

REPUBLIC OF SOUTH AFRICA

GOVERNMENT GAZETTE

STAATSKOERANT

VAN DIE REPUBLIEK VAN SUID-AFRIKA

Registered at the Post Office as a Newspaper

As 'n Nuusblad by die Poskantoor Geregistreer

VOL 387

l

CAPE TOWN. 5 SEPTEMBER 1997 KAAPSTAD. 5 SEPTEMBER 1997

No. 18256

OFFICE OF THE PRESIDENT		KANTO	OOR VAN DIE PRESIDENT
No. 1164.	5 September 1997	No.1164.	5 September 1997
	the President has assented s hereby published for general	goedkeuring geheg h	ekend gemaak dat die President sy net aan die onderstaande Wet wat hierby ng gepubliseer word:

No. 33 of 1997: Abolition of Corporal Punishment Act. 1997.

No. 33 van 1997: Wet op die Afskaffing van Lyfstraf. 1997.

No. 18256

Act	No.	33.	1997

ABOLITION OF CORPORAL PUNISHMENT ACT. 1997

GENERAL EXPLANATORY NOTE:

[1	Words in bold type in square brackets indicate omissions from existing enactments.
	-	Words underlined with a solid line indicate insertions in existing enactments.

ACT

To provide for the abolishment of corporal punishment authorised in legislation; and to provide for matters connected therewith.

(English text signed by the President.) (Assented to 28 August 1997.)

B^E IT ENACTED by the Parliament of the Republic of South Africa, as follows:—

Abolition of corporal punishment

1. Any law which authorises corporal punishment by a court of law, including a court of traditional leaders, is hereby repealed to the extent that it authorises such punishment. 5

Amendment or repeal of laws

2. The laws mentioned in the Schedule are hereby amended or repealed to the extent indicated in the third column thereof.

Short title

3. This Act shall be called the Abolition of Corporal Punishment Act, 1997.

ABOLITION OF CORPORAL PUNISHMENT ACT, 1997

SCHEDULE

(Laws amended or repealed by section 2)

No. and year of law	Short title	Extent of amendment or repeal
Act No. 38 of 1927	Błack Administration Act. 1927	Amendment of section 20 by the substitution for [he proviso to subsection (2) of the following proviso: "Provided that in the exercise of the jurisdiction conferred upon him or her under subsec- tion (I) a chief. headman or chief's deputy may not inflict any punishment involving death. mutilation. grievous bodily harm or imprisonment or impose a fine in excess of [twenty pounds] R 100 or two head of large stock or ten head of small stock or impose corpo- ral punishment [save in the case of unmarried males be- low the apparent age of thirty years]."
Act No. 32 of 1944	Magistrates`Courts Act. 1944	Amendment of section92 by [he deletion of paragraph (c) of sub- section (1).
ActNo.3 of 1957	Witchcraft Suppression Act, 1957	Amendment of section I by the substitution for paragraphs (i) and (ii) of the following paragraphs. respectively: "(i) in the case of an offence referred to in paragraph (a) or (b) in consequence of which the person in respect of whom such offence was committed. has been killed. or where the accused has been proved to be by habit or repute a witchdoctor or witch-finder. to imprison- ment for a period not exceeding 20 years [or to a whipping not ex- ceeding ten strokes or to both such imprison- ment and such whip- ping]:

No. and year of law	Short title	Extent of amendment or repeal
		 (ii) in the case of any other offence referred to in the said paragraphs, to [one or more of the following penalties, namely] a fine [not exceeding one thousand rand] or imprisonment for a period not exceeding ten years [and a whipping not exceeding
ActNo. 57 of' 1959	Stock Theft Act. 1959	 ten strokes];". Amendment of section 13— (a) by the deletion of subparagraphs (iii) and (iv) of paragraph (a); and (b) by the deletion of subparagraphs (ii) and (iii) of paragraph (b).
set No. 71 of 1962	Animals Protection Act, 1962	Amendment of section 2 by the substitution in subsection (1) for the words following upon para- graph (s) of the following words: "shall, subject to the provisions of this Act and any other law, be guilty of an offence and li- able on conviction to a fine [not exceeding R4 000 or in default of payment] or to im- prisonment for a period not exceeding 12 months or to such imprisonment without the op- tion of a fine [or, where any such act or omission is of a wilful and an aggravated na- ture, to a whipping not ex- ceeding six strokes or to both such a fine and such a whip- ping or to both such impris- onment without the option of
ct No. 71 of 1968	Dangerous Weapons Act. 1968	a fine and such a whip- ping].". Amendment of section 4 by the substitution for subsections (1) and (2) of the following subsec- tions. respectively: "(1) Whenever a person above the age of 18 years is convicted of an offence involv- ing violence to any other per- son and it has been proved that he or she killed or injured such

vo. and year of law	Short title	Extent of amendment or repeal
vo. and year of law	Short title	other person by using a danger- ous weapon or a firearm. he or she shall. except when [the ⁻ death sentence is imposed or] he or she is in terms of section 286 of the Criminal Procedure Act, 1977 (Act No. 51 of 1977), declared an habitual criminal, notwithstanding any thing to the contrary many law contained, be sentenced 10 im- prisonment for a period of not less than two years, and if he or she is so convicted by a magistrate's court.not exceed- ing eight years [and may in addition to any such punish- ment be sentenced to a whip- ping not exceeding seven strokes]: Provided that if the court is of the opinion that there are circumstances which justify the imposition of a lighter sentence than the pun- ishment prescribed by this sec- tion, it shall enter those cir- cumstances on the record of the proceedings and may thereupon impose such lighter sentence on the person so convicted: Provided further that in the
.ct No. 57 of 1976	lationalParksAct. 1976	on the person so convicted:

No. and year of law	Short title	Extent of amendment or repeal
		and not more than
		R8 000 or, in default of
		payment of such fine, to
		imprisonment for a pe-
		riod of not less than one
		year and not more than
		two years or, if such
		person has been previ-
		ously convicted under
		this subsection or sub-
		section (2), he or she
		may be sentenced to
		such imprisonment
		without the option of a
		fine [and, if the court
		so convicting such per-
		stsn finds that the con-
		travention was wilful,
		it may on a first or
		subsequent conviction
		in addition to any fine
		or imprisonment to
		which such person
		may be sentenced, sen-
		tence such person to
		corporal punishment
		not exceeding seven
		strokes];":
		(b) by the deletion in subsection
		(1) of subparagraph (bb) of
		paragraph (b); (c) try the substitution for subsec-
		tion (2) of the following sub-
		section:
		"(2) Any person who con-
		travenes the provisions of
		paragraph (c) of subsection (1)
		(1) of section 2 I with refer-
		ence to any animal not speci-
		fied in Schedule 2, or para-
		graph (f) of that subsection
		with reference to a veld fire,
		shall be guilty of an offence
		and liable on conviction to a
		fine of not less than RI 000
		and not more than R6 000 or,
		in default of payment of such
		fine, to imprisonment for a
		period of not less than three
		months and not more than 18
		months or, if such person has
		been previously convicted
		under this subsection or under
		subsection (1), to such im-
		prisonment without the option

No. and year of law	Short title	Extent of amendment or repeal
		of a fine [and, if the court so
		convicting such person finds that the contravention was
		wilful, it may on a first or
		subsequent conviction, in
		addition to any fine or im-
		prisonment to which such
		person may be sentenced,
		sentence such person to cor-
		poral punishment not ex-
		ceeding seven strokes].": and
		d) by the substitution for subsec-
		tions (5) and (6) of the fol-
		lowing subsections. respec-
		tively:
		"(5) Any person who con-
		travenes the provisions of
		section $21(1)(i)$ with refer-
		ence to a tree or other plant
		specified in Schedule 3, shall
		be guilty of an offence and
		liable on conviction to a fine
		of' not less than RI 000 and
		not more than R6 000 or. m
		default of payment of such
		fine. to imprisonment for a
		period of not less than three
		months and not more than 18
		months or, if such person has
		been previously convicted
		under this subsection or sub-
		section (6). be or she may be
		sentenced to such imprison-
		ment without the option of a
		fine [and, if the court so
		convicting such person finds
		that the contravention was
		wilful, it may on a first or
		subsequent conviction in
		addition to any fine or im-
		prisonment to which such
		person may be sentenced,
		sentence such person to cor-
		poral punishment not ex-
		ceeding seven strokes].
		(6) Any person who contra-
		venes the provisions of sec-
		tion $21(1)(i)$ with reference to
		a tree or other plant not speci-
		fied in Schedule 3. shall be
		guilty of an offence and liable
		on conviction to a line of not
		less than R300 and not more
		than R I 500 or, in default of
		payment of such tine. to im-
		prisonment for a period of not

Act No. 5 I of 1977Criminal Procedure Act, 1977less than one month and not more than tour months or, if such person has been previ- ously convicted under this subsection or subsection (5), to such imprisonment without the option of a fine [and, if the court so convicting such person finds that the contra- vention was wilful, it may on a first or subsequent con- viction in addition to any fine or imprisonment to which such person may be sentenced, sentence such person to corporal punish- ment not exceeding seven strokes].".'a) Amendment of section 1 I 2 by the substitution tor para- graphs, respectively: "(a) [the presiding judge may, if he is of the
applied in the original matrix applied in the original matrix bill

No. and year of law	Short title	Extent of amendment or repea
		option of' a fine [o
		a whipping] or a
		fine exceeding the
		amount determine
		by the Minister
		from time to time
		by notice m the
		Gazette; or
		(ii) deal with the ac-
		cused otherwise in
		accordance with
		law:
		(b) [the presiding judge
		shall, if he is of the
		opinion that the of-
		fence merits the sen-
		tence of death, or] the
		presiding judge.re-
		gional magistrate or
		magistrate shall, if he
		she is of [he opinion
		that the offence merits
		punishment of impriso
		ment or anyother form
		of detention without th
		option of a fine [or of
		whipping] or of a fine
		exceeding the amount
		determined by the Mir
		ister from time to ume
		by notice in the Gazet
		or if requested thereto
		by the prosecutor. que
		tion the accused with
		reference to the allege
		facts of the case in or-
		dertoascertain whethe
		he or she admits the
		allegations in [he char
		to which he or she has
		pleaded guilty, and ma
		if satisfied that the ac-
		cused is guilty of the
		offence to which heor
		she has pleaded guilt).
		convict [he accused or
		his or her plea of guilt
		of that offence and im-
		pose anycompetent
		sentence [Provided th
		the sentence of death
		shall not be imposed
		unless the guilt of the
		accused has been
		proved as if he had
		pleaded not guilty].".

No. and year of law	Short title	Extent of amendment or repeal
		(b) Amendment of section 276
		by the deletion of paragraph
		(g) of subsection (1).
		(c) Amendment of section 290 by
		the substitution for subsection
		(2) of the following subsec-
		tion:
		"(2) Any court which sen-
		tences a person under the age
		of 18 years to a fine [or a
		whipping] may, in addition to
		imposing such punishment,
		deal with him or her in terms
		of paragraph (a) , (b) , (c) or
		(d) of subsection (I).".
		(d) Repeal of sections 292, 293,
		294 and 295.
		(e) Amendment of section 302 by
		the deletion in subsection (1)
		of subparagraph (iii) of para-
		graph (a) .
		(f) Repeal of section 308.
		(g) Amendment of section 309
		by the substitution for para-
		graph (b) of subsection (4) of
		the following paragraph:
		"(b) sections 307 [308] and
		308A shall mutatis
		mutandis apply with
		reference to the sen-
		tence appealed against
		[including a sentence
		of a whipping imposed
		under section 294].".
		(h) Amendment of section 321
		by the deletion of paragraph
		(a) of subsection (1).