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Buitegewone Staatskoerant VAN DIE UNIE VAN SUID-AFRIKA.

UITGEGEE OP GESAG.

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CAPE TOWN, 17TH MARCH, 1927.

PRYS 6d.

No. 1614.

PRIME MINISTER'S DEPARTMENT.

The following Government Notice is published for general information.

H. GORDON WATSON,
Secretary to the Prime Minister.

The Prime Minister's Office,
Cape Town.

No. 441.

March, 1927.

It is notified that his Excellency the Governor-General has been pleased to assent to the following Acts which are hereby published for general information.

No. 1 of 1927.	Natal Gambling Law Amendment Act	PAGE	ii
No. 2 of 1927.	Diamond Cutting Act 1919, Amendment Act	PAGE	iii
No. 3 of 1927.	Additional Appropriation (1926-27) Act	PAGE	iv
No. 4 of 1927.	Railways and Harbours Additional Appropriation (1926-27) Act	PAGE	v

DEPARTEMENT VAN DIE EERSTE MINISTER.

Die volgende Goewermentskennisgwing word vir algemene informasie gepubliseer.

H. Gordon Watson,
Sekretaris van die Eerste Minister.
Kantoor van die Eerste Minister,
Kaapstad.

No. 441.

Maart, 1927.

Hiermee word bekend gemaak dat dit Sy Eksellensie die Goewerneur-generaal behaag het om sy goedkeuring te heg aan die volgende wette wat hiermee vir algemene informasie gepubliseer word:

BLADSY

No. 1 van 1927.	Wet tot Wysiging van die Natalse Dobbetarywet	ii
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No. 1, 1927.]

No. 1, 1927.]

ACT**To amend the Natal law for the Discouragement of Gambling (Law No. 25 of 1878).**

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

Amendment of section one of Law No. 25 of 1878 (Natal). **1.** Section *one* of the Natal Law No. 25 of 1878, entitled "To provide for the Discouragement of Gambling" is hereby amended—

- (a) by the deletion of the words: "such as 'rouge et noir' and 'roulette'"; and
 - (b) by the addition at the end of the section, of the following new sub-section (2), the existing section as hereby amended becoming sub-section (1):—
- "(2) The Governor-General may, by proclamation in the *Gazette*, declare any game to be a game of chance or declare that any manipulation, artifice, contrivance or scheme resembling or having anything in common with any game, shall be deemed to be a game of chance, and thereafter such game or any such manipulation, artifice, contrivance or scheme shall be deemed to be a game of chance within the meaning of sub-section (1)".

Short title. **2.** This Act may be cited as the Natal Gambling Law Amendment Act, 1927.

WET**Om die Natalse Wet tot Teëwerking van Dobbelyary (Wet No. 25 van 1878) te wysig.**

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

1. Artikel *een* van die Natalse Wet No. 25 van 1878 met die Wysiging opskrif "Om Voorsiening te maak vir Teëwerking van Dobbelyary", word hiermee gewysig—

(a) deur skrapping van die woorde: "such as 'rouge et noir' and 'roulette'"; en

(b) deur byvoeging van die volgende nuwe sub-artikel (2) aan die end van die artikel, sodat die bestaande artikel, soas hiermee gewysig, sub-artikel (1) word :—

"(2) The Governor-General may, by proclamation in the *Gazette*, declare any game to be a game of chance or declare that any manipulation, artifice, contrivance or scheme resembling or having anything in common with any game, shall be deemed to be a game of chance, and thereafter such game or any such manipulation, artifice, contrivance or scheme shall be deemed to be a game of chance within the meaning of sub-section (1)".

2. Hierdie Wet mag aangehaal word as die Wet tot Wysiging Korte tittel van die Natalse Dobbelyarywet, 1927.

No. 2, 1927.]

ACT**To amend the Diamond Cutting Act, 1919.**

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

Amendment
of section
one of Act
No. 38
of 1919.

1. Section *one* of the Diamond Cutting Act, 1919 (hereinafter referred to as the principal law), is hereby amended—
 - (1) by the deletion in sub-section (4) thereof of the word "two" and the substitution therefor of the words "one or more";
 - (2) by the deletion in sub-section (5) thereof of the words "if the breach or non-compliance occurred after a written warning by the Minister."

Amendment
of section
three of Act
No. 38 of
1919.

2. Section *three* of the principal law is hereby amended—
 - (1) by the deletion in sub-section (1) of the words "if his diamonds are sold to a purchaser who is within the Union then by written notice to that purchaser", and the substitution therefor of the words "any diamond dealer";
 - (2) by the deletion in the same sub-section of the words "Provided that such diamonds shall be taken in a series whenever it is the custom of the trade", and the substitution therefor of the words "Provided that whenever it is the custom of the trade the Minister may direct that such diamonds shall be taken in a series";
 - (3) by the deletion in sub-section (2) of the words "an allowance being made, where necessary, in respect of selling expenses to an amount not exceeding two and a half per cent. of the value of the diamonds supplied, and in respect also of export duty and costs of transport and insurance while in transit", and the substitution therefor of the words "arrived at on the basis of the prices obtained by the producer or paid by the dealer, but in the latter case plus an addition of five per cent.";
 - (4) by the deletion of paragraph (a) of sub-section (3) and the substitution therefor of the following:—

"(a) The evidence which the producer shall submit as to the price obtained by him, or in the case of the dealer of the price paid by him and the manner in which the prices of the qualities sold to the diamond cutter were determined."

Amendment
of section
four of Act
No. 38 of
1919.

3. Section *four* of the principal law is hereby amended by the insertion in sub-section (1), paragraph (a), after the word "diamonds," of the words "to a dealer or," and by the addition at the end of the same sub-section of the following proviso: "Provided that by any agreement entered into under section *seven* of this Act the Governor-General may, subject to such restrictions as he may prescribe, provide that diamonds not exceeding one carat in weight may be exported by a licensed diamond cutter in a partly manufactured state, provided, however, that such diamonds are the remnants of diamonds completely cut and polished by such cutter in his factory in the Union and the export duty thereon, notwithstanding anything in the Diamond Export Duty Act, 1917, or any other law, shall not exceed two and one-half per cent. *ad valorem* in the first and second year after the signing of the agreement and five per cent. during the succeeding three years of the agreement, but the export duty thereon shall be increased correspondingly in the event of any increase above the present percentage rate in the export duty on rough diamonds found in the Union and exported therefrom."

Short title:

4. This Act may be cited as the Diamond Cutting Act, 1919, Amendment Act, 1927.

No. 2, 1927.]

WET**Om die Wet op Diamantslijperijen, 1919, te wysig.**

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

1. Artikel *een* van die Wet op Diamantslijperijen, 1919, Wysiging (hieronder genoem die Hoofwet), word hierby gewysig—
 - (1) deur in sub-artikel (4) daarvan die woord "twee" en van "een of meer;" te skrap en te vervang deur die woorde "een of meer;" No. 38 van 1919.
 - (2) deur in sub-artikel (5) daarvan die woorde "indien de verbreking of nietnakoming plaatsvond na een schriftelike waarschuwing door de Minister" te skrap.
2. Artikel *drie* van die Hoofwet word hierby gewysig—
 - (1) deur in sub-artikel (1) die woorde "indien zijn diamanten aan een opkoper verkocht worden in die Unie dan door aanschrijving van die koper" te skrap en te vervang deur die woorde "een handelaar in 1919." Wysiging van Artikel *drie* van Wet No. 38 van 1919.
 - (2) deur in dieselfde sub-artikel die woorde "Met dien verstande dat zulke diamanten in series genomen zullen worden wanneer dit de handelsgewoonte is" te skrap en te vervang deur die woorde "Met dien verstande dat wanneer zulks de handelsgewoonte is de Minister kan bevelen dat zulke diamanten in series genomen zullen worden";
 - (3) deur in sub-artikel (2) die woorde "Waar nodig zal toegegeven worden in verband met verkoopsonkosten tot een bedrag twee en een half percent van de waarde van de verschaafte diamanten niet te bovengaan en ook wat betreft uitvoerbelasting en vervoer- en verzekerkostens gedurende transito" te skrap en te vervang deur die woorde "bepaald door de prijzen verkregen door de producent of betaald door de handelaar, maar in het laatste geval met een toevoeging van vijf percent, als grondslag te nemen";
 - (4) deur paragraaf (a) van sub-artikel (3) te skrap en te vervang deur die volgende:—

"(a) het bewijs dat de producent moet leveren betreffende de door hem verkregen prijs of in het geval van de handelaar van de door hem betaalde prijs en de wijze waarop de prijzen van de hoedanigheden aan die diamantslijper verkocht bepaald werden."
3. Artikel *vier* van die Hoofwet word hierby gewysig deur Wysiging die invoeging in sub-artikel (1) paragraaf (a) na die woord van "diamanten" van die woorde "aan een handelaar of" en Artikel *vier* van Wet No. 38 van 1919. deug toevoeging aan die end van dieselde sub-artikel van die volgende voorbehoudsbepaling: "Met dien verstande dat bij een overeenkomst aangegaan krachtens artikel *zeven* van deze Wet de Gouverneur-generaal, met inachtneming van zulke beperkingen als hij mocht voorschrijven, bepalen kan dat diamanten van ten hoogste een karaat gewicht door een glicentieerde diamantslijper in een gedeeltelik bewerkte toestand uitgevoerd mogen word, mits echter dat zulke diamanten de overblifsel sijn van door zodanige slijper in zijn eigen werkplaats in die Unie gehiel geslepen en gepolijste diamanten, en dat die uitvoerbelasting daarop, niettegenstaande de bepalingen van de Diamanten Uitvoerbelasting Wet, 1917, of een andere wet geen twee en half percent *ad valorem* te boven zal gaan in het eerste en tweede jaar na het tekenen van die overeenkomst, en vijf percent gedurende de volgende drie jaren van die overeenkomst, maar die uitvoerbelasting daarop wordt dienovereenkomstig verhoogd in het geval van een vermeerdering boven die tegenwoordige percentageschaal van die uitvoerbelasting op ruwe diamanten welke in die Unie gevonden en daaruit uitgevoerd worden."
4. Hierdie Wet kan aangehaal word as die Wet op Diamantslijperijen, 1919, Wijzigingswet, 1927. Korte tittel.

No. 3, 1927].

ACT

To apply a further sum not exceeding two million and twenty-five thousand five hundred and sixty-eight pounds towards the service of the Union for the year ending on the thirty-first day of March, 1927.

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

1. The Exchequer Account is hereby charged with such sums of money as may be required for the service of the Union (and chargeable to revenue account) during the year ending on the thirty-first day of March, 1927, not exceeding in the whole the sum of eight hundred and twenty thousand one hundred and ninety-three pounds, in addition to the sums charged by the Appropriation (1926-27) Act, 1926 (Act No. 38 of 1926).

2. The Exchequer Account is further charged with such sums of money as may be required for the service of the Union (and chargeable to loan account) during the year ending on the thirty-first day of March, 1927, not exceeding in the whole the sum of one million two hundred and five thousand three hundred and seventy-five pounds, in addition to the sums charged by the Appropriation (1926-27) Act, 1926 (Act No. 38 of 1926).

3. The money appropriated by this Act shall be applied to the services detailed in the Schedule hereto, and more particularly specified in the Estimates of Additional Expenditure [U.G. 2—1927] as approved by Parliament, and to no other purpose.

4. This Act may be cited as the Additional Appropriation (1926-27) Act, 1927.

Schedule.

No. of Vote.	Title of Vote.	Amount.
(Chargeable to Revenue Account).		
2	Senate	6,496
3	House of Assembly	22,059
4	Prime Minister	756
7	Pensions	411,000
8	Provincial Administrations	48,390
9	Miscellaneous Services	103,102
10	High Commissioner in London	2,000
11	Inland Revenue	1,350
14	Justice	32,700
15	Superior Courts	6,025
16	Magistrates and District Administration	4,785
19	Defence	2,250
20	Interior	17,500
21	Mental Hospitals and Institutions for Feeble-Minded	25,000
22	Printing and Stationery	50,400
25	Mines and Industries	20,000
26	Union Education	9,470
27	Child Welfare	7,500
28	Agriculture	2,500
29	Agriculture (Education)	12,570
31	Posts, Telegraphs and Telephones	15,000
32	Public Works	5,300
33	Lands	6,170
34	Deeds	1,000
36	Irrigation	4,230
37	Public Service Commission	2,640
Total		£820,193
(Chargeable to Loan Account.)		
A.	Railways and Harbours	1,174,000
B.	Public Works	31,375
Total		£1,205,375
Summary.		
Amount chargeable to Revenue Account		820,193
Amount chargeable to Loan Account		1,205,375
Total		£2,025,568

No. 3, 1927].

WET

Tot aanwending van 'n verder som van nie meer dan twee miljoen vyf-en-twintig-duisend vyf-honderd-agt-en-sestig pond vir die diens van die Unie vir die jaar wat eindig op die een-en-dertigste dag van Maart 1927.

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

1. Die Skatkisrekening word hiermee belas met sodanige Skatkis-rekening somme geld as wat benodig mag wees vir die diens van die Unie (en wel ten laste van die inkomsterekening) gedurende die jaar wat eindig op die een-en-dertigste dag van Maart, 1927, maar gesamentlik nie meer dan ag-honderd-en-twintig-duisend-een-honderd drie-en-negentig pond, buiten en behalwe die somme uitgetrek by die Middele (1926-27) Wet, 1926 (Wet No. 38 van 1926).

2. Die Skatkisrekening word verder belas met sodanige Skatkis-somme geld as wat benodig mag wees vir die diens van die Unie (en wel ten laste van die leningsrekening) gedurende die jaar wat eindig op die een-en-dertigste dag van Maart, 1927, maar gesamentlik nie meer dan een miljoen twee-honderd-en-rekening vyf duisend drie-honderd vyf-en-sewentig pond, buiten en behalwe die somme uitgetrek by die Middele (1926-27) Wet, 1926 (Wet No. 38 van 1926).

3. Die geld by hierdie Wet beskikbaar gestel, moet aangewend word vir die dienste opgenoem in die aangehegte Bylae en geld moet met meer besonderhede vermeld in die Begroting van Addisionele Uitgawe (U.G. 2—1927), soos deur die Parlement goedgekeur, en vir geen ander doel.

4. Hierdie Wet mag aangehaal word as die Addisionele Korte tittel, Middele (1926-27) Wet, 1927.

Bylae.

No. van Begrotingspos.	Titel van Begrotingspos.	Bedrag.
(Ten laste van Inkomsterekening.)		
2	Senaat	6,496
3	Volksraad	22,059
4	Eerste Minister	756
7	Pensioene	411,000
8	Prowinsiale Administrasies	48,390
9	Diverse Dienste	103,102
10	Hoë Kommissaris in Londen	2,000
11	Binnelandse Inkomste	1,350
14	Justisie	32,700
15	Hoëre Howe	6,025
16	Magistrate en Distrik Administrasie	4,785
19	Verdediging	2,250
20	Binnelandse Sake	17,500
21	Geesteskranke-Hospitale en Inrigtingsvir Swak-sinniges	25,000
22	Drukwerk en Skryfbehoefte	50,400
25	Mynwese en Nywerheid	20,000
26	Unie-Onderwys	9,470
27	Kindersorg	7,500
28	Landbou	2,500
29	Landbou (Onderwys)	12,570
31	Pos-, Telegraaf en Telefoonwese	15,000
32	Publieke Werke	5,300
33	Lande	6,170
34	Registrasiekantore	1,000
36	Besproeiing	4,230
37	Staatsdiens-Kommissie	2,640
Totaal		£820,193
(Ten laste van Leningsrekening.)		
A.	Spoorweë en Hawens	1,174,000
B.	Publieke Werke	31,375
Totaal		£1,205,375
Samenvatting.		
Bedrag ten laste van Inkomsterekening		820,193
Bedrag ten laste van Leningsrekening		1,205,375
Totaal		£2,025,568

No. 4, 1927.]

No. 4, 1927.]

ACT

To apply a further sum not exceeding two million, three hundred and sixty-two thousand two hundred and two pounds from the railway and harbour fund for the service of the railways and harbours for the financial year ending the thirty-first day of March, 1927.

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

Railway and Harbour fund to be charged with £2,362,202.

How moneys to be applied.

Minister may authorize variations.

Authorization of increase in amount to be expended on construction of certain lines heretofore authorized.

Adjustment of allocation.

Short title.

1. The railway and harbour fund of the union is hereby charged towards the service of the financial year ending the thirty-first day of March, 1927, with a sum not exceeding in the whole, for revenue services, of nine hundred and twenty thousand three hundred and seventy-two pounds, and for capital services, one million four hundred and forty-one thousand eight hundred and thirty pounds, in addition to the sums provided by the Railways and Harbours Appropriation (1926-27) Act, 1926, (Act No. 35 of 1926).

2. The moneys appropriated by this Act shall be applied to the purposes set forth in the First and Second Schedules thereto and more particularly specified in the Estimates of Additional Expenditure (U.G. 7—'27 and U.G. 8—'27) for the said financial year as approved by Parliament, but with the approval of the Minister of Railways and Harbours any saving on the amount shown in column 1 of the First Schedule may be made available for any excess of expenditure on any other head appearing in column 1 of the First Schedule to Act No. 35 of 1926.

3. The moneys appropriated for the services specified in the Second Schedule to this Act shall not be applied to any use or purpose other than the services for which they are appropriated as set forth in that Schedule: Provided that the amount appearing in column 2 may be made available for any services falling under heads numbered 2 to 6 appearing in column 1 of the Second Schedule to Act No. 35 of 1926.

4. Anything to the contrary notwithstanding in any law authorizing the construction or equipment of any line mentioned in column 1 of the Fourth Schedule to this Act, the amount mentioned in column 2 of that Schedule opposite the name of any such line (being the amount prescribed by law as the maximum sum to be expended on that line), shall be increased to the sum set out in column 3 opposite such name.

5. Notwithstanding anything to the contrary contained in section two of Act No. 35 of 1926 the sum of £413,072 shown in column 2 of the First Schedule to the said Act opposite to the service Miscellaneous Expenditure (Net Revenue Account)—shall be reduced by £292,662 and this amount shall be inserted immediately thereafter in the said column 2 opposite to the service "Writing dead assets out of Capital Account" for which purpose this sum was appropriated as specified in the Supplementary Estimates of Expenditure (U.G. 31—'26).

6. This Act may be cited as the Railways and Harbours Additional Appropriation (1926-27) Act, 1927.

WET

Tot aanwending van 'n verdere som van nie meer dan tweemiljoen drie-honderd-en-sestig duisend, twee-honderd-en-twee pond uit die spoorweg-en-hawefonds vir die diens van die spoorwee en hawens vir die finansiële jaar wat eindig op die een-en-dertigste dag van Maart 1927.

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

1. Die spoorweg- en hawefonds van die Unie word hiermee Spoorweg en hawefonds word belas met £2,362,202. belas vir die finansiële jaar wat eindig op die een-en-dertigste dag van Maart 1927, met 'n som van gesamentlik nie meer dan nege-honderd-en-twintig duisend, drie-honderd-twee-en sewentig pond vir inkomstediens, en eenmiljoen vierhonderd-een-en-veertig duisend, ag-honderd-en-dertig pond vir kapitaaldienste, buiten en behalwe die somme beskikbaar gestel deur die Spoorwee en Hawens Middele (1926-'27) Wet, 1926 (Wet No. 35 van 1926).

2. Die gelde deur hierdie Wet beskikbaar gestel, moet aangewend word vir die doeleindes omskrywe in die Eerste en Tweede Bylae tot hierdie Wet en meer besonderlik vermeld in die Begroting van Addisionele Uitgawe (U.G. 7—'27 en U.G. 8—'27) vir die genoemde finansiële jaar, soos deur die Parlement goedgekeur, maar met toestemming van die Minister van Spoorwee en Hawens mag 'n besparing op die bedrag aangetoon in kolom 1 van die Eerste Bylae, gebruik word tot dekking van meerderde uitgawe wat onder enige ander hoof voorkom in kolom 1 van die Eerste Bylae tot Wet No. 35 van 1926.

3. Die gelde beskikbaar gestel vir die dienste vermeld in die Minister Twede Bylae tot hierdie Wet mag vir geen ander gebruik of doel aangewend word dan vir die dienste waarvoor dit beskikbaar gestel is, soos omskrywe in daardie Bylae: Met die verstande dat die bedrag aangetoon in kolom 2 beskikbaar gestel kan word vir alle dienste onder hoofde 2 tot 6, aangetoon in kolom 1 van die Twede Bylae tot Wet 35 van 1926.

4. Neteenstaande andersluidende bepalinge in enige wet waardeur magtiging verleen word tot aanleg of uitrusting van 'n lyn vermeld in kolom 1 van die Vierde Bylae tot hierdie Wet, word die bedrag in kolom 2 van bedoelde Bylae vermeld teenoor die naam van so 'n lyn (wat die wetlik vasgestelde maksimum is van die bedrag wat aan die lyn bestee mag word) vermeerder tot die som uitgedruk in kolom 3 teenoor daardie naam.

5. Neteenstaande andersluidende bepalinge in artikel twee van Wet No. 35 van 1926 word die som van £413,072, aangetoon in kolom 2 van die Eerste Bylae tot die genoemde Wet teenoor die diens Allerlei Onkoste (Netto-Inkomsterekening)—vermindert met £292,662 en hierdie bedrag word onmiddellik daarna in die genoemde kolom 2 ingevoeg teenoor die diens "Afskrywing van waardeloze bate uit Kapitaalrekening" vir watter doel hierdie som beskikbaar gestel is soos vermeld in die Aanvullende Begroting van Uitgawe (U.G. 31—'26).

6. Hierdie Wet mag aangehaal word as die Spoorwee en Korte tittel. Hawens Addisionele Middele (1926-'27) Wet, 1927.

First Schedule.

(REVENUE SERVICES.)

	Column 1.	Column 2.
Railways:		£
Main Services:		
Maintenance of Rolling Stock ..	289,093	—
Running Expenses ..	284,159	—
Traffic Expenses ..	228,400	—
Expenditure on Net Revenue Account:		
Interest on Capital ..	—	98,540
Interest on Superannuation and other Funds ..	—	5,180
Harbours:		
Expenditure on Net Revenue Account:		
Interest on Capital ..	—	15,000
	£920,372	

Eerste Bylae.

(INKOMSTE-DIENSTE.)

	Kolom 1.	Kolom 2.
SPOORWEË:		£
Hoofdienste:		
Onderhoud van Rollende Materiaal ..	289,093	—
Treinloop-onkoste ..	284,159	—
Verkeersonkoste ..	228,400	—
Uitgawe in netto-inkomsterekening:		
Rente op Kapitaal ..	—	98,540
Rente op Superannuasie- en ander Fondse ..	—	5,180
HAWENS:		
Uitgawe in netto-inkomsterekening:		
Rente op kapitaal ..	—	15,000
	£920,372	

Second Schedule.

(CAPITAL SERVICES.)

No.	Head.	Column 1.	Column 2.
		£	£
2	New Works on Open Lines ..	324,762	—
3	Rolling Stock ..	1,017,068	—
6	Working Capital ..	25,000	—
7	Unforeseen Works ..	—	75,000
		£1,441,830	

Third Schedule.

SOURCES FROM WHICH FUNDS WILL BE PROVIDED.

	£
Loan Funds ..	1,173,645
Savings on provision under Head No. 1— Construction of Railways—£96,939, and Head No. 4—Harbours—£171,246. (Act No. 35 of 1926) ..	268,185
	£1,441,830
SUMMARY.	
First Schedule (Revenue Services) ..	920,372
Second Schedule (Capital Services) ..	1,441,830
	£2,362,202

Fourth Schedule.

	Column 2.	Column 3.
	£	£
Upington—Kakamas ..	142,660	149,970
George—Knysna ..	310,270	435,441
Balfour—Seymour ..	33,604	37,104
Citrus—Plaston ..	65,394	83,394

Twede Bylae.

(KAPITAAL-DIENSTE.)

No.	Hoofd.	Kolom 1.	Kolom 2.
		£	£
2	Nuwe Werke op Ope Lyne ..	324,762	—
3	Rollende Materiaal ..	1,017,068	—
6	Brdryfskapitaal ..	25,000	—
7	Onvoorsiene Werke ..	—	75,000
		£1,441,830	

Werde Bylae.

BRONNE WAARUIT DIE GELDE GETREK SAL WORD.

	£
Leningsfondse ..	1,173,645
Besparing op beskikbaarstelling onder Hoof No. 1—Aanleg van Spoorweë £96,939, en Hoof No. 4—Hawens— £171,246 (Wet No. 35 van 1926) ..	268,185
	£1,441,830

SAMEVATTING.

Eerste Bylae (Inkomstedienste) ..	920,372
Twede Bylae (Kapitaaldienste) ..	1,441,830
	£2,362,202

Vierde Bylae.

	Kolom 2.	Kolom 3.
	£	£
Upington—Kakamas ..	142,660	149,970
George—Knysna ..	310,270	435,441
Balfour—Seymour ..	33,604	37,104
Citrus—Plaston ..	65,394	83,394