



# STAATSKOERANT

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REPUBLIC OF SOUTH AFRICA

# GOVERNMENT GAZETTE

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## DEPARTEMENT VAN DIE EERSTE MINISTER

No. 1169.

1 Julie 1977.

Hierby word bekend gemaak dat die Staatspresident sy goedkeuring geheg het aan die onderstaande Wet wat hierby ter algemene inligting gepubliseer word:—

No. 90 van 1977: Polisiewysigingswet, 1977.

## DEPARTMENT OF THE PRIME MINISTER

No. 1169.

1 July 1977.

It is hereby notified that the State President has assented to the following Act which is hereby published for general information:—

No. 90 of 1977: Police Amendment Act, 1977.

Act No. 90, 1977

POLICE AMENDMENT ACT, 1977.

# ACT

**To amend the provisions of the Police Act, 1958, so as to increase certain penalties; to create certain additional offences; to prohibit the making of sketches or the taking of photographs of certain persons detained in lawful custody, and the publication thereof; and to further regulate the requirements for qualification as a member of the Police Reserve; and to provide for incidental matters.**

*(Afrikaans text signed by the State President.)  
(Assented to 20 June 1977.)*

**B**E IT ENACTED by the State President, the Senate and the House of Assembly of the Republic of South Africa, as follows:—

Amendment of section 9 of Act 7 of 1958, as amended by section 1 of Act 43 of 1958, section 4 of Act 53 of 1961, section 7 of Act 64 of 1964, section 3 of Act 94 of 1972 and section 4 of Act 34 of 1973.

Substitution of section 19 of Act 7 of 1958, as amended by section 11 of Act 64 of 1964.

Substitution of section 23 of Act 7 of 1958, as amended by section 13 of Act 64 of 1964.

**1.** Section 9 of the Police Act, 1958 (hereinafter referred to as the principal Act), is hereby amended by the substitution for subsection (1) of the following subsection:

“(1) Any member of the Force who contravenes any provision of this Act or fails to comply with an order issued in terms of this Act shall be guilty of an offence and liable on conviction to a fine not exceeding two hundred rand or, in default of payment, imprisonment for a period not exceeding six months or to such imprisonment without the option of a fine or to both such fine and such imprisonment.”

**2.** The following section is hereby substituted for section 19 of the principal Act:

“Unlawful receiving or possession of property belonging to the Force.

**19.** Any person who receives or has in his possession any means of transport, animal, arms, ammunition, accoutrements, clothing or other article of equipment, knowing the same to have been sold, pledged, lent or otherwise disposed of in contravention of this Act, shall be guilty of an offence and liable on conviction to a fine not exceeding five hundred rand or, in default of payment, imprisonment for a period not exceeding twelve months, or to such imprisonment without the option of a fine.”

**3.** The following section is hereby substituted for section 23 of the principal Act:

“Offences in respect of decorations and medals.

**23.** Any person who wears or without the written permission of the Commissioner makes use of any decoration or medal instituted, constituted or created under this Act, or its bar, clasp or ribbon, or anything so closely resembling any such decoration, medal, bar, clasp or ribbon as to be calculated to deceive, shall, unless he is the person to whom such decoration or medal was awarded, be guilty of an offence and liable on conviction to a fine not exceeding two hundred rand.”

# WET

**Tot wysiging van die bepalings van die Polisiewet, 1958, ten einde sekere strawwe te verhoog; sekere bykomende misdrywe te skep; 'n verbod te plaas op die maak van sketse of die neem van foto's van sekere persone wat in wettige bewaring aangehou word, en op die publikasie daarvan; en die vereistes vir kwalifikasie as 'n lid van die Polisiereserwe verder te reël; en om vir bykomstige aangeleenthede voorsiening te maak.**

*(Afrikaanse teks deur die Staatspresident geteken.)  
(Goedgekeur op 20 Junie 1977.)*

**DAAR WORD BEPAAL** deur die Staatspresident, die Senaat en die Volksraad van die Republiek van Suid-Afrika, soos volg:

1. Artikel 9 van die Polisiewet, 1958 (hieronder die Hoofwet genoem), word hierby gewysig deur subartikel (1) deur die volgende subartikel te vervang:

„(1) 'n Lid van die Mag wat 'n bepaling van hierdie Wet oortree of in gebreke bly om te voldoen aan 'n bevel wat ingevolge hierdie Wet uitgereik is, is aan 'n misdryf skuldig en by veroordeling strafbaar met 'n boete van hoogstens tweehonderd rand of, by wanbetaling, gevangenisstraf vir 'n tydperk van hoogstens ses maande of met sodanige gevangenisstraf sonder die keuse van 'n boete of met beide sodanige boete en sodanige gevangenisstraf.”

Wysiging van artikel 9 van Wet 7 van 1958, soos gewysig deur artikel 1 van Wet 43 van 1958, artikel 4 van Wet 53 van 1961, artikel 7 van Wet 64 van 1964, artikel 3 van Wet 94 van 1972 en artikel 4 van Wet 34 van 1973.

2. Artikel 19 van die Hoofwet word hierby deur die volgende artikel vervang:

19. Iemand wat enige vervoermiddel, dier, wapens, ammunisie, uitrusting, klere of ander uitrustingstuk ontvang of in sy besit het, met die wete dat dit in stryd met hierdie Wet verkoop, verpand, uitgeleent of andersins oor beskik is, is aan 'n misdryf skuldig en by skuldigbevinding strafbaar met 'n boete van hoogstens vyfhonderd rand of, by wanbetaling, gevangenisstraf vir 'n tydperk van hoogstens twaalf maande, of met sodanige gevangenisstraf sonder die keuse van 'n boete.”

Vervanging van artikel 19 van Wet 7 van 1958, soos gewysig deur artikel 1 van Wet 64 van 1964.

3. Artikel 23 van die Hoofwet word hierby deur die volgende artikel vervang:

23. Iemand wat 'n kragtens hierdie Wet ingestelde, daargestelde of ingevoerde dekorasie of medalje of die balk, gespe of lint daarvan of iets wat soveel na so 'n dekorasie, medalje, balk, gespe of lint lyk dat dit bereken is om te mislei, dra of sonder skriftelike vergunning van die Kommissaris gebruik, is, tensy hy die persoon is aan wie daardie dekorasie of medalje toegeken is, aan 'n misdryf skuldig en by skuldigbevinding strafbaar met 'n boete van hoogstens tweehonderd rand.”

Vervanging van artikel 23 van Wet 7 van 1958, soos gewysig deur artikel 13 van Wet 64 van 1964.

„Onwettige ontvangs of besit van eiendom wat aan die Mag behoort.

„Oortredings in verband met dekorasies en medaljes.

**Act No. 90, 1977****POLICE AMENDMENT ACT, 1977.**

Substitution of section 24 of Act 7 of 1958, as amended by section 14 of Act 64 of 1964.

**4.** The following section is hereby substituted for section 24 of the principal Act:

"False representations as to association with the Force."

**24.** Any person who, without the approval of the Minister, in connection with any activity carried on by him takes, assumes, uses or in any manner publishes any name, description, title or symbol indicating or conveying or purporting to indicate or to convey or calculated or likely to lead other persons to believe or infer that such activity is carried on under or by virtue of the provisions of this Act or under the patronage of the Force, or is in any manner associated or connected with the Force, shall be guilty of an offence and liable on conviction to a fine not exceeding two hundred rand.".

Substitution of section 25 of Act 7 of 1958, as amended by section 15 of Act 64 of 1964.

**5.** The following section is hereby substituted for section 25 of the principal Act:

"Falsely pretending to be a member of Force."

**25.** (1) Any person, not being a member of the Force, who—  
 (a) by words, conduct or demeanour pretends that he is a member; or  
 (b) agrees with or induces or attempts to induce any member to omit to carry out his duty or to do any act in conflict with his duty; or  
 (c) supplies intoxicating liquor to any member while such member is on duty; or  
 (d) is a party to or aids or abets or incites to the commission of any act whereby any lawful order given to a member or any regulation may be evaded,

shall be guilty of an offence and liable on conviction—

- (i) in the case of a first conviction of such offence, to a fine not exceeding five hundred rand or to imprisonment for a period not exceeding twelve months;
- (ii) in the case of a second or subsequent conviction of such offence, to a fine not exceeding one thousand rand or to imprisonment for a period not exceeding two years.

(2) Any person who by means of a false certificate or any false representation obtains admission to the Force, or, having been dismissed from the Force, receives, by concealing the dismissal, any salary, wages, allowance, gratuity or pension, shall be guilty of an offence and liable on conviction to a fine not exceeding two hundred rand or, in default of payment, imprisonment for a period not exceeding six months or to such imprisonment without the option of a fine.".

Amendment of section 26 of Act 7 of 1958, as amended by section 7 of Act 53 of 1961 and section 16 of Act 64 of 1964.

**6.** Section 26 of the principal Act is hereby amended by the substitution for the words following upon paragraph (b) of the following words:

"be guilty of an offence and liable on conviction to a fine not exceeding two hundred rand.".

Substitution of section 27 of Act 7 of 1958, as amended by section 17 of Act 64 of 1964.

**7.** The following section is hereby substituted for section 27 of the principal Act:

"Interference with members of Force."

**27.** (1) Any person who assaults any member of the Force in the exercise of his powers or the performance of his duties or functions, shall be guilty of an offence and liable on conviction to imprisonment for a period not exceeding twelve months.

## POLISIEWYSIGINGSWET, 1977.

Wet No. 90, 1977

**4. Artikel 24 van die Hoofwet word hierby deur die volgende artikel vervang:**

„Valse voorwendels aangaande verband met die Mag.”

**24. Iemand wat sonder goedkeuring van die Minister, in verband met enige bedrywigheid waarop hy hom toelê 'n naam, beskrywing, titel of kenteken aanneem, gebruik of op enige wyse publiseer wat aandui of te kenne gee of heet aan te duï of te kenne te gee of wat bereken is om ander persone te laat vermoed of aflei of hulle waarskynlik sal laat vermoed of aflei dat bedoelde bedrywigheid kragtens of uit hoofde van die bepalings van hierdie Wet of onder die beskerming van die Mag voortgesit word of op enige wyse met die Mag geassosieer is of in verband staan, is aan 'n misdryf skuldig en by skuldigbevinding strafbaar met 'n boete van hoogstens tweehonderd rand.”**

**5. Artikel 25 van die Hoofwet word hierby deur die volgende artikel vervang:**

„Valslik voorgee 'n lid van Mag te wees.”

**25. (1) Iemand wat nie 'n lid van die Mag is nie, en wat—**

- (a) deur woord, daad of gedrag voorgee dat hy 'n lid is; of
- (b) met 'n lid ooreenkomm of hom beweeg of probeer beweeg om sy plig te versaak of in stryd met sy plig te handel; of
- (c) aan 'n lid sterk drank voorsien terwyl daardie lid diens doen; of
- (d) deelneem aan of behulpsaam is by of medepligtig is aan of uitlok tot die pleeg van 'n handeling waardoor 'n wettige bevel aan 'n lid gegee of 'n regulasie onduik mag word, is aan 'n misdryf skuldig en by skuldigbevinding strafbaar—

- (i) in die geval van 'n eerste skuldigbevinding aan so 'n misdryf, met 'n boete van hoogstens vyfhonderd rand of met gevangenisstraf vir 'n tydperk van hoogstens twaalf maande;
- (ii) in die geval van 'n tweede of daaropvolgende skuldigbevinding aan so 'n misdryf, met 'n boete van hoogstens duisend rand of met gevangenisstraf vir 'n tydperk van hoogstens twee jaar.

(2) Iemand wat deur middel van 'n valse sertifikaat of 'n valse voorwendsel toegang tot die Mag verkry, of wat, nadat hy uit die Mag ontslaan is, deur die ontslag te verswyg enige salaris, loon, toelae, gratifikasie of pensioen verkry, is aan 'n misdryf skuldig en by skuldigbevinding strafbaar met 'n boete van hoogstens tweehonderd rand of, by wanbetaling, gevangenisstraf vir 'n tydperk van hoogstens ses maande of met sodanige gevangenisstraf sonder die keuse van 'n boete.”

**6. Artikel 26 van die Hoofwet word hierby gewysig deur die woorde wat volg op paragraaf (b) deur die volgende woorde te vervang:**

„aan 'n misdryf skuldig en by skuldigbevinding strafbaar met 'n boete van hoogstens tweehonderd rand.”

Wysiging van artikel 26 van Wet 7 van 1958, soos gewysig deur artikel 7 van Wet 53 van 1961 en artikel 16 van Wet 64 van 1964.

**7. Artikel 27 van die Hoofwet word hierby deur die volgende artikel vervang:**

„Bemoeiing met lede van die Mag.”

**27. (1) Iemand wat 'n lid van die Mag by die uitoefening van sy bevoegdhede of die verrigting van sy pligte of werkzaamhede aanrand, is aan 'n misdryf skuldig en by skuldigbevinding strafbaar met gevangenisstraf vir 'n tydperk van hoogstens twaalf maande.**

Vervanging van artikel 27 van Wet 7 van 1958, soos gewysig deur artikel 17 van Wet 64 van 1964.

Act No. 90, 1977

## POLICE AMENDMENT ACT, 1977.

(2) Any person who—

- (a) resists or wilfully hinders or obstructs any member of the Force in the exercise of his powers or the performance of his duties or functions or, in the exercise of his powers or the performance of his duties or functions by a member of the Force, wilfully interferes with such member or his uniform or equipment or any part thereof; or
- (b) in order to compel any such member to do or to abstain from doing any act in respect of the exercise of his powers or the performance of his duties or functions, or on account of such member having done or abstained from doing such an act, threatens or suggests the use of violence to, or restraint upon such member or any of his relatives or dependants, or threatens or suggests any injury to the property of such member or of any of his relatives or dependants, shall be guilty of an offence and liable on conviction to a fine not exceeding five hundred rand or imprisonment for a period not exceeding twelve months or both such fine and such imprisonment.”.

Insertion of  
section 27A in  
Act 7 of 1958.

**8.** The following section is hereby inserted in the principal Act after section 27:

“Prohibition  
of making of  
sketches or  
taking of  
photographs,  
of certain  
persons  
and of  
publication  
thereof.

- 27A.** (1) Any person who, without the written authority of the Commissioner—
- (a) makes a sketch or takes a photograph of any person who is, with a view to criminal proceedings, detained in lawful custody or who is a fugitive after he has escaped from such custody; or
  - (b) in any manner publishes or causes to be published any sketch or photograph of any person referred to in paragraph (a), before—
    - (i) the trial of the last-mentioned person, if he is the accused, or, if he is a witness, the trial of the accused concerned, in respect of the offence to which such person's detention relates, has been commenced with; or
    - (ii) such person has been released from such custody in the case where he is neither the accused nor a witness,
- shall, notwithstanding anything to the contrary contained in any law, be guilty of an offence and liable on conviction to a fine not exceeding five hundred rand or to imprisonment for a period not exceeding twelve months or to both such fine and such imprisonment.

(2) For the purposes of this section “photograph” includes any cinematograph film, any picture intended for exhibition through the medium of a mechanical device, and any film cassette, magnetic tape or video-plate.”.

Amendment of  
section 28 of  
Act 7 of 1958,  
as amended by  
section 18 of  
Act 64 of 1964.

**9.** Section 28 of the principal Act is hereby amended by the substitution for subsection (2) of the following subsection:

“(2) Any person who may demand any such toll, fee or due, and who wilfully subjects any such member, person, animal, means of transport or article of equipment to unreasonable delay or detention in respect of the entry to, passage through or going over any such wharf, landing place, ferry, bridge, toll-bar, gate or door, shall be guilty of an offence and liable on conviction to a fine not exceeding two hundred rand.”.

## POLISIEWYSIGINGSWET, 1977.

Wet No. 90, 1977

- (2) Iemand wat—  
 (a) 'n lid van die Mag by die uitoefening van sy bevoegdheid of die verrigting van sy pligte of werksaamhede weerstaan of opsetlik hinder of belemmer of, by die uitoefening van sy bevoegdheid of die verrigting van sy pligte of werksaamhede deur 'n lid van die Mag, hom opsetlik met so 'n lid of sy uniform of uitrusting of enige deel daarvan bemoei; of  
 (b) ten einde so 'n lid te dwing om 'n handeling met betrekking tot die uitoefening van sy bevoegdheid of die verrigting van sy pligte of werksaamhede te verrig of na te laat, of omdat so 'n lid so 'n handeling verrig of nagelaat het, dreig om geweld of dwang te gebruik of die gebruik van geweld of dwang voorstel teen daardie lid of enige van sy nabestaandes of afhanklikes, of dreig om die eiendom van daardie lid of van enige van sy nabestaandes of afhanklikes te beskadig of die beskadiging daarvan voorstel, is aan 'n misdryf skuldig en by skuldigbevinding strafbaar met 'n boete van hoogstens vyfhonderd rand of gevengenisstraf vir 'n tydperk van hoogstens twaalf maande of met bedoelde boete sowel as bedoelde gevengenisstraf.'".

8. Die volgende artikel word hierby in die Hoofwet na artikel 27 ingevoeg:

Invoeging van artikel 27A in Wet 7 van 1958.

„Verbod op maak van sketse of neem van foto's van sekere persone en op publikasie daarvan.

- 27A.** (1) Iemand wat sonder die skriftelike magtiging van die Kommissaris—  
 (a) 'n skets maak of 'n foto neem van 'n persoon wat met die oog op strafregtelike verrigtinge in wettige bewaring aangehou word of wat voortvlugtig is nadat hy uit sodanige bewaring ontvlug het; of  
 (b) 'n skets of 'n foto van 'n persoon bedoel in paragraaf (a) op enige wyse publiseer of laat publiseer,  
 voordat—  
 (i) die verhoor van laasgenoemde persoon, indien hy die beskuldigde is, of, indien hy 'n getuie is, die verhoor van die betrokke beskuldigde, ten opsigte van die misdryf waarmee bedoelde persoon se aanhouding in verband staan, 'n aanvang geneem het; of  
 (ii) bedoelde persoon uit sodanige bewaring vrygelaat is in die geval waar hy nog die beskuldigde nog 'n getuie is,  
 is, ondanks andersluidende wetsbepalings, aan 'n misdryf skuldig en by skuldigbevinding strafbaar met 'n boete van hoogstens vyfhonderd rand of met gevengenisstraf vir 'n tydperk van hoogstens twaalf maande of met daardie boete sowel as daardie gevengenisstraf.  
 (2) By die toepassing van hierdie artikel beteken „foto" ook 'n rolprint, 'n prent wat bestem is om deur middel van 'n meganiese toestel vertoon te word, en 'n filmkasset, magnetiese bandkasset of video-plaat.”

9. Artikel 28 van die Hoofwet word hierby gewysig deur Wysiging van artikel 28 van Wet 7 van 1958, soos gewysig deur artikel 18 van Wet 64 van 1964.
- ,(2) Iemand wat sodanige tolged, gelde of leges mag eis, en wat so 'n lid, persoon, dier,ervoermiddel of uitrusting-stuk by die betreding, deurgang of oorgang van so 'n kaai, landingsplek, pont, brug, tolhek, hek of deur op onredelike wyse vertraag of aanhou, is aan 'n misdryf skuldig en by skuldigbevinding strafbaar met 'n boete van hoogstens tweehonderd rand.”

**Act No. 90, 1977.**

Amendment of section 34A of Act 7 of 1958, as substituted by section 1 of Act 15 of 1975 and amended by section 1 of Act 34 of 1976.

**POLICE AMENDMENT ACT, 1977.****10. Section 34A of the principal Act is hereby amended—**

- (a) by the substitution for paragraph (b) of subsection (1) of the following paragraph:

“(b) every person, excluding a person referred to in paragraph (bA), who has served in the Force in a permanent capacity for a period of not less than twelve months and who, after the commencement of the Police Amendment Act, 1975, terminates his service, is discharged or dismissed from the Force or is retired on pension;”;

- (b) by the insertion after paragraph (b) of subsection (1) of the following paragraph:

“(bA) every person who has been enrolled as a member of the Force after 1 October 1976 and who, after having served in the Force in a permanent capacity for a period of not less than twenty-four months, terminates his service, is discharged or dismissed from the Force or is retired on pension; and”;

- (c) by the substitution for subsection (9) of the following subsection:

“(9) No provision of this Act shall be so construed as to exempt any person who at the termination of his permanent service in the Force has served as such for a period of less than six months, twelve months or twenty-four months, as the case may be, or any member of the Police Reserve who in terms of this section is exempted from service in the Force or discharged or dismissed from the Force, from the provisions of the Defence Act, 1957.”; and

- (d) by the substitution for subsection (13) of the following subsection:

“(13) (a) Any member of the Police Reserve who contravenes any provision of this section or fails to comply with an order issued in terms thereof, shall, except where such contravention or failure has by section 9 (1) been declared an offence, be guilty of an offence and liable on conviction to a fine not exceeding three hundred rand or to imprisonment for a period not exceeding six months or to such imprisonment without the option of a fine or to both such fine and such imprisonment.

- (b) Any member of the Police Reserve liable in terms of subsection (10) of this section to render service in the Force and who—

(i) when called up, does not report for such service; or

(ii) having reported for service, does not render such service,

shall be guilty of an offence and liable on conviction to the penalties prescribed by paragraph (a).”.

**11. Section 34B of the principal Act is hereby amended by the substitution for the words following upon paragraph (c) of subsection (2) of the following words:**

“shall subject to the provisions of subsections (3) and (4) be guilty of an offence and liable on conviction to a fine not exceeding three hundred rand or, in default of payment, imprisonment for a period not exceeding six months or to such imprisonment without the option of a fine or to both such fine and such imprisonment.”.

**12. This Act shall be called the Police Amendment Act, 1977.**

Short title.

Amendment of section 34B of Act 7 of 1958, as substituted by section 7 of Act 94 of 1972.

## POLISIEWYSIGINGSWET, 1977.

Wet No. 90, 1977

**10. Artikel 34A van die Hoofwet word hierby gewysig—**

- (a) deur paragraaf (b) van subartikel (1) deur die volgende paragraaf te vervang:
- „(b) elke persoon, uitgesonderd 'n persoon bedoel in paragraaf (bA), wat in 'n permanente hoedanigheid vir 'n tydperk van minstens twaalf maande in die Mag gedien het en na die inwerkingtreding van die Polisiewysigingswet, 1975, sy diens beëindig, uit die Mag ontslaan of afgedank word of met pensioen afgedank word;”;
- (b) deur die volgende paragraaf na paragraaf (b) van subartikel (1) in te voeg:
- „(bA) elke persoon wat na 1 Oktober 1976 as 'n lid van die Mag ingelyf is en nadat hy in 'n permanente hoedanigheid vir 'n tydperk van minstens vier-en-twintig maande in die Mag gedien het, sy diens beëindig, uit die Mag ontslaan of afgedank word of met pensioen afgedank word; en”;
- (c) deur subartikel (9) deur die volgende subartikel te vervang:
- „(9) Geen bepaling van hierdie Wet word so uitgelê nie dat dit 'n persoon wat by die beëindiging van sy permanente diens in die Mag minder as ses maande, twaalf maande of vier-en-twintig maande, na gelang van die geval, aldus diens gedoen het of 'n lid van die Polisiereserwe wat ingevolge hierdie artikel van diens in die Mag vrygestel is of uit die Mag ontslaan of afgedank is, vrystel van die bepatings van die Verdedigingswet, 1957.”; en
- (d) deur subartikel (13) deur die volgende subartikel te vervang:
- „(13) (a) 'n Lid van die Polisiereserwe wat 'n bepaling van hierdie artikel oortree of versuim om te voldoen aan 'n bevel wat daarkragtens uitgereik is, is, behalwe waar sodanige oortreding of versuim by artikel 9 (1) 'n misdryf verklaar is, aan 'n misdryf skuldig en by skuldigbevinding strafbaar met 'n boete van hoogstens driehonderd rand of met gevangenisstraf vir 'n tydperk van hoogstens ses maande of met daardie gevangenisstraf sonder die keuse van 'n boete of met daardie boete sowel as daardie gevangenisstraf.
- (b) 'n Lid van die Polisiereserwe wat ingevolge subartikel (10) van hierdie artikel verplig is om diens in die Mag te doen en wat—
- (i) wanneer hy daartoe aangesê is, hom nie vir sodanige diens aanmeld nie; of
  - (ii) nadat hy hom aangemeld het, nie sodanige diens doen nie,
- is aan 'n misdryf skuldig en by skuldigbevinding strafbaar met die strawe by paragraaf (a) voor geskryf.”.

**11. Artikel 34B van die Hoofwet word hierby gewysig deur die woorde wat volg op paragraaf (c) van subartikel (2) deur die volgende woorde te vervang:**

„is, behoudens die bepatings van subartikels (3) en (4), aan 'n misdryf skuldig en by skuldigbevinding strafbaar met 'n boete van hoogstens driehonderd rand of, by wanbetaling, met gevangenisstraf vir 'n tydperk van hoogstens ses maande of met sodanige gevangenisstraf sonder die keuse van 'n boete of met beide sodanige boete en gevangenisstraf.”.

Wysiging van artikel 34A van Wet 7 van 1958, soos vervang deur artikel 1 van Wet 15 van 1975 en gewysig deur artikel 1 van Wet 34 van 1976.

**12. Hierdie Wet heet die Polisiewysigingswet, 1977.**

Kort titel.

