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STATE PRESIDENT'S OFFICE

KANTOOR VAN DIE STAATSPRESIDENT

No. 2294.

14 October 1987

No. 2294.

14 Oktober 1987

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

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

No. 81 of 1987: Intestate Succession Act, 1987.

No. 81 van 1987: Wet op Intestate Erfopvolging, 1987.

ACT

To regulate anew the law relating to intestate succession; and to provide for matters connected therewith.

(English text signed by the State President.)
(Assented to 30 September 1987.)

BE IT ENACTED by the State President and the Parliament of the Republic of South Africa, as follows:—

Intestate
succession.

1. (1) If after the commencement of this Act a person (hereinafter referred to as the "deceased") dies intestate, either wholly or in part, and—
- (a) is survived by a spouse, but not by a descendant, such spouse shall inherit the intestate estate; 5
 - (b) is survived by a descendant, but not by a spouse, such descendant shall inherit the intestate estate;
 - (c) is survived by a spouse as well as a descendant— 10
 - (i) such spouse shall inherit a child's share of the intestate estate or so much of the intestate estate as does not exceed in value the amount fixed from time to time by the Minister of Justice by notice in the *Gazette*, whichever is the greater; and 15
 - (ii) such descendant shall inherit the residue (if any) of the intestate estate;
 - (d) is not survived by a spouse or descendant, but is survived—
 - (i) by both his parents, his parents shall inherit the in- 20
testate estate in equal shares; or
 - (ii) by one of his parents, the surviving parent shall inherit one half of the intestate estate and the descendants of the deceased parent the other half, and if there are no such descendants who have sur- 25
vived the deceased, the surviving parent shall inherit the intestate estate; or
 - (e) is not survived by a spouse or descendant or parent, but is survived—
 - (i) by— 30
 - (aa) descendants of his deceased mother who are related to the deceased through her only, as well as by descendants of his deceased father who are related to the deceased through him only; or 35
 - (bb) descendants of his deceased parents who are related to the deceased through both such parents; or

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- (cc) any of the descendants mentioned in subparagraph (aa), as well as by any of the descendants mentioned in subparagraph (bb), the intestate estate shall be divided into two equal shares and the descendants related to the deceased through the deceased mother shall inherit one half of the estate and the descendants related to the deceased through the deceased father shall inherit the other half of the estate; or
- (ii) only by descendants of one of the deceased parents of the deceased who are related to the deceased through such parent alone, such descendants shall inherit the intestate estate;
- (f) is not survived by a spouse, descendant, parent, or a descendant of a parent, the other blood relation or blood relations of the deceased who are related to him nearest in degree shall inherit the intestate estate in equal shares.
- (2) Notwithstanding the provisions of any law or the common law, but subject to the provisions of this Act and section 5 (2) of the Children's Status Act, 1987, illegitimacy shall not affect the capacity of one blood relation to inherit the intestate estate of another blood relation.
- (3) A notice mentioned in subsection (1) (c) (i) shall not apply in respect of the intestate estate of a person who died before the date of that notice.
- (4) In the application of this section—
- (a) in relation to descendants of the deceased and descendants of a parent of the deceased, division of the estate shall take place *per stirpes*, and representation shall be allowed;
- (b) "intestate estate" includes any part of an estate which does not devolve by virtue of a will or in respect of which section 23 of the Black Administration Act, 1927 (Act No. 38 of 1927), does not apply;
- (c) any person who is disqualified from being an heir of the intestate estate of the deceased, or who has renounced his right to be such an heir, or any person who, by representing such first-mentioned person, would have been entitled to inherit had such person not been so disqualified or had he not so renounced his right, shall be deemed not to have survived the deceased;
- (d) the degree of relationship between blood relations of the deceased and the deceased—
- (i) in the direct line, shall be equal to the number of generations between the ancestor and the deceased or the descendant and the deceased (as the case may be);
- (ii) in the collateral line, shall be equal to the number of generations between the blood relations and the nearest common ancestor, plus the number of generations between such ancestor and the deceased;
- (e) an adopted child shall be deemed—
- (i) to be a descendant of his adoptive parent or parents;
- (ii) not to be a descendant of his natural parent or parents, except in the case of a natural parent who is also the adoptive parent of that child or was, at the time of the adoption, married to the adoptive parent of the child;
- (f) a child's portion, in relation to the intestate estate of the deceased, shall be calculated by dividing the monetary value of the estate by a number equal to the number of children of the deceased who have either survived him or have died before him but are survived by their descendants, plus one.
- (5) If an adopted child in terms of subsection (4) (e) is deemed to be a descendant of his adoptive parent, or is deemed not to

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be a descendant of his natural parent, the adoptive parent concerned shall be deemed to be an ancestor of the child, or shall be deemed not to be an ancestor of the child, as the case may be.

Repeal of laws.

2. The laws specified in the Schedule are hereby repealed to the extent set out in the third column of the Schedule. 5

Short title and commencement.

3. This Act shall be called the Intestate Succession Act, 1987, and shall come into operation on a date to be fixed by the State President by proclamation in the *Gazette*.

Schedule

LAWS REPEALED

No. and year of law	Title, subject or heading	Extent of repeal
The Political Ordinance of 1 April 1580 ("Groot Placaet-Boek", Part 1)	"Ordonnantie van de Policien binnen Hollandt."	Sections 19 to 28, inclusive
Interpretation of 13 May 1594 ("Groot Placaet-Boek", Part 1) ...	"Verklaringe van de Heeren Staten van Hollandt en de Wes-Vrieslandt op de Ordonnantie van de Successien."	The whole
Octrooi of 10 January 1661 ("Groot Placaet-Boek", Part 2) ...	"Octroy, by haer Hoogh Mog: Verleent aende Oost-Indische Compagnie deser Landen op 't recht van de Successien <i>ab intestato</i> in Oost-Indien, ende op de reyse gints ende herwaerts."	The whole
Act No. 13 of 1934	Succession Act, 1934	The whole
Act No. 93 of 1962	General Law Further Amendment Act, 1962	Section 15
Act No. 44 of 1982	Succession Amendment Act, 1982	The whole
Act No. 88 of 1984	Matrimonial Property Act, 1984	Section 27