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**Contents**

<i>No.</i>		<i>Gazette No.</i>	<i>Page No.</i>
<b>GENERAL NOTICES • ALGEMENE KENNISGEWINGS</b>			
<b>Justice and Constitutional Development, Department of/ Justisie en Staatkundige Ontwikkeling, Departement van</b>			
588	Judicial Matters Amendment Bill, 2016: Publication of Explanatory Summary .....	40274	4
588	Wysigingswetsontwerp op Geregtelike Aangeleenthede, 2016: Publikasie van Verduidelikende Opsomming .....	40274	6

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**GENERAL NOTICES • ALGEMENE KENNISGEWINGS**

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**DEPARTMENT OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT****NOTICE 588 OF 2016****PUBLICATION OF EXPLANATORY SUMMARY OF THE JUDICIAL MATTERS  
AMENDMENT BILL, 2016**

1. Notice is hereby given in terms of Rule 241(1)(b) of the Rules of the National Assembly that the Minister of Justice and Correctional Services intends to introduce the Judicial Matters Amendment Bill, 2016 (the Bill), in the National Assembly shortly.
2. The explanatory summary of the Bill is hereby published in accordance with Rule 241(1)(c) of the Rules of the National Assembly.
3. The Bill intends to amend—
  - (a) the Magistrates' Courts Act, 1944, so as to—
    - (i) further regulate the benefits of magistrates who are required to dispose of proceedings which were not disposed of on vacation of the office of magistrate; and
    - (ii) further provide for the appointment of magistrates of regional divisions to adjudicate on civil disputes;
  - (b) the State Liability Act, 1957, so as to—
    - (i) further regulate the service of court process;
    - (ii) further regulate the issuing of writs of execution or warrants of execution by registrars or clerks of the court; and
    - (iii) amend certain definitions;
  - (c) the Administration of Estates Act, 1965, so as to enable the Cabinet member responsible for the administration of justice to make certain regulations regarding persons who may liquidate and distribute deceased estates;
  - (d) the South African Law Reform Commission Act, 1973, so as to further regulate the constitution of the South African Law Reform Commission;
  - (e) the Criminal Procedure Act, 1977, so as to—
    - (i) further regulate the prescription of the right to institute prosecutions;
    - (ii) further regulate the availability of certain witnesses in criminal proceedings;
    - (iii) further regulate the competency or compellability of witnesses to give evidence; and
    - (iv) effect technical corrections;
  - (f) the Attorneys Act, 1979, so as to further regulate the engagement of candidate attorneys;
  - (g) the Small Claims Courts Act, 1984, so as to give the Rules Board for Courts of Law the power to make rules regulating various aspects in respect of small claims courts;
  - (h) the Rules Board for Courts of Law Act, 1985, so as to further regulate the constitution of the Rules Board for Courts of Law;
  - (i) the Sheriffs Act, 1986, so as to—
    - (i) further regulate the appointment of sheriffs;
    - (ii) provide for the transfer of certain moneys in the trust accounts of sheriffs to the Fidelity Fund for Sheriffs;

- (iii) regulate the allocation of areas for sheriffs; and
- (iv) assist certain litigants with the payment of costs for the execution of small claims court judgments;
- (j) the Magistrates Act, 1993, so as to —
  - (i) effect technical corrections;
  - (ii) further regulate the composition of the Magistrates Commission; and
  - (iii) extend the age of retirement of magistrates;
- (k) the Criminal Law Amendment Act, 1997, so as to include rape and compelled rape of an older person in Part I of Schedule 2;
- (l) the National Prosecuting Authority Act, 1998, so as to provide for the establishment of offices for the prosecuting authority at local seats of Divisions of the High Court;
- (m) the Debt Collectors Act, 1998, so as to further regulate the powers of the Council for Debt Collectors;
- (n) the Promotion of Access to Information Act, 2000, so as to further regulate the designation and training of presiding officers;
- (o) the Promotion of Administrative Justice Act, 2000, so as to further regulate the designation and training of presiding officers;
- (p) the Promotion of Equality and Prevention of Unfair Discrimination Act, 2000, so as to add HIV/AIDS status to the definition of "prohibited grounds" and further regulate the designation and training of presiding officers;
- (q) the Institution of Legal Proceedings against certain Organs of State Act, 2002, so as to further regulate —
  - (i) the service of notices against organs of state; and
  - (ii) the service of process against organs of state in accordance with the provisions of the State Liability Act, 1957;
- (r) the Children's Act, 2005, so as to effect technical corrections;
- (s) the Criminal Law (Sexual Offences and Related Matters) Amendment Act, 2007, so as to further regulate—
  - (i) the categories of persons whose particulars must be included in the National Register for Sex Offenders;
  - (ii) the inclusion of the particulars of convicted persons in the National Register for Sex Offenders; and
  - (iii) the designation of sexual offences courts;
- (t) the Prevention and Combating of Trafficking in Persons Act, 2013, so as to effect technical corrections;
- (u) the Superior Courts Act, 2013, so as to further regulate the electronic transmission of summonses, writs and other process; and
- (v) the Legal Aid South Africa Act, 2014, so as to—
  - (i) effect technical corrections; and
  - (ii) further regulate the term of appointment of members of the Board of Legal Aid South Africa; and
- (w) to provide for matters connected therewith.

4. A copy of the Bill can be found on the websites of the Parliamentary Monitoring Group at <http://www.pmg.org.za> and the Department of Justice and Constitutional Development at [www.justice.gov.za](http://www.justice.gov.za) and, after introduction, may also be obtained from the Government Printers: Cape Town (Telephone number: (021) 465-7531).

## DEPARTEMENT VAN JUSTISIE EN STAATKUNDIGE ONTWIKKELING

## KENNISGEWING 588 VAN 2016

PUBLIKASIE VAN VERDUIDELIKENDE OPSOMMING VAN DIE  
WYSIGINGSWETSONTWERP OP GEREGETELIKE AANGELEENTHEDE, 2016

1. Kragtens reël 241(1)(b) van die Reëls van die Nasionale Vergadering word hiermee kennis gegee dat die Minister van Justisie en Korrektiewe Dienste beoog om die Wysigingswetsontwerp op Geregetelike Aangeleenthede, 2016, eersdaags in die Nasionale Vergadering in te dien.
2. Die verduidelikende opsomming van die Wetsontwerp word hierby ooreenkomstig Reël 241(1)(c) van die Reëls van die Nasionale Vergadering gepubliseer.
3. Die Wetsontwerp wysig—
  - (a) die Wet op Landdroshowe, 1944, ten einde—
    - (i) die voordele verder te reguleer van landdroste wat verrigtinge moet afhandel wat nie afgehandel was ten tyde van die ontruiming van die amp van landdros nie;
    - (ii) verder voorsiening te maak vir die aanstelling van landdroste van streekafdelings om siviele gedinge te bereg;
  - (b) die Wet op Staatsaanspreeklikheid, 1957, ten einde—
    - (i) die bediening van prosesstukke verder te reguleer;
    - (ii) die uitreiking van uitwinningslasbriewe of die lasbriewe vir eksekusie deur griffiers of klerke van die hof verder te reguleer; en
    - (iii) om sekere woordskrywings te wysig;
  - (c) die Boedelwet, 1965, ten einde die lid van die Kabinet verantwoordelik vir die regspleging, die bevoegdheid te verleen om regulasies te maak ten opsigte van persone wat boedels van afgestorwe persone mag beredder en verdeel;
  - (d) die Wet op die Suid-Afrikaanse Regshervormingskommissie, 1973, ten einde die samestelling van die Suid-Afrikaanse Regshervormingskommissie verder te reguleer;
  - (e) die Strafproseswet, 1977, ten einde—
    - (i) die verjaring van die reg om 'n vervolging in te stel, verder te reguleer;
    - (ii) die beskikbaarheid van sekere getuies in strafregtelike verrigtinge verder te reguleer;
    - (iii) die bevoegdheid of verpligbaarheid van 'n getuie om getuienis af te lê verder te reguleer;
    - (iv) tegniese wysigings aan te bring;
  - (f) die Wet op Prokureurs, 1979, ten einde die indiensneming van kandidaat-prokureurs verder te reguleer;
  - (g) die Wet op Howe vir Klein Eise, 1984, ten einde die Reëlsraad vir Geregshowe te magtig om reëls uit te vaardig tot reëling van verskeie aangeleenthede ten opsigte van houe vir klein eise;
  - (h) die Wet op die Reëlsraad vir Geregshowe, 1985, ten einde die samestelling van die Reëlsraad vir Geregshowe verder te reël;

- (i) die Wet op Balju's, 1986, ten einde—
  - (i) verder voorsiening te maak vir die aanstelling van balju's;
  - (ii) voorsiening te maak vir die oorplasing van sekere gelde in die trustrekenings van balju's na die Getrouheidsfonds vir Balju's;
  - (iii) die toewysing van gebiede aan balju's verder te reguleer; en
  - (iv) voorsiening te maak vir bystand van sekere litigante in die betaling van kostes ten opsigte van beslagleggingsbevele van howe vir klein eise;
- (j) die Wet op Landdroste, 1993, ten einde –
  - (i) tegniese wysigings aan te bring;
  - (ii) die samestelling van die Landdrostekommissie verder te reguleer;
  - (iii) die ampsduur van landdroste te verleng;
- (k) die Strafwysigingswet, 1997, ten einde verkragting en gedwonge verkragting van 'n ouer persoon in Deel I van Bylae 2 in te sluit;
- (l) die Wet op die Nasionale Vervolgingsgesag, 1998, ten einde voorsiening te maak vir die totstandbringings van kantore van die vervolgingsgesag by plaaslike setels van die Hooggeregshof;
- (m) die Wet op Skuldinvorderaars, 1998, ten einde die bevoegdhede van die Raad vir Skuldinvorderaars verder te reguleer;
- (n) die Wet op Bevordering van Toegang tot Inligting, 2000, ten einde die aanwysing en opleiding van voorsittende beamptes verder te reguleer;
- (o) die "Promotion of Administrative Justice Act, 2000", ten einde die aanwysing en opleiding van voorsittende beamptes verder te reguleer;
- (p) die "Promotion of Equality and Prevention of Unfair Discrimination Act, 2000", ten einde MIV/VIGS status by te voeg tot die definisie van "prohibited grounds" en om die aanwysing en opleiding van voorsittende beamptes verder te reguleer;
- (q) die Wet op die Instel van Regsgedinge teen sekere Staatsorgane, 2002, ten einde—
  - (i) die betekening van kennisgewings op staatsorgane; en
  - (ii) die betekening van prosesstukke op staatsorgane in ooreenstemming met die Wet op Staatsaanspreeklikheid, 1957, verder te reguleer;
- (r) die "Children's Act", 2005", ten einde tegniese wysigings aan te bring;
- (s) die Wysigingswet op die Strafwet (Seksuele Misdrywe en Verwante Aangeleenthede), 2007, ten einde—
  - (i) die kategorieë van persone wie se besonderhede in die Nasionale Register vir Seks-oortreders opgeteken moet word;
  - (ii) die optekening in die Nasionale Register vir Seks-oortreders van die besonderhede van persone wat skuldig bevind is; en
  - (iii) die aanwysing van howe vir seksuele misdrywe, verder te reguleer;
- (t) die "Prevention and Combating of Trafficking in Persons Act, 2013", ten einde tegniese wysigings aan te bring;
- (u) die Wet op Hoër Howe, 2013, ten einde die elektroniese oorsending van dagvaardings, bevelskrifte en ander prosesstukke, verder te reguleer;
- (v) die "Legal Aid South Africa Act, 2014", ten einde—
  - (i) tegniese wysigings aan te bring; en
  - (ii) die tydperk van aanstelling van lede van die Raad van "Legal Aid South Africa", verder te reguleer; en
- (w) om voorsiening te maak vir aangeleenthede wat daarmee in verband staan.

4. 'n Afskrif van die Wetsontwerp kan op die webtuistes van die Parlementêre Moniteringsgroep by <http://www.pmg.org.za> en die Departement van Justisie en Staatkundige Ontwikkeling by [www.justice.gov.za](http://www.justice.gov.za) gevind word en, na indiening, ook verkry word van die Staatsdrukkers: Kaapstad (Telefoonnommer: (021) 465-7531).

## ISIHLOKOMISO

## ISEBE LOBULUNGISA NOPHULISO LOMGAQO-SISEKO

UKUPAPASHWA KWESISHWANKATHELO ESICHAZAYO SEJUDICIAL  
MATTERS AMENDMENT BILL KA-2016

1. Ngokwenjenje kukhutshwa isihlokomiso ngokoMgaqo 241(1)(b) weNdlu YoWiso-Mthetho sokuba uMphathiswa Wobulungisa Neenkonzolungiso-similo uceba ukungenisa *Judicial Matters Amendment Bill ka-2016* (lo Mthetho Oyilwayo) kwiNdlu YoWiso-Mthetho.
2. Isishwankathelo esichazayo salo Mthetho Oyilwayo sipapashwa ngokoMgaqo 241(1)(b) kwiMgaqo yeNdlu YoWiso-Mthetho.
3. Injongo yalo Mthetho Oyilwayo kukwenza utshintsho—
  - (a) kwi*Magistrates' Courts Act ka-1944*, ukuze—
    - (i) ilawule izibonelelo zeemantyi ekufuneka zigqibezele amatyala ezazingawagqibanga xa zaziyeke ubumantyi;
    - (ii) nokuze kumiselwe iimantyi zeenqila zokuchophela amatyala embambano;
  - (b) kwi*State Liability Act ka-1957*, ukuze—
    - (i) ilawule ukunikwa komntu amaxwebhu ambizela enkundleni;
    - (ii) ilawule ukukhutshwa kweziguqunyazisi zokuthimba zikhutshwa ngoomabhalane benkundla;
    - (iii) nokuze yenze utshintsho ekuchazweni kwamagama athile;
  - (c) kwi*Administration of Estates Act ka-1965* ukuze ilungu leKhabhinethi eliphathiswe ukusingathwa kobulungisa lenze imimiselo ethile ngabantu abanokuthi baliguqule libe yimali ilifa labantu abaswelekileyo baze balabe;
  - (d) kwi*South African Law Reform Commission Act ka-1973* ukuze ilawule ukuba makube ngoobani amababe kwiKomishoni Yokuguqulwa Komthetho YaseMzantsi-Afrika;
  - (e) kwi*Criminal Procedure Act ka-1977*, ukuze—
    - (i) ilawule ukuba maliphele emva kwexesha elingakanani ilungelo lokutshutshisa umntu;
    - (ii) ilawule ukufumaneka kwamangqina athile kumatyala olwaphulo-mthetho;
    - (iii) ilawule ukuba ngabantu abanjani abanokuba ngamangqina okanye ngamangqina anjani anokunyanzelwa ukuba angqine;
    - (iv) ilungise izinto-yinto ezifuna ukulungiswa;
  - (f) kwi*Attorneys Act ka-1979* ukuze ilawule ukusetyenziswa kwamagqwetha asengabakhwetha;
  - (g) kwi*Small Claims Courts Act ka-1984* ukuze inike iBhodi Yemigaqo Yeenkundla Zomthetho igunya lokuqulunqa imigaqo elawula iinkalo ngeenkalo kwiinkundla zamabango amancinane;
  - (h) kwi*Rules Board for Courts of Law Act ka-1985* ukuze ilawule ukuba ngoobani amababe kwiBhodi Yemigaqo Yeenkundla Zomthetho;



- (i) kwi*Sheriffs Act* ka-1986 ukuze—
  - (i) ilawule ukumiselwa koonothimba;
  - (ii) ivumele ukudluliselwa kweemali ezithile ezikwi*trust account* zoonothimba ziye kwi*Fidelity Fund* yoonothimba;
  - (iii) ilawule ukwabiwa kwemimandla amabasebenze kuyo oonothimba;
  - (iv) nokuze incedise abantu abathile abamangalelana ezinkundleni ukuba bahlawule iindleko zokuphunyezwa kwemiyalelo yenkundla yamabango amancinane;
- (j) kwi*Magistrates Act* ka-1993 ukuze —
  - (i) ilungise izinto-yinto ezifuna ukulungiswa;
  - (ii) ilawule ukuba makube ngoobani abakwi*Komishoni YeeMantyi*;
  - (iii) nokuze yolule iminyaka yobudala emazithathe umhlalaphantsi xa zikuyo iimantyi;
- (k) kwi*Criminal Law Amendment Act* ka-1997 ukuze iquke ukudlwengula nokunyanzelwa komntu ukuba adlwengule umntu omdala kwi*Nxalenye 1 yeShedyuli 2*;
- (l) kwi*National Prosecuting Authority Act* ka-1998 ukuze ivumele ukugxunyekwa kwee-ofisi zabatshutshisi kumakomkhulu ee*Nkundla Eziphakamileyo*;
- (m) kwi*Debt Collectors Act* ka-1998 ukuze ilawule amagunya e*Bhunga Labagqogqi-matyala*;
- (n) kwi*Promotion of Access to Information Act* ka-2000 ukuze ilawule ukuchongwa nokuqeqeshwa kwabachopheli-matyala;
- (o) kwi*Promotion of Administrative Justice Act* ka-2000 ukuze ilawule ukuchongwa nokuqeqeshwa kwabachopheli-matyala;
- (p) kwi*Promotion of Equality and Prevention of Unfair Discrimination Act* ka-2000 ukuze yongeze amagama athi “HIV/AIDS status” ekuchazweni kwamagama athi “prohibited grounds” ize ilawule ukuchongwa nokuqeqeshwa kwabachopheli-matyala;
- (q) kwi-*Institution of Legal Proceedings Against Certain Organs of State Act* ka-2002 ukuze ilawule —
  - (i) ukusiwa kwamaxwebhu abizela umntu enkundleni esiwa kumacandelo karhulumente;
  - (ii) nokusiwa kwamaxwebhu abizela umntu enkundleni esiwa kumacandelo karhulumente ngokwe*State Liability Act* ka-1957;
- (r) kwi*Children’s Act* ka-2005 ukuze ilungise izinto-yinto ezifuna ukulungiswa;
- (s) kwi*Criminal Law (Sexual Offences and Related Matters) Amendment Act* ka-2007 ukuze ilawule—
  - (i) iindidi zabantu abankcukacha zabo mazibhalwe kwi*Rejista Yelizwe Yabenze Amatyala Esondo*;
  - (ii) ukubhalwa kweenkcukacha zabafunyaniswe benetyala zibhalwa kwi*Rejista Yelizwe Yabenze Amatyala Esondo*;
  - (iii) nokumiselwa kweenkundla zamatyala esondo;
- (t) kwi*Prevention and Combating of Trafficking in Persons Act* ka-2013 ukuze ilungise izinto-yinto ezifuna ukulungiswa;
- (u) ku*Mthetho Weenkundla Ezingentla* ka-2013 ukuze ilawule ukuthunyelwa nge-elektroniki kwemisila yengwe, nezigunyazisi namanye amaxwebhu;
- (v) kwi*Legal Aid South Africa Act* 2014 ukuze—
  - (i) ilungise izinto-yinto ezifuna ukulungiswa; nokuze
  - (ii) ilawule ubude bexesha lokumiselwa kwamalungu e*Bhodi yeLegal Aid South Africa*;
- (w) nokulungiselela izinto ezihlobene noku.

4. Ikopi yalo Mthetho Oyilwayo inokufumaneka kwiwebsayithi yeParliamentary Monitoring Group ethi <http://www.pmg.org.za> neyeSebe Lobulungisa Nophuhliso LoMgaqo-siseko ethi [www.justice.gov.za](http://www.justice.gov.za) uze ke, emva kokuba ungenisiwe, ufumaneke nakuBashicileli BakaRhulumente: eKapa umnxeba uthi (021) 465-7531).

## TSEBISO KAKARETSO

## LEFAPHA LA TOKA LE NTSHETSOPELE YA MOLAO THEO

## PHATLALATSO YA TLHALOSO E KGUTSUFADITSWENG YA TOKISO YA BILI YA TSA MOLAO YA 2016

1. Tsebis e nehelwa ho latela dintlha tsa Molao 241(1)(b) wa Melao ya Seboka sa Naha eo Letona la Toka le Ditshebeletso tsa Tlhabollo ya Batshwaruwa le ikemiseditseng ho ka tsebisa Bili ya Tsa Molao ya 2016 (Bili), Sebokeng sa Naha haufinyana.
2. Tlhaloso e kgutsufaditsweng ya Bili e phatlaladitswe ho latela Molao 241(1)(c) ya Melao ya Seboka sa Naha.
3. Bili e ikemiseditse ho lokisa—
  - (a) *Magistrates' Courts Act, 1944*, e le ho ka—
    - (i) tswela pele ka ho laola dikuno tsa bomaseterata ba tshwanetseng ho phethela ditsamaiso tse sa kang tsa phethelwa ka nako eo ba tswang mosebetsing wa bomaseterata; le
    - (ii) ho tswela pele ka ho nehelana ka ho thonya bomaseterata ba dikarolo tsa lebatowa ho ka ahlola dingangisanong tsa setjhaba;
  - (b) *State Liability Act, 1957*, e le ho ka—
    - (i) tswela pele ka ho laola tshebeletso ya tsamaiso ya lekgotla;
    - (ii) tswela pele ka ho laola phano ya ditaello tsa lekgotla ho phethwa ke morejistara kapa tlelaka ya lekgotla; le
    - (iii) ho lokisa ditlhalosa tse itseng;
  - (c) *Administration of Estates Act, 1965*, e le ho kgontsha ditho tsa Kabinete tse sebetisanang le tsamaiso ya toka ho ka etsa melaong e itseng e mabapi le batho ba ka lefellang mekitlane le ho tsamaisa thepa ya mofu;
  - (d) *South African Law Reform Commission Act, 1973*, e le ho ka tswela pele ka ho laola molaotheo wa Khomishene ya Ntlatso ya Molao Afrika Borwa;
  - (e) *Criminal Procedure Act, 1977*, e le ho ka—
    - (i) tswela pele ka ho laola taelo ya tokelo ya ho ka tshotjhiswa;
    - (ii) tswela pele ka ho laola boteng ba dipaki ditsamaisong tsa tlolo ya molao wa bosinyi;
    - (iii) tswela pele ka ho laola bokgoni kapa qobello ya dipaki ho nehelana ka bopaki; le
    - (iv) etsa ditokiso tsa setekgeniki;
  - (f) *Attorneys Act, 1979*, e le ho ka laola kopano le baithuti ba diakgente;
  - (g) *Small Claims Courts Act, 1984*, e le ho ka nehela Lekgotla la Melao bakeng la Makgotla a dinyewe a molao matla a ho ka etsa melao e laolang dikarolo tse itseng tse fapaneng tsa makgotla a ditlleimi tse nyane;
  - (h) *Rules Board for Courts of Law Act, 1985*, e le ho ka tswela pele ka ho laola molaotheo wa Lekgotla la Melao bakeng la Makgotla a dinyewe a Molao;
  - (i) *Sheriffs Act, 1986*, e le ho ka—
    - (i) tswela pele ka ho laola ho thonngwa ha disherifi;
    - (ii) ho nehelana ka phithiso ya tjelete e itseng ho diakhaonto tsa terasete ya disherifi ho Letlole la Fidelity bakeng la Disherifi;
    - (iii) laola ho aba dibaka bakeng la disherifi; le
    - (iv) thusa baqosi ba itseng ka tefello ya ditjeho bakeng la ho phetha dikahlolo tsa lekgotla la ditlleimi tse nyane;

- (j) *Magistrates Act, 1993*, e le ho ka —
  - (i) etsa ditokiso tsa setekgeniki;
  - (ii) tswela pele ka ho laola sebopeho sa Khomishene ya Bomaseterata; le
  - (iii) eketsa dilemo tsa bomaseterata tsa ho tlohela mosebetsi;
- (k) *Criminal Law Amendment Act, 1997*, e le ho ka kenyeletsa peto le kगतello ya peto ya motho e moholo Karolong I ya Sejule 2;
- (l) *National Prosecuting Authority Act, 1998*, e le ho ka nehelana ka ho thehwa ha diofisi tsa bolaodi ba botjhotjhisi ditulong tsa lehae tsa Makala a Lekgotla le Phahameng la dinyewe;
- (m) *Debt Collectors Act, 1998*, e le ho ka tswela pele ka ho laola matla a Lekgotla la Balati ba Mekitlane;
- (n) *Promotion of Access to Information Act, 2000*, e le ho ka laola thotlolo le thupello ya bahlanka ba okametseng;
- (o) *Promotion of Administrative Justice Act, 2000*, e le ho ka laola thotlolo le thupello ya bahlanka ba okametseng;
- (p) *Promotion of Equality and Prevention of Unfair Discrimination Act, 2000*, e le ho ka kenya boemo ba HIV/AIDS ho tlhaloso ya “maemo a thibetsweng” le ho laola thotlolo le thupello ya bahlanka ba okametseng;
- (q) *Institution of Legal Proceedings against certain Organs of State Act, 2002*, e le ho laola —
  - (i) tshebetso ya ditsebiso kgahlano le Makala a mmuso; le
  - (ii) tshebetso ya tsamaiso kgahlano le Makala a mmuso ho latela nehelo ya *State Liability Act, 1957*;
- (r) *Children's Act, 2005*, e le ho ka etsa ditokiso tsa setekgeniki;
- (s) *Criminal Law (Sexual Offences and Related Matters) Amendment Act, 2007*, e le ho ka laola—
  - (i) dihlopha tsa batho bao dintlha tsa bona ditshwanetseng ho ka kenngwa ho Rejistara ya Naha ya Batlola Molao wa Thobalano;
  - (ii) ho kenngwa ha dintlha tsa bafumanweng ba le molato Rejistareng ya Naha ya Batlola molao wa Thobalano; le
  - (iii) thotlolo ya makgotla a dinyewe tsa batlola molao wa thobalano;
- (t) *Prevention and Combating of Trafficking in Persons Act, 2013*, e le ho ka etsa ditokiso tsa setekgeniki;
- (u) *Superior Courts Act, 2013*, e le ho ka laola disamane tsa elektroniki, ditaello tsa lekgotla le ditsamaiso tse ding; le
- (v) Molao wa Thuso ya Molao Afrika Borwa, 2014, e le ho ka—
  - (i) etsa ditokiso tsa setekgeniki; le
  - (ii) tswela pele ka ho laola dintlha tsa ho thongwa ha ditho tsa Lekgotla la Thuso ya Molao Afrika Borwa; le
- (w) ho nehelana ka dintlha tse amanang le tse mona.

4. Khopi ya Bili e ka fumaneha ho ditsha tsa inthanete tsa Parliamentary Monitoring Group ho <http://www.pmg.org.za> le Lefapha la Toka le Ntshetsopele ya Molaotheo ho [www.justice.gov.za](http://www.justice.gov.za) mme, ka mora tsebiso, e ka fumaneha ho Bahatishi ba Mmuso: Cape Town (Nomoro ya mohala: (021) 465-7531).

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