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PROVINCIAL NOTICE

The following Bill is hereby published for general information:

Western Cape Laws Repeal Bill [B1—2011]

P.N. 39/2011 22 February 2011

Any person or organization wishing to comment on the said Bill is requested to lodge such comment in writing before or on 24 March 2011:

(a) by posting it to:
The Acting Secretary:
Western Cape Provincial Parliament
(Attention: Ms N Manjezi)
P.O. Box 648
Cape Town 8000

(b) by e-mail to:
nmanjezi@wcpp.gov.za

(c) by fax to:
N Manjezi
(021) 487-1685

R. G. Hindley
Acting Secretary of Parliament

INHOUD

PROVINSIALE KENNISGEWING

Die volgende Wetsontwerp word hiermee vir algemene inligting gepubliseer:

Wes-Kaapse Wetsontwerp op die Herroeping van Wette [W1—2011]

P.N. 39/2011 22 Februarie 2011

Enige persoon of organisasie wat kommentaar oor die genoemde Wetsontwerp wens te lewer, word versoek om sodanige kommentaar skriftelik te lewer voor of op 24 Maart 2011:

(a) deur dit te pos aan:
Die Waarnemende Sekretaris:
Wes-Kaapse Provinciale Parlement
(Aandag: Me N Manjezi)
Posbus 648
Kaapstad 8000

(b) deur dit te e-pos aan:
nmanjezi@wcpp.gov.za

(c) deur dit te faks aan:
N Manjezi
(021) 487-1685

R. G. Hindley
Waarnemende Sekretaris van die Parlement

IZIQULATHO

ISAZISO SEPHONDO

Lo Mthetho uSayilwayo ulandelayo upapashwa apha ukunika ulwazi ngokubanzi:

UMthetho oSayilwayo wokuBhangisa iMithetho weNtshona Koloni [B1—2011]

P.N. 39/2011 22 Februwari 2011

Nabani na okanye nawuphi na umbutho onqwenela ukuphawula ngalo Mthetho uSayilwayo kuthethwa ngawo uyacelwa ukuba afake izimvo zakhe phambi okanye ngomhla wama-24 Matshi 2011:

(a) ngokuposela ku:
uNobhala Obambeleyo:
IPalamente yePhondo leNtshona Koloni
(Iya ku: N Manjezi)
P.O. Box 648
Ekapa 8000

(b) nge-imeyile ku:
nmanjezi@wcpp.gov.za

(c) ngefeksi ku:
N Manjezi
(021) 487-1685

R. G. Hindley
uNabhalo Obambeleyo wePalamente

BILL

To repeal certain obsolete laws; and to provide for matters incidental thereto.

BE IT ENACTED by the Provincial Parliament of the Western Cape, as follows:—

Repeal of laws

1. The laws listed in the Schedule are hereby repealed.

Short title

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2. This Act is called the Western Cape Laws Repeal Act, 2011.

SCHEDULE

No. and year of law	Short title	10
Ordinance 4 of 1919	Poor Relief and Charitable Institutions Ordinance, 1919	
Ordinance 5 of 1924	Poor Relief and Charitable Institutions (Amendment) Ordinance, 1924	
Ordinance 5 of 1932	City of Cape Town Additional Poor Relief Ordinance, 1932	

MEMORANDUM ON THE OBJECT OF THE WESTERN CAPE LAWS REPEAL BILL [B1-2011]

1. OBJECT OF BILL

The object of the Bill is to repeal the Poor Relief and Charitable Institutions Ordinance 4 of 1919, Poor Relief and Charitable Institutions (Amendment) Ordinance 5 of 1924, and the City of Cape Town Additional Poor Relief Ordinance 5 of 1932, which were applied in the Province and are now redundant, and no longer applied in practice by the Department of Social Development or local government.

2. BACKGROUND

- 2.1 The Poor Relief and Charitable Institutions Ordinance, 1919, provides for the regulation and determination of the methods of distribution of poor relief, and provides for the support, maintenance and control of registered charitable institutions and societies.
- 2.2 The Poor Relief and Charitable Institutions (Amendment) Ordinance, 1924, amended section 25 of the Poor Relief and Charitable Institutions Ordinance, 1919, relating to the Cape Town General Board of Aid.
- 2.3 The Welfare Laws Amendment Act, 1997 (Act 106 of 1997), prohibits the payment of any social assistance in terms of the Ordinances referred to in paragraphs 2.1 and 2.2. The new constitutional dispensation legislation supersedes these Ordinances.
- 2.4 The City of Cape Town Additional Poor Relief Ordinance, 1932, empowers the Council of the City of Cape Town to provide additional poor relief, medical services, medicines and surgical appurtenances to necessitous persons within the area of its jurisdiction, and to recover half of any amount expended on such additional poor relief from the Provincial Administration. This law is redundant as it has also been superseded by legislation enacted after the coming into operation of the Constitution.
- 2.5 Currently, social assistance is regulated by the Social Assistance Act, 2004 (Act 13 of 2004). This Act provides for the rendering of social assistance to persons and the mechanism for the rendering of such assistance.

3. PERSONNEL IMPLICATIONS

None.

4. FINANCIAL IMPLICATIONS

None.

5. CONSULTATION

Department of the Premier: Legal Services.

6. LEGISLATIVE COMPETENCE

The Provincial Minister responsible for social development is satisfied that the provisions in the Bill fall within the Province's legislative competence.

7. CONTENTS OF BILL

Clause 1

Clause 1 provides for the repeal of the Ordinances listed in the Schedule.

Clause 2

Clause 2 provides for the short title.

WETSONTWERP

Om sekere verouderde wette te herroep; en om voorsiening te maak vir aangeleenthede wat daarmee in verband staan.

DAAR WORD BEPAAL deur die Provinciale Parlement van die Provinsie Wes-Kaap, soos volg:—

Herroeping van wette

1. Die wette wat in die Bylae hiervan gelys word, word hierby herroep.

Kort titel

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2. Hierdie Wet heet die Wes-Kaapse Wet op die Herroeping van Wette, 2011.

BYLAE

No. en jaar van wet	Kort titel	
Ordonnansie 4 van 1919	Armeverzorging en Inrichtingen van Liefdadigheid Ordonnantie, 1919	10
Ordonnansie 5 van 1924	Armeverzorging en Inrichtingen van Liefdadigheid (Wijziging) Ordonnantie, 1924	
Ordonnansie 5 van 1932	Ordonnansie op Addictionele Armesorg in die Stad Kaapstad, 1932	15

MEMORANDUM OOR DIE OOGMERK VAN DIE WES-KAAPSE WETSONTWERP OP DIE HERROEPING VAN WETTE [W1-2011]

1. OOGMERK VAN WETSONTWERP

Die oogmerk van die Wetsontwerp is die herroeping van die Armeverzorging en Inrichtingen van Liefdadigheid Ordonnantie 4 van 1919, Armeverzorging en Inrichtingen van Liefdadigheid (Wijziging) Ordonnantie 5 van 1924, en die Ordonnansie op Addisionele Armesorg in die Stad Kaapstad 5 van 1932, wat in die Provinsie toegepas is en nou oorbodig is, en nie meer in die praktyk deur die Departement van Maatskaplike Ontwikkeling of plaaslike regering toegepas word nie.

2. AGTERGROND

- 2.1 Die Armeverzorging en Inrichtingen van Liefdadigheds Ordonnantie, 1919, voorsien vir die regulering en bepaling van die verspreidingsmetodes van armsorg, en voorsien vir die ondersteuning, instandhouding en beheer van geregistreerde liefdadighedsinstellings en -verenigings.
- 2.2 Die Armeverzorging en Inrichtingen van Liefdadigheid (Wijziging) Ordonnantie, 1924, het artikel 25 van die Armeverzorging en Inrichtingen van Liefdadigheid Ordonnantie, 1919, gewysig, wat betrekking het op die Kommissie van Bijstand van Kaapstad.
- 2.3 Die Wysigingswet op Welsynswette, 1997 (Wet 106 van 1997), verbied die betaling van enige maatskaplike hulp ingevolge die Ordonnansies waarna in paragrawe 2.1 en 2.2 verwys word. Die wetgewing van die nuwe grondwetlike bedeling vervang hierdie Ordonnansies.
- 2.4 Die Ordonnansie op Addisionele Armesorg in die Stad Kaapstad, 1932, bemagtig die Stadsraad van Kaapstad om bykomende armsorg, mediese dienste, medisyne en chirurgiese toebehore te verskaf aan behoefte persone in hul gesagsgebied, en om die helfte van enige bedrag bestee op sodanige bykomende armsorg op die Proviniale Administrasie te verhaal. Hierdie wet is oorbodig aangesien dit ook vervang is deur wetgewing wat ná die inwerkingtreding van die Grondwet verorden is.
- 2.5 Maatskaplike hulp word tans gereguleer deur die Wet op Maatskaplike Bystand, 2004 (Wet 13 van 2004). Hierdie Wet maak voorsiening vir die lewering van maatskaplike hulp aan persone, en die meganisme vir die lewering van sodanige hulp.

3. PERSONEELIMPLIKASIES

Geen.

4. FINANSIËLE IMPLIKASIES

Geen.

5. RAADPLEGING

Departement van die Premier: Regsdienste.

6. WETGEWENDE BEVOEGDHEID

Die Proviniale Minister verantwoordelik vir maatskaplike ontwikkeling is tevrede dat die bepalings in die Wetsontwerp binne die Provinsie se wetgewende bevoegdheid ressorteer.

7. INHOUD VAN WETSONTWERP

Klousule 1

Klousule 1 maak voorsiening vir die herroeping van die Ordonnansies gelys in die Bylae.

Klousule 2

Klousule 2 maak voorsiening vir die kort titel.

UMTHETHO OYILWAYO

Ukutshitshisa imithetho ethile engasasebenziyo, nokujongana nemiba eyayamene noko.

KUNGOKO KE KUSIWISWA umthetho yiPalamente yePhondo leNtshona Koloni, ngale ndlela ilandelayo:—

Ukutshitshiswa kwemithetho

1. Imithetho edweliswe kule Shedyuli iyatshitshiswa ngoluxwebhu.

Isihloko esifutshane

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2. Lo Mthetho kuthiya nguMthetho weNtshona Koloni wokuTshitshiswa kweMithetho, 2011.

ISHEDYULI

Inombolo yomthetho nonyaka wawo	Isihloko esifutshane	10
uMmiselo 4 ka 1919	Poor Relief and Charitable Institutions Ordinance, 1919	
uMmiselo 5 ka 1924	Poor Relief and Charitable Institutions (Amendment) Ordinance, 1924	15
uMmiselo 5 ka 1932	City of Cape Town Additional Poor Relief Ordinance, 1932	

IMEMORANDAM NGENJONGO YOMTHETHO OSAYILWAYO WOKUTSHITSHISA IMITHETHO YENTSHONA KOLONI [B1-2011]

1. INJONGO YALO MTHETHO USAYILWAYO

Injongo yalo Mthetho uSayilwayo kukutshitshisa iPoor Relief and Charitable Institutions Ordinance 4 ka-1919; iPoor Relief and Charitable Institutions (Amendment) Ordinance 5 ka-1924; kwakunye neCity of Cape Town Additional Poor Relief Ordinance 5 ka-1932, ezazisetyenziswa kweli Phondo ekungoku nje azisenantsingiselo, futhi ezingasasetyenziswayo liSebe loPhuhliso loLuntu okanye uRhulumente woMmandla.

2. INTSUSA

- 2.1 IPoor Relief and Charitable Institutions Ordinance ka-1919 ibonelela umkhomba-ndlela ekumiselweni nasekusekwani kweenqubo zokuhlangulwa kwamaqela ahlelekileyo, ze kunikezelwe inkxaso, ukugcinwa nokulawulwa kwamaziko nemibutho enikezela ngeenkonzo zohlangulo.
- 2.2 IPoor Relief and Charitable Institutions (Amendment) Ordinance ka-1924 yayihlaziya icandelo lama-25 lePoor Relief and Charitable Institutions Ordinance ka-1919 enento yokwenza neCape Town General Board of Aid.
- 2.3 Umtetho iWelfare Laws Amendment Act ka-1997 (Act 106 ka- 1997) uyakukhaba ukuhlawulelwya kwalo naluphi na uncedo olunikezelwa kuluntu ngokwemigaqo yale miqulu Yezinyanzeliso ichazwe kwimihlathi 2.1 no-2.2. Inkubo entsha yolawulo ngokomgaqo-siseko ingene endaweni yale Miqulu.
- 2.4 ICity of Cape Town Additional Poor Relief Ordinance ka-1932 ixhobisa ngamagunya iBhunga leSixeko saseKapa ukuze sibe nakho ukunikezela ngenkonzo eyongezelelweyo yohlangulo kuluntu, iinkonzo zonyango amayeza nezixhobo zonyango kubantu abadinga olo ncedo kwindingqi yolawulo lwesti sixeko, ze futhi lithabathe isiqingatha sayo nayiphi na imali ethe yasetyenziselwa ukunikezela ezi nkonzon zongezelelweyo zohlangulo loluntu kwiCandelo loLawulo IwePhondo. Lo mthetho awusasebenzi njengoko sele uthathelwe indawo yimithetho ethe yamiselwa emva kokumiselwa koMgaqo-siseko.
- 2.5 Okwakaloku nje, ukunikezelwa kweenkonzo zohlangulo loluntu kuphantsi kwemimiselo yomthetho iSocial Assistance Act ka-2004 (Act 13 ka-2004). Lo Mthetho unikezela ngomkhomba-ndlela kumba wokunikezelwa kweenkonzo zohlangulo ebantwini, kwanamacebo okunikezelwa kolo ncedo.

3. IIIMFUNO NGOKWABASEBENZI

Azikho

4. IZIDINGO ZEMALI

Azikho

5. IIINGCEBISO ZEENGCALI

iSebe leNkulumbuso: iCandelo leeNkonzo zoMthetho.

6. ISAKHONO SOWISO-MITHETHO

UMphathiswa wePhondo onoxanduva loPhuhliso loluntu wanelisekile ukuba izibonelelo kuMthetho oSayilwayo ziwela phantsi kwesakhono sowiso-mithetho.

7. UMONGO WALO MTHETHO USAYILWAYO

Igatya 1

Igatya 1 Libonelela ngokurhoxiswa kweMimiselo edweliswe kwiShedyuli.

Igatya 2

Igatya 2 Libonelela ngesihloko esifutshane.