of Act No. 43 of 1986, by s.1 (c) of Act No. 23 of 1990 and by s.1 (c) of Act No. 52 of 1992.]

"**poison**" includes any substance that can be used to immobilise an animal; [Definition of "poison" inserted by s. 1 (b) of Act No. 23 of 1983.]

"regulation" means a regulation made or otherwise in force under this Act;

"this Act" includes the regulations;

"trap" means any devise or substance with which or by means of which an animal can be captured;

"vehicle" means any conveyance which can be used for the transportation of persons or goods on land, whether such conveyance is self-propelled or not;

[Definition of "vehicle" inserted by s.1 (d) of Act No. 52 of 1992.]

"vessel" means any conveyance which can be used for the transportation of persons or goods on, in or over water, whether such conveyance is self-propelled or not;

[Definition of "vessel" inserted by s.1 (d) of Act No. 52 of 1992.]

"weapon" means any fire-arm or ammunition for a fire-arm, or any other instrument by means of which a projectile can be propelled, or which can be propelled or used in such a manner that any animal can be killed or injured thereby.

2. Existing parks. - (1) Each area defined in Schedule 1 shall be a national park under the name assigned to it in that Schedule.

(2).....

[Sub-s (2) deleted by s.2 of Act No. 23 of 1990.]

(3) Except under the authority of a resolution of Parliament, no land included in a park described in Schedule 1 shall be alienated or excluded or detached from the park.

[S. 2 amended by s. 2 of Act No. 23 of 1983 and substituted by s. 2 of Act No. 43 of 1986.]

2A. Establishment of parks by Minister. - (1) The Minister may by notice in the Gazette declare-

- (a) with the concurrence of the Minister of Mineral and Energy Affairs, State land in respect of which no right in connection with prospecting or mining has been granted in terms of any law; and
- (b) notwithstanding the provisions of the Lake Area Development Act, 1975 (Act No. 39 of 1975), State land situated in an area declared to be a lake area under section 2 of that Act,

to be a park under a name to be assigned to it in that notice, and amend Schedule 1 by the addition of the name and a description of the land thus declared to be a park.

(2) The Minister may by notice in the *Gazette* declare any land contemplated in subsection (1) to be part of a park or, subject to subsection (3) of section 2, exclude land from a park and amend Schedule 1

accordingly.

[S. 2A inserted by s.3 of Act No. 43 of 1986.]

- **2B.** (1) The Minister may by notice in the *Gazette* declare-
  - (a) with the concurrence of and subject to the conditions determined by the Minister of Mineral and Energy Affairs and the Minister of Public Works and, as the case may be, after consultation with any other Minister who has an interest by virtue of the functions of his department, any other State land; or
  - (b) after consultation with the Minister of Mineral and Energy Affairs and subject to any agreement entered into between the board and, as the case may be, the Minister and any other Minister who may have an interest in such an agreement by virtue of the functions of his department, and the owner of any land, whereby that land is made available for the purposes of a national park, that land,

under a name assigned thereto in the notice, to be a park, or declare such land to be part of a park or with the concurrence of the Minister of Mineral and Energy affairs and, in respect of land referred to in paragraph (a), the Minister of Public Works and, as the case may be, any other Minister who has an interest by virtue of the functions of his department or, as the case may be, according to an agreement referred to in paragraph (b), exclude land from a park.

(2) The board shall keep a register of land declared to be a park or declared to be a part of a park or excluded from a park under subsection (1), and such register shall contain the following particulars, namely-

- (a) a full description of the land;
- (b) the name of the land; and
- (c) any other particulars the board deems necessary or desirable.

[S. 2B inserted by s. 3 of Act No. 43 of 1986.]

2C. Declaration of land to be a park or part of a park after a mineral right has been acquired.- (1) The Minister may, after a mineral right to the land concerned has been acquired, by notice in the *Gazette* declare any land which has been acquired in terms of section 3 (1) or 3A (1) or (2), to be a national park under a name to be assigned to it in that notice, and amend Schedule 1 by the addition of the name and a definition of the area of any park so established.

(2) The Minister may by notice in the *Gazette* include any land which has been acquired in terms of section 3 (1) or 3A (1) or (2), in or, subject to the provisions of section 2 (3), exclude any land from any park and amend Schedule 1 accordingly.

[S.2C inserted by s.3 of Act No. 23 of 1990 and substituted by s.2 of Act No. 52 of 1992]

**2D.** Declaration of land to be a park or part of a park if a mineral right has not been acquired. - (1) The Minister may by notice in the *Gazette* declare any land which has been acquired in terms of section 3 (1) or 3A (1) or (2) and in respect of which-

- (a) a mineral right to the land concerned has not been acquired; or
- (b) a right in connection with prospecting or mining on the land concerned has already been granted under any other law,

to be a national park under a name to be assigned to it in that notice, or to be part of an existing park, or by notice in the *Gazette* exclude from a park which has been declared under this subsection to be a national park.

(2) The provisions of section 2B (2) shall *mutatis mutandis* apply to any land which has been declared to be a park under subsection (1).

[S. 2D inserted by s.3 of Act No. 52 of 1992.]

**3.** Acquisition of land for purposes of a park. - (1) The Minister of Public works may, with the concurrence of the Minister of Mineral and energy Affairs, by purchase or otherwise, including the exchange for State land situated outside a park, or, failing agreement with the owner, by expropriation, acquire land or a mineral right to land for the purposes of a park.

Sub-s (1) amended by s. 3 of Act No. 23 of 1983 and substituted by s.4 (a) of Act No. 43 of 1986.]

(2) The provisions of the Expropriation Act, 1975 (Act No. 63 of 1975), shall *mutatis mutandis* apply in connection with any expropriation of land or any mineral right under subsection (1) of section 3A (2). [Sub-s. (2) substituted by s. 4 of Act No 52 of 1992.]

(3) Land acquired by the Minister of Public Works under subsection (1) and by the board under section 3A (1) of (2) for the purposes of any park and not included in that park, shall forthwith be included by the Minister under section 2C (2) or 2D (1) in that park.

[S. 3 substituted by s.1 of Act No. 13 of 1982. Sub-s (3) amended by s. 3 of Act No. 23 of 1983 and substituted by s.4 (b) of Act No. 43 of 1986, by s. 4 of Act No. 23 of 1990 and by s. 4 of Act No 52 of 1992.]

**3A.** Purchase of land by board. - (1) Notwithstanding the provisions of section 3 the board may, with the approval of the Minister granted after consultation with the Minister of Mineral and Energy Affairs, purchase land or a mineral right to land for the purposes of a park.

(2) If the board has failed in terms of subsection (1) to agree with the owner of land or a mineral right to land on the purchase of such land or mineral right to land, the board may request the Minister of Public Works to expropriate such land or mineral right to land.

(3) Land or a mineral right to land purchased in terms of subsection (1) or expropriated in terms of subsection (2), shall be registered in the name of the board.

(4) The board may, with the approval of the Minister, sell land or a mineral right to land which has been acquired in terms of subsection (1) or (2).

[S.3A inserted by s. 5 of Act No. 52 of 1992.]

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

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

[Sub-s. (1) substituted by s.2 (a) of Act No. 38 of 1995.]

(2) The board shall be a corporate body capable of suing and being sued and, subject to the

provisions of this Act and in so far as may be necessary for the better performance of its functions and duties, of performing all such acts as bodies corporate may by law perform: Provided that no loan shall be raised by the board without the authority of the Minister.

- (3) (a) The board shall consist of 18 members to be appointed by the Minister, of whom-
  - (i) one, who is by virtue of his or her knowledge capable of promoting the objects of the board in an unbiased and unprejudiced manner, shall be nominated by each of the Premiers of the respective provinces; and
  - (ii) nine shall be appointed in consultation with the Cabinet or a Cabinet committee after the Minister has by notice in the *Gazette* invited all interested persons to submit to him or her, within the period mentioned in the notice, the names of persons who in the opinion of such interested persons are suitable to be so appointed, stating the grounds upon which such opinion is based.

One of the members of the board shall be designated by the Minister as chairman of the

[Para. (a) substituted by s.2 (b) of Act No. 38 of 1995.]

(b).....

(c)

[Para. (b) deleted by s.2 (c) of Act No. 38 of 1995.]

board.

(4) (a) No member of the government of the Republic or of a provincial government or officer or employee of the Parliament of the Republic or of the legislature of any province or officer or employee contemplated in the Public Service Act, 1994 (Proclamation No. 103 of 1994), shall be appointed as a member of the board.

(b) No member of the government of the Republic or of a provincial government or officer or employee of the Parliament of the Republic or of the legislature of any province or officer or employee contemplated in the Public Service Act, 1994 (Proclamation No. 103 of 1994), shall be appointed as a member of the board.

[S. 5 amended by s.46 of Act No. 97 of 1986 and substituted by s.4 of Act No. 23 of 1990. Sub-s. (4) added by s.2 (d) of Act No. 38 of 1995.]

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

[S. 6 amended by s.46 of Act No. 97 of 1986.]

7. Vacation of office by members of the board. - A member of the board appointed by the Minister shall vacate his office-

- (a) if he becomes insolvent or assigns his estate for the benefit of his creditors;
- (b) if he becomes of unsound mind or is convicted of an offence and sentenced to imprisonment without the option of a fine;
- (c) if, without the leave of the board (which leave shall not be granted for any period exceeding six consecutive months), he has been absent from four consecutive ordinary meetings of the board;

(d)

[Para. (d) substituted by s.6 of Act No. 23 of 1990 and deleted by s. 3 of Act No. 38 of 1995.]

(e) if his appointment is cancelled in terms of section 8 (2);

- (f) if he is removed from his office under section 9 (3); or
- (g) if he resigns as a member.

[S. 7 amended by s. 46 of Act No. 97 of 1986.]

**8.** Cancellation of appointment of member. - (1) The name of every person appointed as a member of the board shall be tabled in Parliament within fourteen days after the appointment if Parliament is then in session or, if Parliament is not then in session, within fourteen days after the commencement of its next ensuing session.

[Sub-s. (1) substituted by s. 5 of Act No. 43 of 1986.]

(2) If, within thirty days after the name of any person has been tabled under the provisions of subsection (1), Parliament passes resolutions disapproving of the appointment of that person as a member of the board, his appointment shall be cancelled.

[Sub-s (2) substituted by s. 5 of Act No. 43 of 1986.]

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

[Sub-s. (3) amended by s.46 of Act No. 97 of 1986.]

**9.** Suspension and removal of member from office. - (1) The Minister may suspend any member of the board appointed by him from his office for incapacity or misbehaviour.

[Sub-s (1) amended by s. 46 of Act No. 97 of 1986.]

(2) Where a member is suspended in terms of subsection (1), a full statement of the cause of the suspension shall be tabled in Parliament within fourteen days after the suspension if Parliament is then in session or, if Parliament is not then in session, within fourteen days after the commencement of its next ensuing session. [Sub-s. (2) substituted by s. 6 of Act No. 43 of 1986.]

(3) If, within thirty days after a statement has been tabled in terms of subsection (2), an address is not presented to the Minister by Parliament requesting the retention of the member concerned in his office, the Minister may remove the member from his office.

[Sub-s (3) substituted by s.6 of Act No. 43 of 1986 and amended by s. 46 of Act No. 97 of 1986.]

**10. Remuneration and allowances of members of the board.** - A member of the board shall receive such remuneration and allowances as the Minister may with the concurrence of the Minister of Finance from time to time determine.

[S. 10 substituted by s. 1 of Act No 111 of 1986 and by s.1 of Act No. 60 of 1987.]

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

(2) The decision of the majority of the members present at the meeting of the board shall be the

decision of the board: Provided that, in the event of an equality of votes, the Chairman shall have a casting vote in addition to his deliberative vote.

**12.** Functions and powers of the board. - (1) The board shall control, manage and maintain the parks for the objects described in section 4, and shall utilise its revenue for that purpose.

- (2) The board may within a park-
- (a) subject to any conditions which may be determined by the Minister of Mineral and Energy Affairs and the Minister of Public Works in respect of land declared to be a park or to be part of a park under section 2A (1) and section 2B (1); and
- (b) subject to the provisions of any agreement entered into in respect of land declared to be a park under section 2B (1) (b)-
  - (i) construct and erect such roads, bridges, buildings, dams, fences, breakwaters, seawalls, boathouses, landing stages, mooring places, swimming pools, oceanariums and underwater tunnels and carry out such other works as it may consider necessary for the control, management or maintenance of the park;
  - (ii) take such steps as will ensure the security of visitors, the animal and plant life in the park, and the preservation of the park and the animals and vegetation therein in a natural state;
    [Subpara. (ii) substituted by s.7 (a) of Act No. 23 of 1990.]
  - (iii) reserve areas as breeding places for animals or as nurseries for trees, shrubs, plants and flowers;
  - (iv) provide accommodation for visitors to the park and facilities in connection therewith;
  - (v) provide meals and refreshments for visitors to the park;
  - (vi) carry on any business or trade for the convenience of visitors to the park;
  - (vii) supply any other service for the convenience of visitors to the park;
  - (viii) establish, erect, equip and maintain any building, structure, depot or premises required in connection with any matter referred to in sub-paragraph (iv), (v), (vi), or (vii) let any site required for such a purpose;
  - (ix) make such charges as it may determine in connection with any matter referred to in subparagraph (iv), (v), (vi) or (vii), or which are to be paid in respect of permission under section 23 to enter or reside in a park;
  - (x) authorise any person to carry on, subject to such conditions and the payment of such charges as it may think fit, any activity, other than the sale of liquor, which may in terms of subparagraph (v), (vi) or (vii) be carried on by the board;
  - (xi) on the instruction of a department of State, perform such functions as are usually performed by that department.
    [Sub-s (2) substituted by s.7 (a) of Act No. 43 of 1986]

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

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

(b) If any land in respect of which an investigation has been carried out in terms of paragraph (a) is thereafter by notice under section 2A, 2B, 2C or 2D declared to be a park or to be a part of a park, anything done before the date of the notice by the board with the approval of the Minister in connection with the control, management or maintenance of such land as if it were a park or part of a park, shall be deemed to have been done after the date of the notice.

[Sub-s. (4) amended by s. 7 (b) of Act No, 43 of 1986 and substituted by s. 7 (b) of Act No. 23 of 1990. Para. (b) substituted by s. 6(a) of Act No. 52 of 1992.]

(5) The board may grant exemption or partial exemption from payment of any or all of the charges determined under subsection (2) (b) (ix), of the fees payable in terms of any regulation made under section 29 (1) (d), to members of the board, to any officer and any employee, and to any particular other person.
 [Sub-s (5) substituted by s.2 of Act No. 60 of 1987.]

(6) If the board deems it necessary for the control, management and maintenance of a park, the board may, with the approval of the Minister-

- (a) acquire or hire immovable property outside a park;
- (b) let, sell of otherwise dispose of immovable property which the board acquired under paragraph (a).
  [Sub-s. (6) added by s. 7 (c) of Act No. 23 of 1990.]

(7) The board may temporarily lease or in any other manner make available any land, building, structure or other facility which has been acquired or erected in terms of this Act to another person for the purposes and on the conditions agreed upon with that person.

[Sub-s. (7) added by s. 6 (b) of Act No 52 of 1992.]

**12A.** National Parks Land Acquisition Fund. - (1) There is hereby established a fund to be known as the National Parks Land Acquisition Fund (hereinafter in this section referred to as the fund).

- (2) The fund shall consist of-
- (a) all moneys received by the board by way of subscriptions, donations and bequests for the purchase of land for the purposes of a park or a portion of a park;

(aA) moneys appropriated by Parliament for the purposes of the fund;

[Para. (aA) inserted by s.4 of Act No. 23 of 1983.]

- (b) interest received in respect of money invested in accordance with subsection (6);
- (c) moneys collected by the board by means of levies for the purposes of the fund;

[Para. (c) added by s. 7 (a) of Act No. 52 of 1992.]

(d) moneys acquired in terms of section 3A (4) from the sale of land or a mineral right to land.[Para. (d) added by s.7 (a) of Act No. 52 of 1992.]

(e) moneys acquired by means of loan raised by the board for the purposes of the fund

[Para. (e) added by s. 1 (a) of Act No. 91 of 1992.]

(2A) A loan referred to in subsection (2) (e) shall only be raised with the approval of the Minister, granted with the concurrence of the Minister of Finance.

[Sub-s (2A) inserted by s.1 (b) of Act No. 91 of 1992.]

(3) The fund shall be managed and controlled by the board and for this purpose the board may with the approval of the Minister delegate any or all of its powers in writing to a senior employee of the board or to any official in the full-time employment of the State.

- (4) Money in the fund shall be applied to-
- (a) acquire land or a mineral right to land for the purposes of a park in a manner referred to in section 3 or 3A;

[Para.(a) substituted by s.8 (a) of Act No. 43 of 1986 and by s.7 (b) of Act No. 52 of 1992.]

(b) defray expenses incurred by the board in connection with the management and control of the fund.

(5) When money is to be applied for the purposes referred to in subsection (4) (a), it shall be paid over to the Director-General: Public Works, who shall apply that money, notwithstanding the provisions of any other Act, for the defrayal of expenses incurred in connection with the acquisition of land or a mineral right in accordance with section 3 or 3A.

[Sub-s. (5) substituted by s.8 (b) of Act No. 43 of 1986 and by s. 7 (c) of Act No. 52 of 1992.]

(6) Money in the fund which is not immediately required for the purposes of the fund shall be invested in the manner determined by the board with the approval of the Minister granted with the concurrence of the Minister of Finance.

(7) (a) The board shall keep a full and correct account of all money received and applied by it in terms of this section.

(b) The provisions of sections 16 (3), 17 and 18 (2) shall *mutatis mutandis* apply in respect of that account, the operations of the board in terms of this section and the revenue of the fund.

[S. 12A inserted by s.1 of Act No. 60 of 1979.]

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

board.

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

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

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

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

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

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

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

**16. Revenue of the board, keeping of accounts and auditing.** - (1) The revenue of the board shall consist of-

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

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

General.

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

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

(2) The report and statement referred to in subsection (1) shall be tabled in Parliament.

[Sub-s. (2) substituted by s.9 of Act No. 43 of 1986.]

18. Exemption from taxes, duties and fees, and duty to obtain certain licences. - (1) No rates or taxes of any kind shall be levied on any land or building situate within a park which is vested in the State, or which is made available for a park under section 2B (1) (b) and which is not utilised by the owner thereof, and occupied by the board or by an officer or employee.

[Sub-s (1) substituted by s.10 of Act No. 43 of 1986.]

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

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

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

(5) Notwithstanding anything to the contrary in any other law contained, no transfer duty, stamp duty or any other charges or fees imposed by statute shall be payable in respect of land acquired in terms of section 3A(1) or (2) for the purposes of a park.

[Sub-s. (5) added by s. 8 of Act No. 52 of 1992.]

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

**20. Prohibition of prospecting and mining in certain parks.** - No prospecting or mining of any nature shall be undertaken on land included in a park described in Schedule 1.

[S. 20 substituted by s. 5 of Act No. 23 of 1983 and by s. 11 of Act No 43 of 1986.]

**21.** Restriction on entry into or residence in a park, and prohibition of certain acts therein. - (1) Subject to the provisions of subsections (2) and (3), sections 22 and 23, and any agreement in terms of section 2B (1) (b), no person other than an officer or employee acting under the authority of the board, shall-

(a) enter or reside in a park without the permission of the board or any officer or employee

authorised to grant such permission;

- (b) convey into a park or within a park be in possession of any weapon, explosive, trap or poison;
- (c) within a park hunt or otherwise wilfully or negligently kill or injure any animal;
- (d) within a park disturb any animal;
- (e) within a park take, damage or destroy any egg or nest of any bird, or take honey from a beehive;
- (f) wilfully or negligently cause a veld fire, or any damage to any object of geological, archaeological, historical, ethnological, oceanographic, educational or other scientific interest, within a park
- (g) introduce any animal or permit any domestic animal to stray into or enter a park;
- (h) remove from a park any animal (other than an animal lawfully introduced into that park), whether alive or dead, or any part of an animal;
- (i) cut, damage, remove or destroy any tree or any part thereof, dry or firewood, grass or other plant (including any marine plant) in a park;

[Para. (i) substituted by s. 9 of Act No. 52 of 1992.]

- (j) within a park remove seed from any tree or other plant without the permission of the board or any officer or employee authorised to grant such permission;
- (k) feed any animal in a park; or
- (l) drive a motor vehicle in a park without a valid driver's licence, or permit any other person to drive a motor vehicle in a park without a valid driver's licence.

[Sub-s. (1) amended by s.12 of Act No. 43 of 1986.]

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

(3) The provisions of subsection (1) (a) and (b) shall not apply to any police, customs or excise officer entering a park in the execution of his official duty.

# 22. Rights of certain owners and occupiers of land riparian to public streams included in a park.- (1) .....

[Sub-s. (1) deleted by s. 13 of Act No. 43 of 1986.]

(1) The owner of any riparian land in relation to a public stream the bed or any part of the bed of which is included in a park, shall have or may acquire all rights to use water from that stream and for the purpose of such use to construct, use and maintain any work, which he would have had or could have acquired if this Act

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

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

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

[Sub-s. (1), previously sub-s. (2), renumbered by s. 13 of Act No. 43 of 1986.

(2) The expression "public stream" in this section, and the expressions "owner" and "riparian land" in subsection (2), shall have the respective meanings assigned thereto in section 1 of the Water Act, 1956.
 [Sub-s. (2), previously sub-s (3), renumbered by s. 13 of Act No 43 of 1986.]

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

- (a) health, study or recreation or matters incidental thereto;
- (b) travel or transport over such routes as may be defined by regulation;
- (c) transacting any lawful business with or concerning any person within that park; or
- (d) enabling any person in the employ of the Government or of any provincial administration to carry out any official duty.
- 24. Penalties. (1) Any person who contravenes the provisions of section 21 (1) (c) with reference
- to-
- (a) any animal specified in Schedule 2, except an elephant, black rhinoceros and white rhinoceros, shall be guilty of an offence and liable on conviction to a fine of not less than R4 000 and not more than R8 000 or, in default of payment of such fine, to imprisonment for a period of not less than one year and not more than two years or, if such person has been previously convicted under this subsection or subsection (2), he may be sentenced to such imprisonment without the option of a fine, and, if the court so convicting such person finds that the contravention was wilful, it may on a first or subsequent conviction in addition to any fine or imprisonment to which such person may be sentenced, sentence such person to corporal punishment not exceeding seven strokes;

[Para. (a) amended by s.8 of Act No 23 of 1990.]

- (b) an elephant, black rhinoceros or white rhinoceros, shall be guilty of an offence and liable on conviction-
  - (i) to a fine or not less than R30 000 and not more than R100 000 or, in default of payment of such fine, to imprisonment for a period of not less than three years and not more than ten years; or
  - (ii) if such person has been previously convicted under this subsection or subsection (2), he may be sentenced to such imprisonment without the option of a fine, and

on a first or subsequent conviction-

- (aa) to a further fine not exceeding three times the commercial value of the animal in respect of which the offence was committed; and
- (bb) if the court so convicting such person finds that the contravention was wilful, it may in addition to any fine or imprisonment to which such person may be sentenced, sentence such person to corporal punishment not exceeding seven strokes.

[Sub-s. (1) substituted by s. 6 (a) or Act No. 23 of 1983. Para. (b) substituted by s.8 (b) of Act No. 23 of 1990.]

(2) Any person who contravenes the provisions of paragraph (c) of subsection (1) of section 21 with reference to any animal not specified in Schedule 2, or paragraph (f) of that subsection with reference to a veld fire, shall be guilty of an offence and liable on conviction to a fine of not less that R1 000 and not more than R6 000 or, in default of payment of such fine, to imprisonment for a period of not less than three months and not more than eighteen months or, if such person has been previously convicted under this subsection or under subsection (1), to such imprisonment without the option of a fine and, if the court so convicting such person finds that the contravention was wilful, it may on a first or subsequent conviction, in addition to any fine or imprisonment to which such person may be sentenced, sentence such person to corporal punishment not exceeding seven strokes.

[Sub-s. (2) amended by s.6 (b) of Act No. 23 of 1983 and by s.8 (c) of Act No. 23 of 1990.]

(3) Any person who contravenes the provisions of section 21 (1) (d) with reference to any elephant, rhinoceros, lion, buffalo or baboon, shall be guilty of an offence and liable on conviction to a fine of not less R300 and not more than R1 000 or, in default of payment of such fine, to imprisonment for a period of not less than one month and not more than three months or, if such person has been previously convicted under his subsection or subsection (1) or under subsection (2) with reference to any animal not specified in Schedule 2, to a fine of not less than R1 000 and not more than R2 000 or, in default of payment of such fine, to imprisonment for a period of not less than three months and not more than six months.

[Sub-s. (3) amended by s.6 (c) of Act No. 23 of 1983 and by s.8 (d) of Act No. 23 of 1990.]

(4) Any person who contravenes the provisions of section 21 (1) (d) with reference to any animal not specified in subsection (3), shall be guilty of an offence and liable on conviction to a fine of not more than R300 or, in default of payment of such fine, to imprisonment for a period of not more than one month or, if such person has been previously convicted under this subsection or subsection (1) or under subsection (2) with reference to any animal not specified in Schedule 2, or under subsection (3), to a fine of not more than R1 000 or, in default of payment of such fine, to imprisonment for a period of not more than three months.

[Sub-s (4) amended by s.6 (d) of Act No. 23 of 1983 and by s. 8 (e) of Act No. 23 of 1990.]

(5) Any person who contravenes the provisions of section 21 (1) (i) with reference to a tree or other plant specified in Schedule 3, shall be guilty of an offence and liable on conviction to a fine of not less than R1 000 and not more than R6 000 or, in default of payment of such fine, to imprisonment for a period of not less than three months and not more than eighteen months or, if such person has been previously convicted under this subsection or subsection (6), he may be sentenced to such imprisonment without the option of a fine and, if the court so convicting such person finds that the contravention was wilful, it may on a first or subsequent conviction in addition to any fine or imprisonment to which such person may be sentenced, sentence such person to corporal punishment not exceeding seven strokes.

[Sub-s (5) amended by s.6 (e) of Act No. 23 of 1983 and by s.8 (f) of Act No. 23 of 1990.]

(6) Any person who contravenes the provisions of section 21 (1) (i) with reference to a tree or other plant not specified in Schedule 3, shall be guilty of an offence and liable on conviction to a fine of not less than R300 and not more than R1 500 or, in default of payment of such fine, to imprisonment for a period of not less than one month and not more than four months or, if such person has been previously convicted under this subsection or subsection (5), to such imprisonment without the option of a fine and, if the court so convicting such persons finds that the contravention was wilful, it may on a first or subsequent conviction in addition to any fine or imprisonment to which such person may be sentenced, sentence such person to corporal punishment not exceeding seven strokes.

[Sub-s. (6) amended by s.6 (f) of Act No. 23 of 1983 and by s.8 (g) of Act No. 23 of 1990.]

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

(8) Subject to the provisions of subsections (1), (2), (3), (4) and (6), any person who contravenes any provisions of this Act, or who fails to comply with a lawful instruction of any member of the board or any officer or employee, or who obstructs any such member or any officer or employee in the execution of his functions or duties, shall be guilty of an offence and liable on conviction to a fine not exceeding R1 000 or, in default of payment of such fine, to imprisonment for a period not exceeding R2 000 or, in default of payment of such fine, to a fine not exceeding R2 000 or, in default of payment of such fine, to imprisonment for a fine not exceeding R2 000 or, in default of payment of such fine, to imprisonment for a fine not exceeding R2 000 or, in default of payment of such fine, to imprisonment for a fine not exceeding R2 000 or, in default of payment of such fine, to imprisonment for a fine not exceeding R2 000 or, in default of payment of such fine, to imprisonment for a fine not exceeding R2 000 or, in default of payment of such fine, to imprisonment for a fine not exceeding R2 000 or, in default of payment of such fine, to imprisonment for a fine not exceeding R2 000 or, in default of payment of such fine, to imprisonment for a period not exceeding R2 000 or, in default of payment of such fine, to imprisonment for a period not exceeding R2 000 or, in default of payment of such fine, to imprisonment for a period not exceeding R2 000 or, in default of payment of such fine, to imprisonment for a period not exceeding R2 000 or, in default of payment of such fine, to imprisonment for a period not exceeding R2 000 or, in default of payment of such fine, to imprisonment for a period not exceeding R2 000 or, in default of payment of such fine, to imprisonment for a period not exceeding R2 000 or, in default of payment of such fine, to imprison the payment of such fine, to payment of

[Sub-s (8) amended by s.6 (g) of Act No. 23 of 1983 and by s.8 (h) of Act No. 23 of 1990.]

(9) (a) Any weapon, explosive, trap or poison used in contravening any provision of this Act or which forms an element in any such contravention, and any animal (other than a domestic animal) or article in respect of which the provisions of section 21 (1) (c), (e) or (h) has been contravened shall, in addition to any other punishments which may be imposed under this Act, be declared forfeited to the State.

(b) Any vehicle or vessel used in connection with a contravention of the provisions of section 21 (1) (c) or (e) may, if the contravention was wilful, be declared forfeited to the State unless it is proved that the person convicted is not the owner of such vehicle or vessel and that the owner thereof could not have prevented its use by the person convicted.

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

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

**25.** Jurisdiction of magistrates' courts as to punishment. - A magistrate's court shall have jurisdiction to impose any punishment provided for in section 24.

[S. 25 substituted by s. 9 of Act No 23 of 1990.]

**26.** Burden of proof and proof of certain facts. - (1) The burden of proving any fact which would be a defence to a charge under this Act, shall be upon the person charged.

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

presumed that such animal or plant was of that species, until the contrary is proved.

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

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

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

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

it shall be presumed that he-

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

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

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

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

it shall be presumed that he-

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

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

27. Powers of officer or employee to arrest, search and seize. - (1) Any officer or employee designated by the board shall, in respect of any offence committed within a park, have the powers of arrest and detention conferred on a peace officer by Chapter 5 of the Criminal Procedure Act, 1977 (Act No 51 of 1977), and may further, within a park or at any place within 10 kilometres from the boundary of a park, arrest without a warrant any person who is on reasonable grounds suspected of having committed an offence under this Act.

(2) Any officer or employee designated by the board may, within a park or at any place within 10 kilometres from the boundary of a park, search without a warrant any premises, place, vehicle, vessel, tent or receptacle of whatever nature if it is on reasonable grounds suspected that there is at or in such premises, place, vehicle, vessel, tent or receptacle any animal or article which may afford evidence of the commission of an

offence under this Act, and may seize any such animal or article wherever found

[S. 27 amended by s. 1(2) of Act No 114 of 1991 and substituted by s.10 of Act No 52 of 1992.]

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

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

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

- (a) the powers and duties of officers and employee in regard to-
- (i) the exclusion of members of the public from certain areas within a park;
- (ii) the killing, capturing or impounding or any animals within a park and the disposal of animals killed, captured or impounded;
- (iii) the burning of grass, the cutting of trees, reeds and grass and the gathering of marine plants within a park;
- (iv) the disposal of any animal, vegetable, mineral or other product of a park;
- (b) the conditions subject to which permission to enter or reside in a park may be granted under section 23, and the periods during which or times when a park or any portion of a park shall be open to the public;
- (c) the conditions subject to which any animal or any article mentioned in section 21 (1) (b) may be conveyed through a park and the route or routes over which any such animal or article may be so conveyed;
- (d) the conditions subject to which any person entering, sojourning in or passing through a park, may obtain the service or attendance of any officer or employee, and the fees to be paid in respect of such services or attendance;
- (e) the admission of aircraft, motor cars or other vehicles or vessels to, and the taking of photographs within, a park, the demarcation of areas in a park for the purposes determined by the board and the control over such areas, or any other matter connected with the use and enjoyment of a park;

[Para. (e) substituted by s. 10 (a) of Act No. 23 of 1990 and by s.11 of Act No. 52 of 1992.]

- (f) the addition of any species of animal to the species mentioned in Schedule 2;
- (g) the exclusion from the definition of "animal" in section 1, of any species of animal;
- (h) the maintenance, protection and preservation of a park and the animals, plant life and property therein;
- the regulation of traffic and carriage of passengers in a park, including (but subject to the provisions of any other law in this regard) the requirements to which vessels and persons on such vessels shall conform, the places at which persons may enter or leave and the routes by which they may pass through a park;

[Para. (i) substituted by s. 10 (b) of Act No. 23 of 1990.]

- (j) the protection from defacement by writing or otherwise of any tree, bridge, rock, fence, seat or other object in a park;
- (k) the conduct of the business of the board;
- (1) .....

## [Para. (1) deleted by s.3 of Act No. 60 of 1987.]

(m) the duties, remuneration, leave and other conditions of service of officers and employees, the number and species of domestic animals which any officer or employee may keep in a park, and

the extent of land which he may cultivate therein;

(n) the establishment of bodies to inquire into alleged contraventions of this Act by officers and employees, the imposition of disciplinary and punitive measures in respect thereof by any such body, the determination by any such body of any damage caused by any such contravention and of the liability therefor, the recovery of such damage by the board from the officer or employee concerned, and the manner in which any such inquiry shall be conducted and such damage may be recovered;

(o) any other matter which may, in terms of this Act, be dealt with by regulation; and generally for the efficient control and management of a park.

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

**30.** Application of Act 21 of 1935 and Act 58 of 1973 in a park. - (1) The Sea-shore Act, 1935 (Act No. 21 of 1935), shall not apply in or in respect of any area which forms part of a park.

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

[Sub-s (2) substituted by s.7 of Act No. 23 of 1983.]

**30A.** Delegation of powers by Minister. - (1) The Minister may delegate any power conferred upon him by or under this Act to the Director-General: Environment Affairs or any other officer in the Department of Environment Affairs.

(2) The Minister may at any time revoke any delegation under subsection (1), and no delegation of any power shall prevent the exercise of that power by the Minister himself.
 [5, 204 inserted by a 2 of 4 of No. 12 of 1082 ]

[S. 30A inserted by s.2 of Act No. 13 of 1982.]

**30B.** Transfer of control over certain lake areas to board. - (1) The Minister may, with the concurrence of the board, in respect of any lake area established in terms of section 2 of the Lake Areas Development Act, 1975 (Act No. 39 of 1975), by notice in the *Gazette*, transfer to the board any or all of the powers of the Lake Areas Development Board contemplated in section 3 of the said Act from a date and subject to the conditions set out in the notice.

[Sub-s. (1) amended by ss.46 and 47 of Act No. 97 of 1986.]

- (2) The conditions contemplated in subsection (1) may include conditions relating to-
- (a) the transfer to the board of any funds available to the Lake Areas Development Board;
- (b) the incurring of expenditure by the board from those funds in connection with the control and development of a lake area;
- (c) the exercise by the board of control over a lake area in terms of any or all of the provisions of this Act;
- (d) the employment by the board of any employee of the Lake areas Development Board. [S. 30B inserted by s.8 of Act No. 23 of 1983.]

**30C.** Transfer of control over Knysna National Lake Area. - (1) The powers, duties and functions of the Lake Area Development Board established by section 3 of the Lake Areas Development Act, 1975 (Act No. 39 of 1975), are hereby transferred to the board, in respect of the Knysna National Lake Area which was declared to be a lake area by Proclamation No R224 of 13 December 1985.

[S. 30C inserted by s.12 of Act No. 52 of 1992.]

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

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

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

[Schedule 1 amended by Proclamation No 294 of 17 November, 1978, by s. 2 of Act No. 60 of 1979, by Proclamation No. 201 of 7 September, 1979, by Proclamation No 210 of 21 December, 1984, by Proclamation No. 35 of 12 April, 1985, by Proclamation No, 138 of 30 August, 1985, by Government Notices Nos 1933 and 1934 of 19 September, 1986, by Government Notice No. 5 of 2 January, 1987, by Government Notice No 1385 of 26 June, 1987, by Government Notice No. 1753 of 14 August, 1987, by Government Notice No 2509 of 6 November, 1987, by Government Notice No 2856 of 31 December, 1987, by Government Notice No 225 of 19 Feb, 1988, by Government Notice No 1047 of 3 June, 1988, by Government Notice No 1249 of 1 July, 1988 by Government Notice No 1490 of 29 July, 1988 by Government Notice No 577 of 31 March, 1989, by Government Notice No 703 of 14 April 1989, by Government Notice No 1374 of 30 June, 1989 by Government Notice No 395 of 1 March, 1991, by Government Notice No 2159 of 31 July, 1992 by Government Notice No 214 of 19 February, 1993, by Government Notice No 1766 of 24 September, 1993, by Government Notice No 2201 of 19 November 1993, by Government Notice No 37 of 14 January, 1994, by Government Notice No 183 of 4 February, 1994 by Government Notice No 248 of 11 February 1994, by Government Notice No 857 of 29 April 1994, by Government Notices Nos. 1227 and 1228 of 15 July, 1994 by Government Notice No 1705 of 7 October, 1994 by Government Notice No 1947 of 18 November, 1994, by Government Notice No 2244 of 23 December, 1994, by Government Notice No 1582 of 13 October, 1995 and by Government Notice No 1732 of 10 November, 1995.]

#### KRUGER NATIONAL PARK

#### Definition of Area

From a point where the prolongation, north-east of boundary BC on Diagram S.G. A 58/73, of a boundary line for the purposes of proclamation over State land interests in the Limpopo River, generally southeastwards along the said Limpopo River to its confluence with the Luvuvhu River (Pafuri River); thence generally southwards along the boundary of the Province of the Transvaal and Mozambique (Survey Records 1762/75) to the point where the last-named boundary is intersected by the right bank of the Komati River; thence westwards along the right bank of the said Komati River to its confluence with the Crocodile River and continuing generally westwards along the right bank of the Crocodile River to the south-eastern corner of Lot 347 in the Kaap Block Section E; thence generally north-eastwards along the boundaries of the following lots in the Kaap Block Section E so as to exclude them from this area: Lots 347, 372, 370, 336 and 367, to the southeastern corner of the lastnamed lot; thence generally northwards along the right bank of the Nsikazi River to the south-eastern corner of the farm Daannel 33 JU; thence north-westwards along the boundaries of the last-named farm, so as to exclude it from this area, to the north-western beacon thereof; thence north-westwards and northeastward along the boundaries of the farm Numbi 32 JU. so as to include it in this area to the north-eastern beacon thereof; thence north-westwards along the north-eastern boundary of Lot 201 in the Kaap Block Section F to the southern-most beacon of the farm Rooiduiker 19 JU; thence north-westwards and northwards along the boundaries of the said last-named farm, so as to include it in this area, to the northern-most beacon thereof, and continuing north-wards along the south-eastern boundaries of Lots 147 and 146 in the Kaap Block Section F to the northeastern corner of the latter lot; thence generally eastwards along the left bank of the Sabie River to the southeastern corner of the farm Kingstown 380 KU; thence eastwards and generally northwards along the boundaries of the following farms so as to exclude them from this area: The said farm kingstown 380 KU, Toulon 383 KU, Charleston 378 KU, flockfield 361 KU, Malamala 359 KU, Eyrefield 343 KU, Gowrie 342 KU, Buffelchoek 340 KU, Sarabank 323 KU, Jeukpeulhoek 222 KU, Middel in 202 KU, Albatros 201 Ku, Kempiana 90 KU and Vlakgezicht 75 KU to the north-eastern beacon of the last-named farm, thence northeastwards along the northwestern boundary of Portion 1 (Diagram S.G. A 1815/61) of the farm Addger 69 KU to the northen-most beacon thereof; thence generally northwards along the boundaries of the following farms so

as to exclude them from this area: Ceylon 53 KU, Sumatra 47 KU, Brazilie 48 KU, Op Goedehoop 25 KU, Buffelsbed 26 KU, Roodekrantz 27 KU, Rietvley 28 KU, Diepkloof 406 KU, Portion 6 (Diagram S.G. A 8744/69) of the farm Klaseriemond 15 KU, Zeekoegat 12 KU, Portion 2 (Diagram S.G. A 6362/65) of the farm Vereeniging 11 KU, the farms Merensky 32 LU, Laaste 24 LU, Silonque 23 LU, Genoeg 15 LU, and Letaba Ranch 17 LU to the north-eastern corner of the last-named farm; thence eastwards along the left bank of the Great Letaba River to its confluence with the Klein Letaba River; thence generally north-westwards along the right bank of the Klein Letaba River to the northern-most beacon of the farm Draai 2 LU; thence northwestwards in a straight line to the south-eastern beacon of the farm Alten 222 LT; thence north-westwards and north-eastwards along the boundaries of the following farms so as to exclude them from this area: The said farm Alten 222 LT, Plange 221 LT, Lombaard 220 LT, Ntlaveni 2 MU and Mhingas Location Extension 259 MT to the north-eastern beacon of the last-named farm; thence west-wards along the northern boundaries of the farms Mhingas Location 259 MT and Mhingas location 258 MT to the north-western corner of the last-named farm, thence generally north-eastwards along the middle of the Luvuvhu River (Pafuri River) to the point where the prolongation southwards of boundary BA on Diagram S.G. A 58/73 of a boundary line for purposes of proclamation over State land intersects the middle of the Luvuvhu River (Pafuri River); thence northwards and north-eastwards along the said prolongation and boundaries AB and BC and the prolongation north-east of boundary BC on the said Diagram S.G. A 58/73 to the point where the said prolongation of the boundary BC intersects the Limpopo River, the point of beginning.

Portion 2 (a portion of Portion 1) of the farm Toulon 383 KU, Province of Transvaal, 8,9993 hectares in extent, as represented by and described in Diagram SG A4827/82.

[Government Notice No. 703 of 14 April, 1989 excluded the following portions of land, situate in the Province of Transvaal, from the park:

"Remainder of the farm Sigambule 216, Registration Division Ju, in extent 547,0131 ha;

Portion 1 of the farm sigambule 216, Registration Division JU, in extent 468,6482 ha;

farm Matsulu 543, Registration Division JU, in extent 1155,6013 ha;

farm Makawusi 215, Registration Division JU, in extent 1067,1731 ha."]

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#### KALAHARI GEMSBOK NATIONAL PARK

#### Definition of Area

From the point where the extension of the western boundary of the farm Unions End in the division of Gordonia (map 2676/1921) intersects the middle of the Nossob River; from there in a southerly direction along the middle of the said river to the point where the extension of the southern boundary of the farm Twee Rivieren (map B.498/1897) crosses the middle of the Nossob River; from there in a westerly direction along the said extension and the boundaries of the following farms so that they are included in this area: the said farm Twee Rivieren, Houmoed (map 6865/1917), Monro (map 6864/1917), Auchterlonie (map 454/1918), Batu Lama (map 455/1918), Kamqua (map 456/1918), Klein Skrij Pan (map 457/1918), Groot Skrij Pan (map 458/1918), Cal Decote (map 459/1918), Kafirs Pan (map 460/1918) and Sitszas (map 223/1919) to where the south-western boundary of the last-mentioned farm meets the border line between the Republic of South Africa and south West Africa; from there in a northerly direction along the said border to the place of beginning.

- Portion 2 of the farm Mier 566, situate in the Administrative District of Gordonia, Province of the Cape of Good Hope, in extent 362,3704 hectares, as represented on and described in Diagram SG 8603/83;
- Portion 3 of the farm Mier 566, situate in the Administrative District of Gordonia, Province of the Cape of Good Hope, in extent 10 893, 5794 hectares, as represented on and described in Diagram SG 8604/83
- (iii) Portion 4 of the farm Mier 566, situate in the Administrative District of Gordonia, Province of the Cape of Good Hope, in extent 1 754,8153 hectares, as represented on and described in Diagram SG 8605/83

[Government Notice No. 5 of 2 January, 1987 excluded the following properties from the definition of this park:

- "(i) Portion 1 of the farm Monro 69, situate in the Administrative District of Gordonia, Province of the Cape of Good Hope, in extent 0, 6914 hectares, as represented on and described in Diagram SG 8606/83;
- Portion 1 of the farm Caldecote 76, situate in the Administrative District of Gordonia, Province of the Cape of Good Hope, in extent 50, 1302 hectares, as represented on and described in Diagram SG 8607/83;
- Portion 1 of the farm Kaffirs Pan 77, situate in the Administrative District of Gordonia, Province of the Cape of Good Hope, in extent 4, 8271 hectares, as represented on and described in Diagram SG 8608/83;
- (iv) Farm 586, situate in the Administrative District of Gordonia, Province of the Cape of Good Hope, in extent 5,6156 hectares, as represented on and described in Diagram SG 422/84; and
- (v) Portion 1 of the farm Twee Rivieren 97, situate in the Administrative District of Gordonia, Province of the Cape of Good Hope, in extent 5, 019,2199 hectares, as represented on and described in Diagram SG 8609/83."]

#### BONTEBOK NATIONAL PARK

#### Definition of Area

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

#### ADDO ELEPHANT NATIONAL PARK

#### Definition of Area

Beginning at the northernmost beacon of Portion 6 of the farm Coerney 83, Division of Alexandria; thence south-eastwards and generally southwards along the boundaries of the following properties so as to include them in this area: The said Portion 6 of the farm Coerney 83, the farm Strathmore 149 and the farm Kenmure 154, to the easternmost beacon of the last-mentioned farm; hence south-westwards along the boundaries of the said farm Kenmure 154, Portion 2 of the farm Kenmure 154 and the farm Nesta 109, Division of Uitenhage, to the easternmost beacon of Portion 199 of the Farm 113; thence north-westwards along the north-eastern boundary of the said Portion 199 of Farm 113, so as to exclude it from this area, to its northernmost beacon; thence clockwise along the boundaries of Portions 251 and 295 of Farm 113, so as to include them in this area, to the northernmost beacon of the last-mentioned Portion 295 of Farm 113; thence north-westwards along the eastern boundary of Portion 183 of Farm 113 so as to exclude it from this area; thence westwards along the southern boundary of Portion 268 of Farm 113 and northwards along the western boundary of the said Portion 268 of Farm 113 so as to include it in this area; thence north-westwards along the northeastern boundary of the Remainder of Portion 204 of Farm 113 so as to exclude it from this area; thence generally northwards along the eastern boundary of Portion 267 of Farm 113 and westwards along the northern boundary of the said Portion 267 of Farm 113 so as to exclude it from this area; thence north-westward along the eastern boundaries of the following properties so as to exclude them from this area: Portions 202 and 246 of Farm 113, Portion 1 of Farm 108 and Portion 208 of the said Farm 113 to the northernmost beacon of the lastmentioned Portion 208 of Farm 113; thence north-eastwards along the south-eastern boundary of Portion 1 of the farm Brackendale 112 (Railway Line), so as to exclude it from it from this area, to the south-western beacon of Portion 3 of the farm Brackendale 112; thence generally northwards along the western boundary of the following properties so as to include them in this area: The said Portion 3 of the farm Brackendale 112, Portion 2 of the farm Brackendale 112, the farm Indlovu North 151, Division of Alexandria, Portions 4 and 5 of Farm 82 and Portion 6 of the farm Coerney 83, to the beacon first named.

Portion 2 of the farm Marion Baree 120, situate in the Division of Uitenhage, Province of the Cape of Good Hope, in extent 860, 5763 hectares, as represented on and described in Diagram SG No. 5653/81 (Cape Town), dated 19 October 1981.

Remainder of Portion 2 (Gorah) of Farm 91, situate in the Division of Alexandria, Province of the Cape of Good Hope, in extent 44,3755 hectares as represented on and described in diagram No. 250, 1919.

Farm 158 (Alva), situate in the Division of Alexandria, Province of the Cape of Good Hope, in extent 850,2222 hectares as represented on and described in Diagram SG No. 1058/1891.

Portion 1 of the farm Duncairn 109, in extent 555,5381 hectares as represented on and described in diagram No. A117/1925;

Portion 5 (a portion of Portion 3) of Farm 91, in extent 87,3674 hectares as represented on and described in diagram SG. No. 1544/1895;

Remainder of Portion 6 of Farm 91, in extent 226,4818 hectares as represented on and described in diagram SG. No. 7728/1903;

Remainder of the farm Mimosa 89, in extent 506,9986 hectares as represented on and described in Diagram No. A737/1924; and

Remainder of the farm Thornleigh 85, in extent 169,4341 hectares as represented on and described in Diagram No. B563/1886;

all situated in the Division of Alexandria, Province of the Cape of Good Hope.

Portion 1 of the Farm Good Hope 38, situate in the Division of Uitenhage, Province of the Cape of Good Hope, in extent 565,8193 hectares as represented on and described in Diagram No. 1149/1912.

Portion 4 (a portion of Portion 2) of the Farm Doorn Nek 73, situate in the Division of Alexandria, Province of the Cape of Good Hope, in extent 685,2215 hectares as represented on and described in Diagram No. 5976/47.

Portion 14 (Gorah Kloof) (a portion of Portion 8) of Farm 91, in extent 342,6128 hectares, as represented on and described in Diagram A161/1923;

Remaining extent of Portion 12 (Uitkyk) (a portion of Portion 8) of Farm 91, in extent 208,3400 hectares as represented on and described in Diagram 2629/1921;

Portion 13 (Ellerton) (a portion of Portion 8) of Farm 91, in extent 195,6219 hectares as represented on and described in Diagram A 160/1923;

Portion 22 (a portion of Portion 8) of Farm 91, in extent 271,9194 hectares as represented on and described in Diagram 2165/1939; and

Portion 21 (a portion of Portion 8) of Farm 91, in extent 271,9211 hectares as represented on and described in Diagram 2164/1939;

all situate in the Division of Alexandria, Province of the Cape of Good Hope.

1. Portion 4 of the farm Break Neck 24, situate in the Division of Uitenhage, Province of the Cape of Good Hope, in extent 2, 183,9243 hectares, as represented on and described in Diagram SG 5357/72;

2. Kabougas Poort 26, situate in the Division of Uitenhage, Province of the Cape of Good Hope, in extent 457,1883 hectares, as represented on and described in Diagram B825/1927;

3. Portion 7 (a portion of Portion 1) of the farm Woodlands 45, situate in the Division of Uitenhage, Province of the Cape of Good Hope, in extent 977,8743 hectares, as represented on and described in Diagram SG 12356/65;

4. Rockleigh 27, situate in the Division of Uitenhage, Province of the Cape of Good Hope, in extent 1 865,4994 hectares, as represented on and described in Diagram 535/1886;

5. Coldstream 28, situate in the Division of Uitenhage, Province of the Cape of Good Hope, in extent 1 814,9369 hectares as represented on and described in Diagram 536/1886;

6. Glencoe 29, situate in the Division of Uitenhage, Province of the Cape of Good Hope, in extent 2 168,1451 hectares as represented on and described in Diagram 537/1886

7. Ravensworth 30, situate in the Division of Uitenhage, Province of the Cape of Good Hope, in extent 1 518,0751 hectares as represented on and described in Diagram 538/1886;

8. Glenorgal 31, situate in the Division of Uitenhage, Province of the Cape of Good Hope, in extent 1 933,2502 hectares as represented on and described in Diagram 539/1886;

9. Lulworth 32, situate in the Division of Uitenhage, Province of the Cape of Good Hope, in extent

863,6192 hectares as represented on and described in Diagram 540/1886;

10. Durlstone 33, situate in the Division of Uitenhage, Province of the Cape of Good Hope, in extent 935,2274 hectares as represented on and described in Diagram 541/1886;

11. Clifton 34, situate in the Division of Uitenhage, Province of the Cape of Good Hope, in extent 1 542,9343 hectares as represented on and described in Diagram 542/1886;

12. An unsurveyed, unregistered portion of State land situate in the Division of Uitenhage, province of the Cape of Good Hope, bounded within the former Sundays River State Forest, which at present forms an integral part of the Suurberg State Forest (Farm 35), in extent approximately 822,2708 hectares;

13. Farm 74 (formerly Lot 16), situate in the Division of Alexandria, Province of the Cape of Good Hope, in extent 1 939,6938 hectares, as represented on and described in Diagram 3402, dated 9 April 1876;

14. Ferniebrae 71, situate in the Division of Alexandria, Province of the Cape of Good Hope, in extent 656,9178 hectares as represented on and described in Diagram SG 6693/1974;

15. Farm 72, situate in the Division of Alexandria, Province of the Cape of Good Hope, in extent 277,5974 hectares as represented on and described in Diagram SG 6694/1974; and

16. Heatherbrae 69, situate in the Division of Alexandria, Province of the Cape of Good Hope, in extent 820,2674 hectares as represented on and described in Diagram 562/1886.

[Definition of "Addo Elephant National Park" amended by Government Notice No. 395 of 1 March, 1991, substituted by Government Notice No. 1766 of 24 September, 1993, and amended by Government Notice No. 37 of 14 January, 1994, by Government Notices Nos 1227 and 1228 of 15 July, 1994 and by Government Notice No. 1582 of 13 October, 1995.]

### MOUNTAIN ZEBRA NATIONAL PARK

#### Definition of Area

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

#### AUGRABIES FALLS NATIONAL PARK

#### Definition of Area

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

[Government Notice No 2856 of 31 December, 1987 included the following portions of land, situate in the Administrative Division of Kenhardt, Province of the Cape of Good Hope, in the definition of this park:

"Portion 31 of the farm Blouputs 10, in extent 18,2688 ha; Portion 10 (portion of Portion 9) of the farm Rooipad 15, in extent 173, 3459 ha; Portion 30 of the farm Blouputs 10, in extent 0,1191 ha; Portion 11 (portion of Portion 9) of the farm Rooipad 15, in extent 4,0826 ha and Portion 12 (portion of Portion 9) of the farm Rooipad 15, in extent 18,2496 ha."

Government Notice No. 2856 of 31 December, 1987 excluded the following portions of land, situate in the Administrative Division of Kenhardt, Province of the Cape of Good Hope, from the definition of this park: "Portion 14 (portion of Portion 1) of the farm Rooipad 15, in extent 25,5022 ha; Portion 15 (portion of Portion 1) of the farm Rooipad 15, in extent 40,5703 ha; Portion 13 (portion of Portion 1) of the farm Rooipad 15, in extent 1,8979 ha; and

Portion 16 of the farm Rooipad 15, in extent 35,4444 ha"

Government Notice No. 1520 of July, 1990 included the following properties, situate in the Administrative Division of Gordonia, Province of Cape of Good Hope, in the definition of this park;

"(a) Bokvasmaak Native Reserve 498, in extent approximately 4 677 ha; and

(b) Lot 495, in extent approximately 750 ha."]

#### GOLDEN GATE HIGHLANDS NATIONAL PARK

#### Definition of Area

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

north-westwards along the boundaries of the following farms so as to include them: Gladstone 297 and Wilgenhof 698, in the administrative district of Bethlehem, to the point of beginning.

The farm Spelonken 738, in extent 245,4084 ha, situate in the District of Bethlehem, Province of Orange Free State.

The following properties situate in the District of Bethlehem, Province of the Orange Free State:

- (i) Remainder of the farm Wonderhoek 1698, in extent 453,7592 hectares, as represented on and described in Diagram SG No F332/25.
- (ii) The farm Diepkloof 1720, in extent 535,5766 hectares, as represented on and described in Diagram SG No F334/25.
- (iii) The farm Zaphira 1251, in extent 181,6705 hectares, as represented on and described in Subdivisional Survey No. 313/D dated 18 June 1907.
- (iv) The farm Zaphira 876, in extent 62,4412 hectares, as represented on and described in Subdivisional Survey No. 313/D dated 18 June 1907.
- (v) Remainder of the farm Kalieskraal 78, in extent 295,1194 hectares, as represented on and described in Diagram SG No 159/33.
- (vi) Subdivision 1 of the farm Kalieskraal 78, in extent 500,7992 hectares, as represented on and described in Diagram SG No 160/33.
- (vii) Snowhills "A" 153 of the farm Rhebokkop 518, in extent 145,6846 hectares, as represented on and described in Diagram SG No F22/29.
- (viii) Remainder of the farm Rhebokkop 518, in extent 782,2021 hectares, as represented on and described in Subdivisional Survey No 172/B dated 19 September 1904.
- (ix) Remainder of the farm Snowhills 711, in extent 1022,4094 hectares, as represented on and described in Subdivisional Survey No 170/B dated 19 September 1904.

The following properties situate in the District of Harrismith, Province of the Orange Free State:

- (i) Remainder of the farm Malima 621, in extent 153,5051 hectares, as represented on and described in Subdivisional Survey No 1312 dated 25 June 1904.
- (ii) The farm Altcar 1875, in extent 290,5241 hectares, as represented on and described in Diagram SG No. 1303/1987.
- (iii) The farm General Will 623, in extent 709, 1186 hectares, as represented on and described in Subdivisional Survey No 1516 dated 25 June 1904.
- (iv) The farm Rondawelkop 1864, in extent 95,1178 hectares, as represented on and described in Diagram SG No. 194/1987.

{Definition of "Golden Gate Highlands National Park" amended by Government Notice No 1249 of 1 July, 1988 and by Government Notice No. 214 of 19 February, 1993.]

#### TSITSIKAMA FOREST AND COASTAL NATIONAL PARK

#### Definition of Area

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

The Farm 777, situate in the Administrative District of Humansdorp, Province of the Cape of Good Hope, in extent 234,673 6 hectares, as represented by and described in Diagram SG 2674/1978.

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

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

Beginning at a point on the low-water mark and to the south of beacon marked E on Diagram 2822/1964 of Portion 1 of the farm Blaauw Krantz 250, Administrative District of Knysna, thence generally eastwards along the low-water mark to the right bank of the Groot River, Administrative District of Humansdorp, thence southwards in a straight line to a point three sea miles from the low-water mark, thence generally westwards along a line three sea miles from and parallel to the low-water mark to a point three sea miles south of the right bank of the Bloukrans River; thence northwards in a straight line along the right bank of the Bloukrans River to a point 0,5 sea miles from the low-water mark; thence generally westwards along a line 0,5 sea miles from and parallel to the low-water south of the point of beginning; thence northwards in a straight line to the point of beginning.

[Government Notice No. 577 of 31 March, 1989 excluded the following land, situate in the Administrative Division of Humansdorp, Province of Cape of Good Hope, from this park:

"the land known as Tsitsikama Forest Park A, in extent 335,0408 ha and Tsitsikama Forest Park B, in extent 6,7681 ha".]

[Definition of "Tsitsikama Forest and Coastal National Park" amended by Proclamation No.125 of 1983.]

#### KAROO NATIONAL PARK

#### Definition of area

(a) Erf 3545, Beaufort West, measuring 6 696,813 8 hectares, as represented by and described in Diagram SG 1488/1979;

(b) .....

(c) Erf 1707, a portion of Erf 1361, Beaufort West, measuring 6,736 8 hectares, as represented by and described in Diagram SG 4092/1956;

all situate in the Municipality and Administrative District of Beaufort West, Province of the Cape of Good Hope; and

(d) the farm Groothoek 194, measuring 162,235 7 hectares, as represented by and described in Diagram SG 279/1901;

(e) the farm Stolshoek 184 measuring 6 391,755 9 hectares, as represented by and described in Diagram SG 2107/1903;

(f) the remainder of Portion 2 (Stolshoek) of the farm Stolshoek 182, measuring 10,187 2 hectares, as represented by and described in Diagram SG 1253/1900;

(g) Portion 1 (Gouvernementshoek) of the farm Wolvehokskloof 195, measuring 690,907 3 hectares, as represented by and described in Diagram SG 2126/1903.;

- (h) .....
- (i) .....

(j) the remainder of the farm Puttersvlei 190, measuring 3 368,854 hectares, as represented by and described in Diagram SG 1530/1884;

all situate in the Administrative District of Beaufort West, Province of the Cape of Good Hope.

- (i) Portion 1 (Sandrivier) of the farm Doornhoek 197, in extent 2633,8722 ha
- (ii) Portion 2 of the farm Doornhoek 197, in extent 3147,2233 ha;

both situate in the Administrative District Beaufort West, Province of the Cape of Good Hope.

Erf 5289, Beaufort West, situate in the Administrative District Beaufort West, Western Cape Province (previously the Province of the Cape of Good Hope), in extent 765,5802 hectares;

[Government Notice No. 2201 of 19 November, 1993 excluded the following land, situate in the Administrative District of Beaufort West, Province of the Cape of Good Hope, from this park: Erf 5290 (a portion of Erf 3545), Beaufort West, in extent 765,5797 hectares;

an unsurveyed portion (Grootplaat) of Erf 3545, Beaufort West, in extent approximately 3 115 hectares;

Portion 5 of the farm Alwins Gate 186, in extent 1,7770 hectares; and Erf 1442, Beaufort West, in extent 10,1337 hectares.]

[Definition of "Karoo National Park" amended by Government Notice No.1047 of 3 June, 1988, by

Government Notice No. 2201 of 19 November, 1993 and by Government Notice No. 2244 of 23 December, 1994.]

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#### WEST COAST NATIONAL PARK

[Name of "West Coast National Park", previously "Langebaan National Park", substituted by Government Notice No. 1490 of 29 July, 1988.]

#### Definition of area

A. Beginning at the north-western beacon of the farm Stofbergsfontein 365; thence south-eastwarsd and south-westwards along the boundaries of the farm Stofbergsfontein 365 and Portion 6 of the farm Schrywershoek 362, so as to exclude them from this area, to the point where the south-westward prolongation of the north-western boundary of last-mentioned Portion 6 of the farm Schrywershoek 362 intersects the high-water mark of the Atlantic Ocean; thence generally south-eastwards along the said high-water mark to the southernmost point of the farm Schrywershoek 362 to the point where it intersects the low-water mark of the Atlantic Ocean; thence generally north-westwards along the said low-water mark to the south-eastward prolongation of the northern boundary of the farm Schrywershoek 362 to the point where it intersects the low-water mark of the Atlantic Ocean; thence generally north-westwards along the said low-water mark to the south-westward prolongation of the northern boundary of the farm Stofbergsfontein 365 intersects the south-westward prolongation of the northern boundary of the farm Stofbergsfontein 365 intersects the said low-water mark; thence north-eastward in a straight line to the beginning.

B. Beginning at the point where the northern boundary of Breë Street, Langebaan, 37,78 metres wide, intersects the high-water mark of the Atlantic Ocean, thence generally south-eastwards along the said high-water mark to the north-western point of State Land 853; thence north-eastwards and generally south-eastwards along the boundary of the said State Land 853 so as to include it in this area, to the southernmost point thereof; thence generally south-eastward along the low-water mark of the Langebaan Lagoon to the north-western beacon of the farm Geelbek Annex 361; thence south-eastwards along the north-eastern boundary of last mentioned farm Geelbek Annex 361 so as to include it in this area to the point where the south-eastern prolongation of the said north-eastern boundary of the said farm Geelbek Annex 361 intersects the said high-water mark; thence clockwise along the said high-water mark to the northernmost point of Portion 6 of the farm Schrywershoek 362; thence south-westwards to the easternmost beacon of the farm Stofbergsfontein 365; thence generally northwestwards along the boundaries of the following properties so as to exclude them from this area, viz. the said farm Stofbergsfontein 365, Farm 363, Farm 364, Portion 1 Of the said farm Stofbergsfontein 365, the said farm Stofbergsfontein 365, thence from the northern beacon of the said farm Stofbergsfontein direct to the high watermark of the Langebaan Lagoon thence generally north-westwards along the said high-water mark to the point where it intersects the eastward prolongation of the northern boundary of the farm Oude Post 367 and thence westwards along the said line to the north-eastern beacon of the said farm Oude Post 367 to exclude the portion known as Oude Post Strand 373 as well as Farm 374 and Portion 2 (Leasehold Landing Jetty B) of Oude Post Strand; thence generally north-westward along the boundary of the farm Nieuwland 289 to the northernmost point of the said farm Nieuwland so as to exclude it from this area; thence north-eastwards in a straight line through the point of intersection of latitude 33 05' 10" and longitude 18 00' 45": thence north-westwards in a straight line to the point of intersection of latitute 33 04'33" and longitude 18 00' 42": thence south-eastwards in a straight line to the first-mentioned point.

C. The farms Jutten Island 312 and Malagas Island 310, Administrative District of Malmesbury, in their entirety up to and including the low-water mark of the Atlantic Ocean.

D. The farm Marcus Island 311, Administrative District of Malmesbury, in its entirety up to and including the low-water mark of the Atlantic Ocean and the retraining wall indicated on topographical sheet 3317 BB and 3318 AA Saldanha.

The undermentioned land, being part of the Sandveld State Forest, namely-

(i) Portion 2 of the farm Geelbek 360, in extent 842, 0952 hectares;

- (ii) Portion 1 of the farm Papenkuilsfontein 448, in extent 330,6305 hectares;
- (iii) Portion 3 (a portion of Portion 2) of the farm Wilde Varkens Valley 452, in extent 538,9246 hectares;
- (iv) Portion 4 of the farm Wilde Varkens Valley 452, in extent 86,4669 hectares;
- (v) Portion 1 of the farm De Hoek 450, in extent 1 209,0863 hectares; and
- (vi) .....
- (vii) the coastal strip adjacent to Portion 1 of the farm De Hoek 450, in extent 23,8459 hectares,

all situate in the Administrative District of Malmesbury, Province of Cape of Good Hope.

The following property-

The Remainder of erf 304 Langebaan, in extent 1,6294 ha, Administrative District of Malmesbury.

The undermentioned properties-

- (i) Portion 1 of the farm Geelbek 360, in extent 179,1405 ha;
- (ii) Remainder of the farm Geelbek 360, in extent 2751,0677 ha;
- (iii) Portion 1 of the farm Abrahams Kraal 449, in extent 923,3415 ha;
- (iv) Remainder of the farm Abrahams Kraal 449, in extent 1093,9798 ha;
- (v) Remainder of the farm Bottellary 353, in extent 1108,4407 ha;
- (vi) Portion 1 of the farm Schrywershoek 362, in extent 1,6964 ha;
- (vii) Portion 6 of the farm Schrywershoek 362, in extent 25,0023 ha;
- (viii) Portion 7 of the farm Schrywershoek 362, in extent 24,8539 ha;
- (ix) Portion 10 of the farm Schrywershoek 362, in extent 115,5849 ha;
- (x) Remainder of the farm Schrywershoek 362, in extent 626,2984 ha; and
- (xi) the Sea-Shore as defined in the Sea-shore Act, 1935 (Act 21 of 1935), situate opposite the farm Abrahams Kraal 449, the coastal strip adjacent to Portion 1 of the farm De Hoek 450, and Portion 20 (a portion of Portion 19) of the farm Yzerfontein 560,

all situate in the Administrative District of Malmesbury, Province of the Cape of Good Hope.

Portion 1 of the farm Wilde Varkens Valley 452, situate in the Division of Malmesbury, Province of the Cape of Good Hope, in extent 695,5766 hectares, as represented on and described in Diagram 1298/55.

The undermentioned land situate in the Division of Malmesbury, Western Cape Province:

1. The farm Oude Post Strand 373 in extent 21,3276 hectares, as represented on and described in Diagram SG No. 1789/1940;

2. The farm Lot O.P.G.R. 366 in extent 14,2258 hectares, as represented on and described in Diagram SG No. 6095/49 including that portion of the sea-shore between the high-and low-water mark situate opposite the said property, and;

3. The sea-shore and the adjoining coast reserve situate opposite the Remaining Extent and Portion 2 of the farm Kreefte Baay 368 with the following definition of the area:

Beginning at the point where the southwestward prolongation of the south-eastern boundary of Portion 2 of the farm Kreefte Baay 368 intersects the low-water mark of the Atlantic Ocean; thence generally north-westwards along the said low-water mark to the point where it intersects the south-westward prolongation of the south-eastern boundary of the farm Lyfsershoek 288; thence north-eastwards along the said prolongation to the southern-most point of the farm Lyfsershoek 288; thence generally south-eastwards along the boundaries of the Remaining Extent and Portion 2 of the farm Kreefte Baay 368, so as to exclude it from the area described herein, to the south-eastern boundary of the lastmentioned Portion and along the prolongation of the said boundary to the point where the said prolongation intersects the low-water mark of the Atlantic Ocean, the point of beginning.

Remaining Extent of Portion 2 of the farm Bottellary 353, situate in the Division of Malmesbury, Province of the Cape of Good Hope, in extent 394,2295 hectares, as represented on and described in S.G. Diagram No.6646/54.

[Definition of "West Coast National Park" inserted by Proclamation No. 138 of 30 August 1985 and amended by Government Notice No. 1490 of 29 July, 1988, by Government Notice No. 1374 of 30 June, 1989, by Government Notice No. 2159 of 31 July, 1992, by Government Notice No 183 of 4 February, 1994 by Government Notice No. 1705 of 7 October, 1994 and by Government Notice No 1947 of 18 November, 1994.]

#### MARAKELE NATIONAL PARK

1. The farm Kransberg 593, situate in the Registration Division KQ, Transvaal, in extent 15742,9812 hectares, as represented on and described in Diagram S.G. No A8390/88.

2. The farm Zwarthoek 276, situate in the Registration Division KQ, Transvaal, in extent 2331,5443 hectares, as represented on and described in Diagram S.G. No A877/1908.

3 Portion 3 of the farm Groothoek 278, situated in the Registration Division KQ, Transvaal, in extent 624,0511 hectares, as represented on and described in Diagram S.G. No A2989/30.

[Definition of "Marakele National Park" inserted by Government Notice No. 248 of 11 February, 1994 and amended by Government Notice No. 857 of 29 April, 1994.]

## VAALBOS NATIONAL PARK

- 1. Remainder of the farm Hol Pan 90, Administrative District of Kimberley, in extent 2 085,8610 hectares
- 2. Remainder of the farm Graspan Estate 92, Administrative District of Kimberley, in extent 2 489,2100 hectares;
- 3. The farm Drooge Veldt 292, Administrative District of Barkly West, in extent 6 450,8037 hectares;
- 4. Portion 1 of the farm Mozib 279, Administrative District of Barkly West, in extent 2 044,7217 hectares; and
- 5. Portion 1 of the farm Than 280, Administrative District of Barkly West, in extent 9 626,3051 hectares.

[Definition of "Vaalbos National Park" substituted by Government Notice No. 225 of 19 February, 1988.]

# TANKWA-KAROO NATIONAL PARK

# Description

	Extent (ha)
Grasberg North 1084	3 806,3269
Varsch Fontein 1085	3 226,6345
Potklys Berg South 1095	4 126,7712
Springbokfontein 1096	3 078,5887
Folmoesfontein 1097	3 333,8866
Springbok Vlakte 1098	3 453,8368
Luipers Kop 1099	3 998,8696
Luipers Kop South 1100	2 038,7503

## WILDERNESS NATIONAL PARK

The undermentioned State land, situate in the Administrative District of George, Province of the Cape of Good Hope:

A. The following portions of the farm Klein Krantz 192:

Description of property	Extent (ha)
1. Portion 136 (portion of Portion 26)	4,0828
2. Portion 135 (portion of Portion 25)	3,7375
3. Portion 134 (portion of Portion 8)	4,4743
4. Portion 131 (portion of Portion 24)	13,3897
5. Portion 64	488,9102
6. Portion 31	14,5422

B. The following portions of Farm 191:

Description of Property	Extent (ha)

1. Portion 33 (portion of Portion 6)	4,9551
2. Portion 32 (portion of Portion 5)	5,6883
3. Portion 31 (portion of Portion 4)	5,8727
4. Portion 30 (portion of Portion 3)	5,7758
5. Portion 29 (portion of Portion 2)	5,2487
6. Portion 28 (portion of Portion 1)	3,5021

C. The following portions of the farm Boven Lange Valley 189:

Description of property	Extent (ha)
1. Portion 38	9,9108
2. Portion 37	27,2767
3. Portion 36 (portion of Portion 28)	1,6516
4. Portion 35 (portion of Portion 16)	10,4355
5. Portion 34 (portion of Portion 15)	15,3413
6. Portion 11 (portion of Portion 3)	5,3533
7. Portion 32 (portion of Portion 7)	3,9909
8. Portion 31 (portion of Portion 3)	5,9552
9. Portion 26	0,8009
10. Portion 4	9,7473

D. The following portions of the farm Drie Valleyen 186:

	Description of property	Extent (ha)
1 Dec	tion 22 (portion of Dertion 12)	2 2222
	tion 22 (portion of Portion 13)	2,2232
2. Por	tion 21 (portion of Portion 10)	2,3299
3. Por	tion 20 (portion of Portion 4)	0,0146

E. The following erven in the Township of Wilderness:

Number	Extent ha
1. 1096	2,8825
2. 1095	1,6487
3. 1094	1,0881
4. 963	49,9536
5. 428	0,0788
6. 424	0,1615
7. Remainder of 422	0,2300
8. 1017	6,4916
9. 1269	0,5288
10. 1270	16,2943
11. 1271	20,62572
12. 1272	1,7916
13. 1273	0,1370
14. Remainder of 1278	22,7196
15. 1281	5,8313
16. 1282	78,9010
17. 1283	56,4907
18. 1295	8,8208
19. 1749	2,2996

F. The water and the bed as well as the water and the land between the low-water mark and the high-water mark of Swartvlei and the Touw River Lagoon.

G. The Admiralty Zone from the point where the southwards prolongation of the eastern boundary of Portion 111 of the farm Ruygte Valley 205 intersects the high-water mark of the Indian Ocean, generally north-westwards to the point where the southwards prolongation of the western boundary of Erf 1095, Wilderness intersects the said Zone as well as the water and the land between the low-water mark and the high-water mark situate opposite this area.

The undermentioned land situated in the Division of George, Western Cape Province:

1. Portion 10 of the farm Ronde Valley 187 in extent 208,1473 ha, as represented on and described in Diagram 4714/1935;

2. Portion 11 of the farm Ronde Valley 187 in extent 56,8756 ha, as represented on and described in Diagram 3990/1953;

3. Portion 23 of the farm Ronde Valley 187, in extent 147,0419 ha, as represented and described in Diagram 14890/1957.

[Definition of "Wilderness National Park" added by Government Notice No. 2509 of 6 November, 1987 and amended by Government Notice No. 1732 of 10 November, 1995.]

## ZUURBERG NATIONAL PARK

[Definition of "Zuuberg National Park" added by Government Notice No. 395 of 1 March, 1991 and deleted by Government Notice No. 1582 of 13 October, 1995.]

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

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

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

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

# LAWS REPEALED

Number and Year	Short Title	Extent of Repeal
Act No. 42 of 1962	National Parks Act, 1962	The whole
Act No. 93 of 1963	General Law Further Amendment Act, 1963	Section seventeen
Act No. 55 of 1965	Expropriation Act, 1965	Section thirty-five
Act No 93 of 1965	National Parks Amendment Act, 1965	The whole
Act No. 98 of 1965	General Law Amendment Act, 1965	Sections sixteen, seventeen and eighteen
Act No. 5 of 1967	National Parks Amendment Act, 1967	The whole
Act No. 56 of 1969	National Parks Amendment Act, 1969	The whole
Act No. 48 of 1970	National Parks Amendment Act, 1970	The whole
Act No. 90 of 1974	National Parks Amendment Act, 1974	The whole
Proclamation No. 259 of 1963	-	The whole
Proclamation No. 342 of 1964	-	The whole
Proclamation No. 231 of 1972	-	The whole
Proclamation No. 61 of 1974	-	The whole
Proclamation No. 130 of 1974	-	The whole
Proclamation No. 128 of 1975	-	The whole
Proclamation No. R.242 of 1975	-	The whole
Proclamation No. R 266 of 1975	-	The whole
Proclamation No. R 275 of 1975	-	The whole