

REPUBLIC
OF
SOUTH AFRICA



REPUBLIEK
VAN
SUID-AFRIKA

Government Gazette Staatskoerant

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GOVERNMENT NOTICE

DEPARTMENT OF JUSTICE

No. R. 936

24 April 1991

NOTICE OF THE ACTING STATE PRESIDENT OF
THE REPUBLIC OF SOUTH AFRICA

NOTICE OF INDEMNITY UNDER THE INDEMNITY
ACT, 1990 (ACT No. 35 OF 1990)

Under the powers vested in me by section 2 (1) of
the Indemnity Act, 1990 (Act No. 35 of 1990), I hereby
unconditionally grant the indemnity referred to in
section 2 (2) of the said Act to any person—

(a) who is a member of the African National Congress, or who, if he is not such a member, subscribed in Section E of the Application Form for Indemnity contained in Annexure A to Government Notice No. R. 2625 of 7 November 1990 to the principles of peaceful solutions and developments;

(b) who has furnished in full the information required in Sections A, C and F of the Application Form for Indemnity referred to in paragraph (a) above in accordance with the said Government Notice; and

(c) who before 12:00 on 8 October 1990 committed with political motives as defined in Government Notice No. R. 2625 of 7 November 1990, any act mentioned in the Annexure,

in respect of any such act, provided that in so far as it relates to an act referred to in paragraphs (iii) and (iv) of the Annexure, no person was injured or killed as a result thereof.

Given under my Hand and the Seal of the Republic of South Africa at Cape Town this Twenty-fourth day of April, One thousand Nine hundred and Ninety-one.

R. F. BOTHA,

Acting State President.

By Order of the State President-in-Cabinet:

H. J. COETSEE,

Minister of the Cabinet.

589—A

GOEWERMENTSKENNISGEWING

DEPARTEMENT VAN JUSTISIE

No. R. 936

24 April 1991

KENNISGEWING VAN DIE WAARNEMENDE STAATSPRESIDENT VAN DIE REPUBLIEK VAN SUID-AFRIKA

KENNISGEWING VAN VRYWARING KRAGTENS DIE WET OP VRYWARING, 1990 (WET NO. 35 VAN 1990)

Kragtens die bevoegdheid my verleen by artikel 2 (1) van die Wet op Vrywaring, 1990 (Wet No. 35 van 1990), verleen ek hierby onvoorwaardelik die vrywaring bedoel in artikel 2 (2) van genoemde Wet aan enige persoon—

(a) wat 'n lid van die African National Congress is of wat, indien hy nie so 'n lid is nie, die beginsels van vreesame oplossings en ontwikkeling in Afdeling E van die Aansoekvorm om Vrywaring vervat in Bylae A by Goewermentskennisgewing No. R. 2625 van 7 November 1990, onderskryf het;

(b) wat die inligting vereis in Afdelings A, C en F van die Aansoekvorm om Vrywaring bedoel in paragraaf (a) hierbo ooreenkomsdig genoemde Goewermentskennisgewing volledig verstrek het; en

(c) wat voor 12:00 op 8 Oktober 1990 met politieke motiewe soos omskryf in Goewermentskennisgewing No. R. 2625 van 7 November 1990, enige handeling vermeld in die Bylae verrig het,

ten opsigte van enige sodanige handeling, mits, vir sover dit 'n handeling bedoel in paragrafe (iii) en (iv) van die Bylae betref, geen persoon as gevolg daarvan beseer of gedood is nie.

Gegee onder my Hand en die Seël van die Republiek van Suid-Afrika te Kaapstad, op hede die Vier-en-twintigste dag van April Eenduisend Negehonderd Een-en-negentig.

R. F. BOTHA,

Waarnemende Staatspresident.

Op las van die Staatspresident-in-Kabinet:

H. J. COETSEE,

Minister van die Kabinet.

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ANNEXURE

(i) Convened a gathering after it had been prohibited in terms of section 46 (1) (i) or (3), read with section 57 (1), of the Internal Security Act, 1982 (Act No. 74 of 1982), encouraged the attendance thereof, presided thereat, in any way announced or advertised it, or attended it or attempted or threatened to commit any such act.

(ii) Held a gathering contrary to a condition contained in a direction issued in terms of section 46 (1) (ii), read with section 57 (2), of the Internal Security Act, 1982 (Act No. 74 of 1982), or attended a gathering so held, or attended a gathering to which such a direction related where such attendance constituted a contravention of such a condition or attempted or threatened to commit any such act.

(iii) Committed arson or any public violence or maliciously damaged another person's property or attempted or threatened to commit any such act.

(iv) Intimidated any person contrary to the provisions of section 1 (a) or (b) of the Intimidation Act, 1982 (Act No. 72 of 1982), or attempted or threatened to intimidate such a person.

(v) Committed any act or attempted or conspired to commit an act, which constitutes or might constitute high treason or which is or might be contrary to the provisions of sections 13 (1) (a) (iv) or (v), read with section 56 (1) (a), and 54 of the Internal Security Act, 1982 (Act No. 74 of 1982), unless such act also constitutes murder, culpable homicide, rape, indecent assault, robbery, fraud or assault where a dangerous wound has been inflicted.

(vi) Committed any act which constitutes or might constitute attempted murder, provided that a dangerous wound was not inflicted on any person as a result thereof.

(vii) Was in possession of an arm contrary to the provisions of sections 2 and 32 of the Arms and Ammunition Act, 1969 (Act No. 75 of 1969).

(viii) Was in possession of ammunition contrary to the provisions of section 36 of the Arms and Ammunition Act, 1969 (Act No. 75 of 1969).

(ix) Kept or stored an unauthorized explosive or was in possession thereof contrary to the provisions of section 5 (1) of the Explosives Act, 1956 (Act No. 26 of 1956).

(x) Without the permission of the lawful occupier of any land or any building or part of a building or of the owner or person in charge of any land or any building or part of a building that is not lawfully occupied by any person, entered or was upon such land or entered or was in such building or part of a building contrary to the provisions of section 1 of the Trespass Act, 1959 (Act No. 6 of 1959).

BYLAE

(i) 'n Byeenkoms, nadat dit kragtens artikel 46 (1) (i) of (3), saamgelees met artikel 57 (1), van die Wet op Binnelandse Veiligheid, 1982 (Wet No. 74 van 1982), verbied is, belê het, die bywoning daarvan aangemoedig het, daarby voorgesit het, dit op enige wyse bekendgemaak of geadverteer het, of dit bygewoon het of gepoog of gedreig het om enige sodanige handeling te verrig.

(ii) 'n Byeenkoms in stryd met 'n voorwaarde vervat in 'n lasgewing wat kragtens artikel 46 (1) (ii), saamgelees met artikel 57 (2), van die Wet op Binnelandse Veiligheid, 1982 (Wet No. 74 van 1982), uitgereik is, gehou het, of 'n byeenkoms wat aldus gehou is, bygewoon het, of 'n byeenkoms waarop so 'n lasgewing betrekking gehad het, bygewoon het waar sodanige bywoning in stryd was met so 'n voorwaarde of gepoog of gedreig het om enige sodanige handeling te verrig.

(iii) Enige brand gestig het of openbare geweld gepleeg het of 'n ander persoon se saak opsetlik beskadig het of gepoog of gedreig het om enige sodanige handeling te verrig.

(iv) Enigiemand in stryd met die bepalings van artikel 1 (a) of (b) van die Wet op Intimidatie, 1982 (Wet No. 72 van 1982), geïntimideer het of gepoog of gedreig het om so 'n persoon te intimideer.

(v) Enige handeling verrig het, of gepoog of saamgesweer het om 'n handeling te verrig, wat hoogverraad uitmaak of kan uitmaak, of wat in stryd met die bepalings van artikels 13 (1) (a) (iv) of (v), saamgelees met artikel 56 (1) (a), en 54 van die Wet op Binnelandse Veiligheid, 1982 (Wet No. 74 van 1982), is of kan wees, behalwe as sodanige handeling ook moord, strafbare manslag, verkragting, onsedelike aanranding, roof, bedrog of aanranding waar 'n gevaelike wond toegedien is, uitmaak.

(vi) Enige handeling verrig het wat poging tot moord uitmaak of kan uitmaak, mits 'n gevaelike wond nie as gevolg daarvan aan enige persoon toegedien is nie.

(vii) In stryd met die bepalings van artikels 2 en 32 van die Wet op Wapens en Ammunisie, 1969 (Wet No. 75 van 1969), in besit van 'n wapen was.

(viii) In stryd met die bepalings van artikel 36 van die Wet op Wapens en Ammunisie, 1969 (Wet No. 75 van 1969), in besit van ammunisie was.

(ix) In stryd met die bepalings van artikel 5 (1) van die Wet op Ontplofbare Stowwe, 1956 (Wet No. 26 van 1956), 'n ongemagtigde ontplofbare stof gehou, geberg of in besit daarvan was.

(x) In stryd met die bepalings van artikel 1 van die Wet op Oortreding, 1959 (Wet No. 6 van 1959), sonder die toestemming van die wettige okkuperer van grond of 'n gebou of deel van 'n gebou of van die eienaar van of die persoon wat toesig het oor grond, of 'n gebou of deel van 'n gebou wat nie deur iemand wettiglik geokkuper word nie, sodanige grond betree het of daarop was, of sodanige gebou of deel van 'n gebou binnegegaan of daarin was.

IMPORTANT!!

Placing of languages:

Government Gazettes

1. Notice is hereby given that the interchange of languages in the *Government Gazette* will be effected annually from the first issue in October.
2. For the period 1 October 1990 to 30 September 1991, English is to be placed FIRST.
3. This arrangement is in conformity with Gazettes containing Act of Parliament etc. where the language sequence remains constant throughout the sitting of Parliament.
4. *It is therefore expected of you, the advertiser, to see that your copy is in accordance with the above-mentioned arrangement in order to avoid unnecessary style changes and editing to correspond with the correct style.*

—oOo—

BELANGRIK!!

Plasing van tale:

Staatskoerante

1. Hiermee word bekendgemaak dat die omruil van tale in die *Staatskoerant* jaarliks geskied met die eerste uitgawe in Oktober.
2. Vir die tydperk 1 Oktober 1990 tot 30 September 1991 word Engels EERSTE geplaas.
3. Hierdie reëling is in ooreenstemming met dié van die Parlement waarby koerante met Wette ens. die taalvolgorde deurgaans behou vir die duur van die sitting.
4. *Dit word dus van u, as adverteerder, verwag om u kopie met bovenoemde reëling te laat strook om onnodige omskakeling en stylredigering in ooreenstemming te bring.*

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