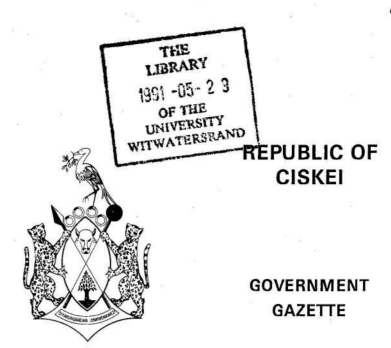
IRIPHABLIKI YECISKEI

IGAZETHI YOBURHULUMENTE



DIMBAZA PRINTERS — 3654	16				Price 30c	
Umq. 19	eBISHO	No. 25	Vol. 19	BISHO	No. 25	
12/04/91			12/04/91			

DEPARTMENT OF THE COUNCIL OF STATE

GOVERNMENT NOTICE No. 8 OF 1991

IT IS HEREBY NOTIFIED THAT THE CHAIRMAN OF THE COUNCIL OF STATE
HAS ASSENTED TO THE FOLLOWING DECREE WHICH IS HEREBY PUBLISHED
FOR GENERAL INFORMATION:-

INDEMNITY AMENDMENT DECREE, 1991

DECREE No. 2 OF 1991

COUNCIL OF STATE - REPUBLIC OF CISKEI

INDEMNITY AMENDMENT DECREE, 1991

DECREE

To amend the Indemnity Decree, 1990.

(English text signed by the Chairman of the Council of State, Assented to on 4 April 1991).

BE IT DECREED by the Council of State of the Republic of Ciskei, as follows:-

- 1. Amendment of section 1 of Decree No. 11 of 1990 (as amended). Section 1 of the Indemnity Decree, 1990 (hereinafter referred to as "the principal decree") is hereby amended by the deletion of the word "brought" between the words "be" and "in", and the substitution therefor of the words "instituted or continued".
- 2. Amendment of section 2 of Decree No. 11 of 1990. Section 2 of the principal decree is hereby amended by the substitution therefor of the following:
 - "2. Certificate of Indemnity. (1) A certificate signed by the Chairman of the Council of State and declaring that an action which is the subject of civil or criminal proceedings, whether already instituted or contemplated or threatened, is such an action as is contemplated in section 1 shall, on its mere production in any such proceedings or to the Registrar of the Supreme Court constitute conclusive proof thereof.
 - (2) Whenever in any proceedings in any court the issue arises whether the action which is the subject of such proceedings is an action as contemplated in section 1 the court shall, upon the production of a certificate of idemnity as contemplated in sub-section (1) make a finding that the action in issue is an action as contemplated in section 1 and thereupon the proceedings shall lapse and be deemed to be void.
 - (3) Whenever a certificate of indemnity as contemplated in sub-section (1) is produced to the Registrar of the Supreme Court prior to the institution of any proceedings in which an issue for determination will be whether the action which is the subject of such proceedings is an action as contemplated in section 1, the Registrar of the Supreme Court shall not issue any process in such proceedings or enrol any such action."
 - 3. Short title. This decree shall be called the Indemnity Amendment Decree, 1991.

DEPARTMENT OF THE COUNCIL OF STATE			DEPARTMENT OF THE COUNCIL OF STATE		
8		25	8		25
Rhulumente No.	<i>leKhasi</i>	Gazethi	Notice No.	No.	No.
ISaziso sika-	Inani	Inani le	Govt.	Page	Gazette
OKUQULATHIWEYO			CONTENTS		

INDEMNITY AMENDMENT DECREE, 19991

(DECREE No. 2 OF 1991)

INDEMNITY AMENDMENT DECREE, 19991

(DECREE No. 2 OF 1991)

NOTICE

The Ciskei Government Gazette Index provides quick and easy access to notices in the Government Gazettes. By means of a direct subject indexing the retrieval of information on any subject it facilitated. Subjects are arranged alphabetically and subdivisions within each subject range from the general to the specific. Thus the user may either be directed to an individual notice or obtain an overview of existing legislation on a particular subject.

The series of Indexes for the Ciskei Government Gazettes consists of a cumulative edition covering the period, 1972–1981, and annual volumes commencing in 1982.

The index is available from: The price of publication is: **Publication Section** 1972-1981.....R10,50 The State Library 1982.....7,50 PO Box 397 Contact Person: 1983.....7,50 PRETORIA Mrs C.M. Henning 1984.....7,50 plus G.S.T., postage and 0001 Tel. (012) 386-1661 1984/85.....30.00 handling charges 198625,00 1987.....36,00

It is issued in a hard cover and microfiche editions of the Index are available at the same price as the printed ones.