Police Legislation Model

Republic of South Africa

Police Service Act 68, 1995
Police Legislation Model

Republic of South Africa

Police Service Act 68, 1995
About DCAF

The Geneva Centre for the Democratic Control of Armed Forces (DCAF) promotes good governance and reform of the security sector. The Centre conducts research on good practices, encourages the development of appropriate norms at the national and international levels, makes policy recommendations and provides in-country advice and assistance programmes. DCAF’s partners include governments, parliaments, civil society, international organisations and various security services such as police, judiciary, intelligence agencies, border security services and the military. Further information on DCAF is available at: www.dcaf.ch

Acknowledgements

DCAF would like to thank the members of the Editorial Board for their dedication and the time they devoted to review this series.

Editorial Board

The Editorial Board comprises international and regional experts representing civil society, legislative and executive authorities and security forces. The current members of the Editorial Board are:

- Pierre Aepli, Lausanne
- Mamduh Al-Akr, Ramallah
- Mahmud Asfur, Gaza
- Habib El Belkouch, Rabat
- Hans Born, Geneva
- Ghattas Choueiri, Beirut
- Roland Friedrich, Ramallah
- Pascal Gemperli, Geneva
- Ghazi Hamad, Gaza
- Ahmad Issa, Ramallah
- Khalida Jarrar, Ramallah
- Attalah Kuttab, Amman
- Jonas Loetscher, Geneva
- Arnold Luethold, Geneva
- Firas Milhem, Ramallah
- Haytham Rawahneh, Amman
- Tait Sean, Cape Town
- DCAF’s Police Reform Programme

Graphical assistance

- Wael Dwaik, Ramallah
- Nayla Yazbec, Beirut
# TABLE OF CONTENTS

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Introduction to the toolkit</td>
<td>6</td>
</tr>
<tr>
<td>How to use this tool?</td>
<td>8</td>
</tr>
<tr>
<td>The South African Police</td>
<td>9</td>
</tr>
<tr>
<td>The Act, presented in the analytical grid</td>
<td>11</td>
</tr>
<tr>
<td>Structure and context</td>
<td>11</td>
</tr>
<tr>
<td>Vision and values</td>
<td>12</td>
</tr>
<tr>
<td>Mission</td>
<td>12</td>
</tr>
<tr>
<td>Relations and subordinations</td>
<td>13</td>
</tr>
<tr>
<td>Organisation</td>
<td>22</td>
</tr>
<tr>
<td>Personnel</td>
<td>30</td>
</tr>
<tr>
<td>Duties and rights</td>
<td>40</td>
</tr>
<tr>
<td>Accountability and transparency</td>
<td>42</td>
</tr>
<tr>
<td>Other</td>
<td>48</td>
</tr>
<tr>
<td>The Act, presented in its original form</td>
<td>51</td>
</tr>
<tr>
<td>Chapter 1: <em>Interpretations</em></td>
<td>51</td>
</tr>
<tr>
<td>Chapter 2: <em>Ministerial Services</em></td>
<td>52</td>
</tr>
<tr>
<td>Chapter 3: <em>Establishment And Composition Of Service</em></td>
<td>53</td>
</tr>
<tr>
<td>Chapter 4: <em>Commissioners</em></td>
<td>54</td>
</tr>
<tr>
<td>Chapter 5: <em>Powers, Duties And Functions</em></td>
<td>56</td>
</tr>
<tr>
<td>Chapter 6: <em>Organised Crime And Public Order Policing Unit</em></td>
<td>60</td>
</tr>
<tr>
<td>Chapter 7: <em>Community Police Forums And Boards</em></td>
<td>62</td>
</tr>
<tr>
<td>Chapter 8: <em>Regulations</em></td>
<td>63</td>
</tr>
<tr>
<td>Chapter 9: <em>Appointments, Terms And Conditions Of Service And Termination Of Service</em></td>
<td>66</td>
</tr>
<tr>
<td>Chapter 10: <em>Independent Complaints Directorate</em></td>
<td>73</td>
</tr>
<tr>
<td>Chapter 11: <em>General Provisions</em></td>
<td>75</td>
</tr>
<tr>
<td>Chapter 12: <em>Municipal And Metropolitan Police Services</em></td>
<td>77</td>
</tr>
<tr>
<td>Chapter 13: <em>Offences</em></td>
<td>83</td>
</tr>
<tr>
<td>Chapter 14: <em>Repeal And Transitional Provisions</em></td>
<td>86</td>
</tr>
<tr>
<td>Chapter 15: <em>Short Title And Commencement</em></td>
<td>87</td>
</tr>
</tbody>
</table>
Introduction to the toolkit

Legislating for the security sector is a complex and difficult task. Many lawmakers thus find it tempting to copy legislation from other countries. This expedites the drafting process, especially when the texts are available in the language of the lawmaker, but more often than not, the result is poor legislation.

Even after being amended, the copied laws are often out of date before coming into effect. They may no longer be in line with international standards or they may not fully respond to the requirements of the local political and societal context. Copied laws are sometimes inconsistent with the national legislation in place.

In some cases, there is simply no model law available in the region for the type of legislation that is needed. This has been the case in the Arab region, where the security sector has only slowly begun to be publicly debated. It is thus difficult to find good model laws for democratic policing or for parliamentary oversight of intelligence services.

It is therefore not surprising that many Arab lawmakers have felt frustrated, confused, and overwhelmed by the task of drafting legislation for the security sector. They found it difficult to access international norms and standards because little or no resources were available in Arabic. Many of them did not know where to search for model laws and several were about to give up. Some eventually turned to DCAF for assistance.

The idea of a practical toolkit for legislators in the Arab region came when practitioners began looking for a selection of standards, norms and model laws in Arabic that would help them draft new legislation. Experts from the Arab region and DCAF thus decided to work together and develop some practical tools.

Who is this toolkit for?

This toolkit is primarily addressed to all those who intend to create new or develop existing security sector legislation. This includes parliamentarians, civil servants, legal experts and nongovernmental organisations. The toolkit may also be helpful to security officials and, as a reference tool, to researchers and students interested in security sector legislation.

What is in the toolkit?

The bilingual toolkit contains a number of booklets in English and Arabic that provide norms and standards, guidebooks as well as practical examples of model laws in various areas of security sector legislation.

The following series have been published or are being processed:

- Police legislation
- Intelligence legislation
- Military Justice legislation
- Status of Forces Agreements

Additional series will be added as the needs arise. The existing series can easily be expanded through the addition of new booklets, based on demand from the Arab region.

For the latest status of publications please visit: www.dcaf.ch/publications

What is the purpose of this toolkit?

The toolkit seeks to assist lawmakers in the Arab region in responding to citizens’ expectations. Arab citizens demand professional service from police and security forces, which should be effective, efficient and responsive to their needs. They want police and security organisations and their members to abide by the law and human rights norms and to be accountable for their performance and conduct. The toolkit thus promotes international standards in security sector legislation, such as democratic oversight, good governance and transparency.

The toolkit offers easy access in Arabic and English to international norms as well as examples of legislation outside the Arab region. This allows to compare between different experiences and practices.
The scarcity of Arab literature on security sector legislation has been a big problem for Arab lawmakers. The toolkit seeks to address this deficiency. One of its aims is to reduce time lawmakers spend on searching for information, thus allowing them to concentrate on their main task. With more information becoming available in Arabic, many citizens and civil society groups may find it easier to articulate their vision of the type of police and security service they want and to contribute to the development of a modern and strong legal framework for the security sector.

**Why is it important to have a strong legal framework for the security sector?**

A sound legal framework is a precondition for effective, efficient and accountable security sector governance because:

- It defines the role and mission of the different security organisations;
- Defines the prerogatives and limits the power of security organisations and their members;
- Defines the role and powers of institutions, which control and oversee security organisations;
- Provides a basis for accountability, as it draws a clear line between legal and illegal behaviour;
- Enhances public trust and strengthens legitimacy of government and its security forces.

For all these reasons, security sector reform often starts with a complete review and overhaul of the national security sector legislation. The point is to identify and address contradictions and the lack of clarity regarding roles and mandates of the different institutions.
How to use this tool?

Based on its history and political constitution, each federation or state has specific needs and expectations towards its police services. Police legislation should reflect these expectations. Despite their specific situation, countries can benefit from other nations’ experience as well as from international standards and best practices in the field of police legislation/policing. The police series of the toolkit “Legislating for the Security Sector” facilitates the drafting process and development of police legislation by providing international standards and models of democratic and community-based (national) police legislation.

Although each police system is unique, some common elements for a sound structure of police legislation can be identified. The Editorial Board of the toolkit “Legislating for the Security Sector” developed a grid that highlights these elements. Typically, police laws should be concise and general, comprise only the most necessary provisions and refer to other relevant national legislation and international laws and standards. Specific issues and details should be addressed separately in regulatory texts, such as rules of procedure. The advantage of this method is that the legislation remains clearly structured and can be more easily amended as it does not necessarily need to pass the more complex legislative approval process.

This booklet contains the South African police legislation in its original form, as well as its articles reorganised by topic, as shown in the table. This allows legislators to easily identify the specific topics that need to be covered in a police law, as well as to compare between different models of laws.

![Table1: The analytical grid for comparing police legislation](image-url)

<table>
<thead>
<tr>
<th>Subject</th>
<th>Content</th>
</tr>
</thead>
<tbody>
<tr>
<td>Structure and context</td>
<td>• Description of the structure of the law</td>
</tr>
<tr>
<td></td>
<td>• Context with the country's legal framework</td>
</tr>
<tr>
<td></td>
<td>• Relation to the state and the community</td>
</tr>
<tr>
<td></td>
<td>• Definition of stakeholders and actors</td>
</tr>
<tr>
<td>Vision and values</td>
<td>• Description of the vision for the police</td>
</tr>
<tr>
<td></td>
<td>• Definition of guiding values</td>
</tr>
<tr>
<td>Mission</td>
<td>• Description of the police's mission</td>
</tr>
<tr>
<td>Relations and subordination</td>
<td>• Description of the relations between the police and other state institutions, such as judiciary or the military</td>
</tr>
<tr>
<td>Organisation</td>
<td>• Presentation of the internal organisation and structure of the police, such as hierarchy and chains of command</td>
</tr>
<tr>
<td>Personnel</td>
<td>• Issues concerning human resources, such as employment, police ethics and code of personal conduct</td>
</tr>
<tr>
<td>Duties and rights</td>
<td>• Description of the police's rights and duties, especially towards civil society</td>
</tr>
<tr>
<td>Accountability and transparency</td>
<td>• Issues of accountability, transparency and oversight of the police</td>
</tr>
<tr>
<td></td>
<td>• Provisions concerning ombuds offices, compensation and related issues</td>
</tr>
<tr>
<td>Other</td>
<td>• Information not related to topics mentioned above.</td>
</tr>
<tr>
<td></td>
<td>• Clarifications regarding removed articles</td>
</tr>
</tbody>
</table>
The South African Police

Overview

The South African Police Service (SAPS) is South Africa’s main law enforcement agency. Its mandate is clearly laid down in South Africa’s Constitution: “…to prevent, combat and investigate crime, to maintain public order, to protect and secure the inhabitants of the Republic and their property, and to uphold and enforce the law”. To this effect, the SAPS operates at the national and provincial levels.

At the national level, the National Police Commissioner controls and manages the police in accordance with the national policing policy and the directions of the Minister for Safety and Security. At the provincial level, the provincial commissioners are responsible for policing in their respective provinces.

Community Policing

Since the end of the apartheid era in 1994, the South African Police Service has undergone important changes. During the apartheid era, the South African police forces were a repressive tool serving the interests of a minority. Their main objective was not to provide security to all citizens irrespective of their race, but to support an undemocratic regime. During the process of democratic transition, the new government recognised the need to establish a police service that could be seen as legitimate by all citizens. Against this background, the new government determined that law enforcement should respond to the security needs of all citizens. The concept of community policing has thus been central to the government’s approach to law enforcement in post-apartheid South Africa. Written as a manual for the police, the ‘Policy Framework and Guidelines on Community Policing’ (1997) outlines South Africa’s approach in this field and considers various strategies for implementing it at station level. According to this document, community policing “emphasizes the establishment of police-community partnerships and a problem-solving approach responsive to the needs of the community”.

Who supervises the police?

There are numerous layers, which ensure civilian oversight of the SAPS:

Executive Oversight: The Minister for Safety and Security is responsible for policing and determines, in consultation with the provincial governments, the national policing policy. Within the Ministry for Safety and Security, the Secretariat for Safety and Security is responsible for ensuring executive oversight, and promoting democratic accountability and transparency of the Service. It also monitors the implementation of policy and directions issued by the Minister. In the execution of its mandate, members of the Secretariat enjoy broad powers. They may request information and documents under the control of the Service and may enter any building or premises under the control of the Service.

Parliamentary Oversight: The South African Parliament plays an important role in overseeing the South African Police Service. To ensure transparency and accountability, the Constitution foresees that multi-party parliamentary committees must have oversight of all security services. Parliament also appoints the Executive Director of the Independent Complaints Directorate (see below) and verifies its activity reports.

In addition to executive and parliamentary oversight, there are two additional civilian institutions, which ensure oversight at the national and provincial levels:

The Independent Complaints Directorate (ICD) investigates complaints of brutality, criminality and misconduct by members of the SAPS and the Municipal Police Service (MPS). It operates independently from the SAPS and has the power to investigate any misconduct or offence allegedly committed by a member of the SAPS, as well as any deaths whilst in police custody or as a result of police action.

The Community Police Forums (CPF) are consultative bodies comprising about 20 members, both police officers and civilians. Their main mission is to improve police-community relations, to encourage transparency and accountability by monitoring
police actions at the local level, and to mobilise the community to take responsibility in the fight against crime.

**Police legislation in South Africa**

South Africa's Constitution of 1996 explicitly addresses the issue of political responsibility and control for policing in its sections 205 to 208.


National policies, such as the ’National Crime Prevention Strategy (1996)’ and the ’National Crime Combating Strategy (2000)’ also influence the South African approach to policing.

**Sources**

- B. Ludman, Community Policing Forums, http://www.joburg.org.za/content/view/88/9/1/0/
The Act, presented in the analytical grid

<table>
<thead>
<tr>
<th>Subject</th>
<th>Articles of the South African Police Service Act</th>
</tr>
</thead>
<tbody>
<tr>
<td>Preamble</td>
<td>WHEREAS section 214 of the Constitution of the Republic of South Africa, 1993 (Act 200 of 1993), requires legislation to provide for the establishment and regulation of a South African Police Service which shall be structured at both national and provincial levels and shall function under the direction of the national government as well as the various provincial governments;</td>
</tr>
<tr>
<td>Appointment of National and Provincial Commissioners</td>
<td></td>
</tr>
<tr>
<td>ARTICLE 6</td>
<td>1. There shall be a National Commissioner of the Service who shall be appointed in accordance with section 216 (2) (a) of the Constitution.</td>
</tr>
<tr>
<td></td>
<td>2. There shall be a Provincial Commissioner of the Service for each province who shall be appointed by the National Commissioner subject to section 218 (1) (b) of the Constitution.</td>
</tr>
<tr>
<td>National Commissioner</td>
<td></td>
</tr>
<tr>
<td>ARTICLE 11</td>
<td>1. The National Commissioner may exercise the powers and shall perform the duties and functions necessary to give effect to section 218 (1) of the Constitution.</td>
</tr>
<tr>
<td>Members</td>
<td></td>
</tr>
<tr>
<td>ARTICLE 13</td>
<td>Subject to the Constitution-</td>
</tr>
<tr>
<td></td>
<td>a. this section shall not be construed as derogating from any power conferred upon a member by or under this Act or any other law, including the common law; and</td>
</tr>
<tr>
<td></td>
<td>b. the powers conferred upon a member by this section shall not be limited by any other law, including the common law.</td>
</tr>
<tr>
<td>Objects of community police forums and boards</td>
<td></td>
</tr>
<tr>
<td>ARTICLE 18</td>
<td>1. The Service shall, in order to achieve the objects contemplated in section 215 of the Constitution, liaise with the community through community police forums and area and provincial community police boards, in accordance with sections 19, 20 and 21, with a view to-</td>
</tr>
<tr>
<td></td>
<td>a. establishing and maintaining a partnership between the community and the Service;</td>
</tr>
<tr>
<td></td>
<td>b. promoting communication between the Service and the community;</td>
</tr>
<tr>
<td></td>
<td>c. promoting co-operation between the Service and the community in fulfilling the needs of the community regarding policing;</td>
</tr>
<tr>
<td></td>
<td>d. improving the rendering of police services to the community at national, provincial, area and local levels;</td>
</tr>
</tbody>
</table>
| Structure and Context | e. improving transparency in the Service and accountability of the Service to the community; and  
| | f. promoting joint problem identification and problem-solving by the Service and the community.  
| | 2. This Chapter shall not preclude liaison by the Service with the community by means other than through community police forums and boards.  

| Vision and values |  
|  

| Preamble | AND WHEREAS there is a need to provide a police service throughout the national territory to-  
| | a. ensure the safety and security of all persons and property in the national territory;  
| | b. uphold and safeguard the fundamental rights of every person as guaranteed by Chapter 3 of the Constitution;  
| | c. ensure co-operation between the Service and the communities it serves in the combating of crime;  
| | d. reflect respect for victims of crime and an understanding of their needs; and  
| | e. ensure effective civilian supervision over the Service;  

| Employment of Service in preservation of life, health or property | ARTICLE 14  
| | The National or Provincial Commissioner may employ members for service in the preservation of life, health or property.  

| Functions of Directorate | ARTICLE 17 D  
| | 1. The functions of the Directorate are to prevent, combat and investigate-  
| | a. national priority offences, which in the opinion of the Head of the Directorate need to be addressed by the Directorate, subject to any policy guidelines issued by the Ministerial Committee; and  
| | b. any other offence or category of offences referred to it from time to time by the National Commissioner, subject to any policy guidelines issued by the Ministerial Committee.  

| Functions of municipal police service | ARTICLE 64E  
| | The functions of a municipal police service are-  
| | a. traffic policing, subject to any legislation relating to road traffic;  
| | b. the policing of municipal by-laws and regulations which are the responsibility of the municipality in question; and  
| | c. the prevention of crime.  

[S. 64E inserted by s. 3 of Act 83 of 1998.]
Secretariat

ARTICLE 2
1. The Minister shall establish a secretariat to be called the Secretariat for Safety and Security.
   a. A provincial government may establish a provincial secretariat to be called the Provincial Secretariat for Safety and Security: Provided that the date on which a provincial secretariat will come into operation shall be determined by a provincial government in consultation with the Minister.

2. The Minister may, subject to the laws governing the public service, appoint a person to the office of Secretary who shall be responsible for-
   a. the performance of the functions of the secretariat; and
   b. the management and administration thereof.

3. The Secretary may, in consultation with the Minister, subject to the laws governing the public service, appoint the necessary personnel to assist the Secretary to perform, subject to his or her control and directions, any function of the secretariat.

Functions of secretariat

ARTICLE 3
1. The secretariat shall-
   a. advise the Minister in the exercise of his or her powers and the performance of his or her duties and functions;
   d. promote and facilitate participation by the Service in the Reconstruction and Development Programme;
   e. provide the Minister with legal services and advice on constitutional matters;
   f. provide the Minister with communication, support and administrative services;
   g. monitor the implementation of policy and directions issued by the Minister and report to the Minister thereon;
   h. conduct research into any policing matter in accordance with the instructions of the Minister and report to the Minister thereon;
   i. perform such functions as may from time to time be assigned to the secretariat by the Minister; and
   j. evaluate the functioning of the Service and report to the Minister thereon.

2. The Minister may make regulations regarding the establishing and proper functioning of secretariats: Provided that regulations with regard to provincial secretariats shall be made in consultation with the executive co-ordinating committee.

3. A document in the prescribed form, certifying that a person is a member of the personnel of the secretariat, shall serve as prima facie proof that such person is such a member.

4. Subsections (1), (2) and (4) shall apply mutatis mutandis to a Provincial Secretariat for Safety and Security.
### Executive co-ordinating committee

**ARTICLE 4**

1. The executive co-ordinating committee contemplated in section 220 (1) of the Constitution is hereby established.

2. The Minister shall convene the first meeting of the executive co-ordinating committee.

3. The Minister or his or her nominee shall preside at meetings of the executive co-ordinating committee and the executive co-ordinating committee shall determine its own procedure.

### Loss of confidence in National or Provincial Commissioner

**ARTICLE 8**

1. If the National Commissioner has lost the confidence of the Cabinet, the President may establish a board of inquiry consisting of a judge of the Supreme Court as chairperson, and two other suitable persons, to—
   - inquire into the circumstances that led to the loss of confidence;
   - compile a report; and
   - make recommendations.

2. 
   - If a Provincial Commissioner has lost the confidence of the Executive Council, the member of the Executive Council may notify the Minister of such occurrence and the reasons therefor.
   - The Minister shall, if he or she deems it necessary and appropriate, refer the notice contemplated in paragraph (a) to the National Commissioner.
   - The National Commissioner shall, upon receipt of the notice, establish a board of inquiry consisting of not more than three persons, of which the chairperson shall, subject to paragraph (d), be a person who, for at least 10 years after having qualified as an advocate or an attorney, practised as such, to—
     - inquire into the circumstances that led to the loss of confidence;
     - compile a report; and
     - make recommendations.
   - The National Commissioner may appoint any other person suitably qualified in law as chairperson of the board of inquiry.

3. 
   - The President or National Commissioner, as the case may be, may, after hearing the Commissioner concerned, pending the outcome of the inquiry referred to in subsection (1) or (2) (c), suspend him or her from office.
   - A Commissioner who is suspended from office under paragraph (a), shall, during the period of such suspension, be entitled to any salary, allowance, privilege or benefit to which he or she is otherwise entitled as a member, unless the President or the National Commissioner, as the case may be, determines otherwise.
4. If a board of inquiry is established under subsection (1) or (2) (c), the Commissioner concerned shall be notified thereof in writing, and thereupon he or she may-
   a. be assisted or represented by another person or legal representative;
   b. make written representations to the board;
   c. be present at the inquiry;
   d. give evidence thereat;
   e. cross-examine witnesses not called by him or her;
   f. be heard;
   g. call witnesses; and
   h. have access to documents relevant to the inquiry.

5. The board of inquiry shall determine its own procedure.

6. a. At the conclusion of the inquiry, the board shall submit its report to-
   i. the President, in the event of an inquiry under subsection (1); or
   ii. the National Commissioner, the member of the Executive Council and the standing committee of the provincial legislature responsible for safety and security affairs, in the event of an inquiry under subsection (2);
   iii. the Commissioner concerned; and
   iv. the Parliamentary Committees.

b. The report referred to in paragraph (a) may recommend that
   i. no action be taken in the matter;
   ii. the Commissioner concerned be transferred to another post or be employed additional to the fixed establishment;
   iii. his or her salary or rank or both his or her salary and rank be reduced;
   iv. action be taken against him or her in accordance with subparagraphs (ii) and (iii);
   v. he or she be removed from office; or
   vi. any other appropriate steps (including the postponement of any decision by the President or the National Commissioner, as the case may be, for a period not exceeding 12 calendar months) be taken.

7. The President or the National Commissioner, as the case may be, may, upon receipt of a recommendation contemplated in subsection (6), remove the Commissioner concerned from office, or take any other appropriate action: Provided that, if the President or the National Commissioner, as the case may be, postpones his or her decision for a period, he or she shall, at the end of such period, request the same board of inquiry, or a similar board established for that purpose, to compile a new report and to make a new recommendation after having considered the conduct of the Commissioner concerned during such period.

8. If a Provincial Commissioner has lost the confidence of the National Commissioner, the provisions of subsections (2) (c) and (d), (3), (4), (5), (6) and (7) shall apply mutatis mutandis.
South African Police Service Act

Relations and subordinations

9. In the event of a Commissioner being removed from office following on an inquiry in accordance with a finding of a loss of confidence in such a Commissioner, or in accordance with a finding of a loss of confidence referred to in section 9 (3), his or her term of office shall be deemed to have expired on the date immediately preceding the date on which such removal from office takes effect.

Misconduct by or incapacity of National or Provincial Commissioner

ARTICLE 9

1. Subject to this section, subsections (1) to (8) of section 8 shall apply mutatis mutandis to any inquiry into allegations of misconduct by the National or Provincial Commissioner, or into his or her fitness for office or capacity for executing his or her official duties efficiently.

2. The board of inquiry established by virtue of subsection (1) shall make a finding in respect of the alleged misconduct or alleged unfitness for office or incapacity of executing official duties efficiently, as the case may be, and make recommendations as contemplated in section 8 (6) (b).

3. If the National Commissioner has lost the confidence of the Cabinet or a Provincial Commissioner has lost the confidence of the Executive Council or the National Commissioner, as the case may be, following on an inquiry in terms of this section, the provisions of section 8 (7) shall apply mutatis mutandis.

Members

ARTICLE 13

5. Any member may in general or in any particular instance be required to act as prosecutor, or in any other respect to appear on behalf of the State in any criminal matter before any magistrate’s court, any magistrate holding a preparatory examination, a court of a special justice of the peace or any other lower court in the Republic.

Multi-disciplinary approach

ARTICLE 17 F

1. Government departments or institutions shall, when required to do so, take reasonable steps to assist the Directorate in the achievement of its objectives.

2. The National Commissioner shall request the secondment of personnel from any other Government department or institution, whenever the Head of the Directorate requests such secondment.

3. The Directorate shall be assisted in the performance of its functions by personnel seconded by relevant Government departments or institutions, which may include personnel from the South African Revenue Service, the Financial Intelligence Centre and the Department of Home Affairs.

4. The National Director of Public Prosecutions must ensure that a dedicated component of prosecutors is available to assist and co-operate with members of the Directorate in conducting its investigations.

5. The Director-General of the Government department or Head of the relevant Government institution, referred to in subsection (2), shall upon request by the National Commissioner, identify suitable personnel to be seconded to the Directorate upon such terms and conditions as may be agreed upon between the National Commissioner and the Director-General of the department or Head of the Government institution concerned.
6. Without derogating from the functions of the Service in respect of crime intelligence, as provided for in the National Strategic Intelligence Act, 1994 (Act 39 of 1994), the Directorate shall be supported by the Crime Intelligence Division of the Service to gather, correlate, evaluate, co-ordinate and use crime intelligence in the performance of its functions.

7.

a. If the National Commissioner so requests, any person seconded in terms of subsection (3) shall retain the powers, duties and functions endowed by any law governing the powers, duties and functions of that department or institution, and that person may exercise such powers, duties and functions under the command of the Head of the Directorate or his or her delegate, but subject to such conditions as may be determined by the Head of the seconding Government department or institution.

b. A person seconded under paragraph (a) shall in the performance of his or her functions act in terms of the laws applicable to the Government department or institution from which he or she is seconded, subject to such conditions as may be agreed upon by the National Commissioner and the Director-General of the Government Department or Head of the Government institution.

**Coordination by Cabinet**

**ARTICLE 17 I**

1. The President shall for purposes of subsections (2) and (3) designate a Ministerial Committee which shall include-

   a. at least the Ministers for-
      - i. Safety and Security;
      - ii. Finance;
      - iii. Home Affairs;
      - iv. Intelligence; and
      - v. Justice; as well as
   
   b. any other Minister designated from time to time by the President.

**Operational Committee**

**ARTICLE 17 J**

1. a. There is hereby established a committee, to be known as the Operational Committee, which comprises-
   - i. the National Commissioner, as chairperson;
   - ii. the Head of the Directorate, as deputy chairperson;
   - iii. the National Director of Public Prosecutions;
   - iv. the Directors-General of Finance, Justice and Constitutional Development, the National Intelligence Agency and Home Affairs;
   - v. the Commissioner of the South African Revenue Service;
   - vi. the Head of the Financial Intelligence Centre; and
   - vii. such other persons as the Operational Committee may require from time to time, for the duration determined by the Operational Committee.
### Relations and subordinations

<table>
<thead>
<tr>
<th>b. An official at the rank of at least an Assistant Commissioner or Chief Director may be designated on a permanent basis to represent any official mentioned above if he or she is not available: Provided that the official listed in paragraph (a) may also attend.</th>
</tr>
</thead>
</table>

### Regulations

**ARTICLE 24**

The Minister may make regulations regarding-

1. the exercising of policing powers and the performance by members of their duties and functions;
2. the recruitment, appointment, promotion and transfer of members;
3. the training, conduct and conditions of service of members;
4. the general management, control and maintenance of the Service;
5. returns, registers, records, documents, forms and correspondence in the Service;
6. labour relations, including matters regarding suspension, dismissal and grievances;
7. the institution and conduct of disciplinary proceedings or inquiries;

### Secondment of members

**ARTICLE 39**

1. The services of a member may be placed at the disposal of any other department of State or any authority established by or under any law.
2. If a member is seconded under subsection (1), such member shall be deemed to be serving in the Service and shall retain all powers and privileges as a member, subject to such conditions as may be agreed upon by the National Commissioner and the department of State or authority concerned.
3. A member seconded under subsection (1) shall, in the performance of his or her functions, act in terms of the laws applicable to the department of State or authority to which he or she is seconded, subject to such conditions as may be agreed upon by the National Commissioner and the department of State or authority concerned.
4. The National Commissioner shall determine uniform standards and procedures regarding the secondment of members.

### Property of Service not liable to seizure or attachment

**ARTICLE 60**

Property which in terms of this Act may not be sold, pledged, lent or otherwise disposed of, shall not be capable of being seized or attached, under or in consequence of any judgment or order of any court of law.
Exemption from tolls, fees and fees of office

ARTICLE 61

1. Subject to subsection (3), any member who, in the exercise of his or her powers or the performance of his or her duties or functions finds it necessary to enter, pass through or go over any wharf, landing place, ferry, bridge, toll-bar, gate or door at or in respect of which any toll, fee or fee of office may be lawfully demanded, shall be exempted from the payment of such toll, fee or fee of office in respect of himself or herself, every person under his or her arrest and any animal, means of transport or property which he or she may require in the exercise of such powers or the performance of such duties or functions: Provided that if such member is not in uniform, he or she shall, upon a request by any person who may demand such toll, fee or fee of office, disclose his or her identity by exhibiting to such person his or her certificate of appointment.

2. Any person who may demand any such toll, fee or fee of office, and who subjects any such member, person, animal, means of transport or property to unreasonable delay or detention in respect of the entry to, passage through or going over any such wharf, landing place, ferry, bridge, toll-bar, gate or door, shall be guilty of an offence and liable on conviction to a fine or to imprisonment for a period not exceeding 12 months.

3. The National or Provincial Commissioner may, if he or she deems it necessary, with regard to the nature of the powers, duties or functions of a member, order that subsection (1) is not applicable to such member, in which event any toll, fee or fee of office contemplated in subsection (1), shall be payable.

Police clubs exempt from licence duties and other fees

ARTICLE 62

1. No licence money, tax, duty or fee (other than customs, excise or value-added tax) shall be payable by any person under any law or by-law in respect of a certified club of the Service or in respect of any article on sale at such a club.

2. The production of an official document bearing the signature of the Minister or member of the Executive Council or any person authorised by the Minister or member of the Executive Council to sign such document, and indicating that he or she has certified the club as a club of the Service, shall, for the purposes of this section, be conclusive proof that it is such a club.

3. For the purposes of this section 'club' includes any mess or institution of the Service or any premises temporarily or permanently used for providing recreation, refreshment or articles of necessity mainly for members or retired members or other persons employed by the Service or for the families of such members, retired members or employees or such other persons employed in any work in or in connection with any such mess, institution or premises.

Payment by public for police services

ARTICLE 63

1. The National Commissioner shall, with due regard to sections 215, 218 and 219 of the Constitution, determine whether a particular function, duty or service falls within the scope of the normal and generally accepted responsibilities of the Service and, if such function, duty or service does not fall within such scope, it shall, subject to subsection (2), be performed only on such conditions as may be prescribed in consultation with the Treasury.
2. Notwithstanding the provisions of subsection (1), the National Commissioner may authorise that any function, duty or service be performed free of charge on behalf of any deserving charity or in any case considered to be of general, cultural or educational interest.

Interpretation

ARTICLE 64

This Chapter shall not be interpreted so as to derogate from the powers of the Minister of Transport or the member of the Executive Council responsible for transport and traffic matters, nor shall it be interpreted as conferring any power on any functionary to interfere with the exercise of their powers by the Minister of Transport or the member of the Executive Council responsible for transport and traffic matters.

[S. 64 substituted by s. 2 of Act 83 of 1998.]

Chief Executive Officer of municipality

ARTICLE 64B

The chief executive officer of a municipality shall be responsible to the municipal council for the functioning of the municipal police service.

[S. 64B inserted by s. 3 of Act 83 of 1998.]

First executive head of municipal police service

ARTICLE 64D

When a municipal police service is established under section 64A, the municipal council in question shall appoint a fit and proper person as first executive head of the municipal police service.

[S. 64D inserted by s. 3 of Act 83 of 1998.]

Minister's power in respect of municipal police service

ARTICLE 64M

1. Upon receipt of a report contemplated in section 64L, the Minister may request the member of the Executive Council concerned to intervene as contemplated in section 139 of the Constitution of the Republic of South Africa, 1996 (Act 108 of 1996), and shall provide the member with a copy of that report.

2. (a) If the member of the Executive Council fails to intervene as requested, the Minister may intervene as contemplated in section 100 of the Constitution of the Republic of South Africa, 1996 (Act 108 of 1996), in which case section 64N (4) to (7) shall apply with the necessary changes.

(b) For the purposes of this subsection, any reference in section 64N (4) to (7) to the member of the Executive Council, shall be deemed to be a reference to the Minister;

(i) the member of the Executive Council responsible for local government, shall be deemed to be a reference to the Minister for Provincial Affairs and Constitutional Development;

(ii) the member of the Executive Council responsible for transport and traffic matters, shall be deemed to be a reference to the Minister of Transport;

(iii) the Premier, shall be deemed to be a reference to the President;
iv. an official of the provincial government, shall be deemed to be a reference to an official of the national government; and

v. to section 139 (2) of the Constitution of the Republic of South Africa, 1996 (Act 108 of 1996), shall be deemed to be a reference to section 100 (2).

[S. 64M inserted by s. 3 of Act 83 of 1998.]

Member of Executive Council’s power in respect of municipal police service

ARTICLE 64N

1. In order to ensure that the conditions, if any, subject to which a municipal police service was established, are complied with and that national standards are maintained, the member of the Executive Council or a member of the provincial secretariat designated in writing for that purpose by the member-

   a. may request and obtain information and documents under the control of the municipal police service or municipality in question;

   b. may enter any building or premises under the control of the municipal police service or municipality in question; and

   c. shall be entitled to all reasonable assistance by any member of the municipal police service and any employee of the municipality in question.

2. If the member of the Executive Council is satisfied that a municipal police service has failed to comply with the conditions or national standards, he or she may, by notice in writing, inform the municipal council in question of such failure and request the council to ensure that the municipal police service complies with the conditions or national standards within a period specified in the notice.

3. The member of the Executive Council may, from time to time, upon the request of the municipal council extend the period contemplated in subsection (2).

4. If the municipal council fails to comply with the notice contemplated in subsection (2) within the period specified in the notice or within the extended period contemplated in subsection (3), the member of the Executive Council may, after consultation with the member or members of the Executive Council responsible for local government, transport and traffic matters or where no such member or members have been appointed, the Premier or such member or members of the Executive Council to whom the responsibilities have been assigned by the Premier-

   a. appoint an official of the provincial government as administrator of the municipal police service in question and charge such official with the responsibility to ensure that the municipal police service complies with the conditions and national standards; and

   b. take such other steps as he or she may deem necessary to ensure compliance with the conditions and national standards.

5. The administrator appointed under subsection (4) (a) may, subject to section 139 (2) of the Constitution of the Republic of South Africa, 1996 (Act 108 of 1996), and subject to the directions of the member of the Executive Council, exercise all the powers and perform all the duties of the executive head of the municipal police service.

6. If the member of the Executive Council is satisfied that the municipal police service complies with the conditions and national standards, he or she may terminate the appointment of the administrator.
Relations and subordinations

7. All expenditure incurred by or in connection with the intervention by the member of the Executive Council shall be for the account of the municipality in question.

[S. 64N inserted by s. 3 of Act 83 of 1998.]

Certain other sections of this Act to apply to municipal police service

ARTICLE 64O
The Minister may prescribe which other provisions of this Act shall apply to a municipal police service and the extent to which they shall apply.

[S. 64O inserted by s. 3 of Act 83 of 1998.]

Regulations in respect of municipal police service

ARTICLE 64P
1. The Minister may, subject to subsection (2), make regulations regarding the effective functioning of municipal police services.

2. 
   a. A draft of the regulations contemplated in subsection (1) shall be published in the Gazette, together with a notice inviting all interested persons to submit comments regarding the proposed regulations in writing, within a period stated in the notice and which shall not be less than 60 days from the date of publication.
   
   b. If the Minister decides to amend the regulations as a result of comments received, it shall not be necessary to publish the regulations again before promulgation.

[S. 64P inserted by s. 3 of Act 83 of 1998.]

Organisation

Functions of secretariat

ARTICLE 3
2. To the extent that it is reasonably necessary for the performance of the functions of the secretariat, any member of its personnel-
   a. may request and obtain information and documents under the control of the Service;
   
   b. may enter any building or premises under the control of the Service; and
   
   c. shall be entitled to all reasonable assistance by a member.

Terms of office of National and Provincial Commissioners

ARTICLE 7
1. Subject to this Act, the person who is appointed as National or Provincial Commissioner shall occupy that office for a period of five years from the date of his or her appointment or such shorter period as may be determined at the time of his or her appointment by-
   
   a. the President, in relation to the National Commissioner; or
   
   b. the National Commissioner in consultation with the member of the Executive Council, in relation to a Provincial Commissioner.

2. The term of office referred to in subsection (1) may be extended at the expiry thereof for a period or successive periods not exceeding five years at a time, as may, subject to subsection (3), be determined by-
a. the President, in relation to the National Commissioner; or
b. the National Commissioner in consultation with the member of the Executive Council concerned, in relation to the Provincial Commissioner.

3. The President or the National Commissioner, as the case may be, shall notify the Commissioner concerned in writing at least two calendar months before the expiry of the period contemplated in subsection (1), or any subsequent extended period contemplated in subsection (2), whether he or she intends extending his or her term of office or not and, if so, for what period.

4. When the National or Provincial Commissioner receives notice of the extension of his or her term of office in accordance with subsection (3), he or she shall notify the President or the National Commissioner, as the case may be, in writing within one calendar month from the date of receipt of such notice of his or her acceptance or not of such extended term of office.

5. If the National or Provincial Commissioner notifies the President or the National Commissioner, as the case may be, in accordance with subsection (4) of his or her acceptance of such extended term of office, his or her term of office shall be extended accordingly.

Board of Commissioners

ARTICLE 10
1. The Board of Commissioners consisting of the National and Provincial Commissioners is hereby established.

2. The functions of the board shall be to promote co-operation and co-ordination in the Service.

3. The board shall be presided over by the National Commissioner or his or her nominee and the board shall determine its own procedure.

National Commissioner

ARTICLE 11
2. Without derogating from the generality of subsection (1), the powers, duties and functions referred to in that subsection shall include the power, duty and function to-
   a. develop a plan before the end of each financial year, setting out the priorities and objectives of policing for the following financial year;
   b. determine the fixed establishment of the Service and the number and grading of posts;
   c. determine the distribution of the numerical strength of the Service after consultation with the board;
   d. organise or reorganise the Service at national level into various components, units or groups;
   e. establish and maintain training institutions or centres for the training of students and other members;
   f. establish and maintain bureaus, depots, quarters, workshops or any other institution of any nature whatsoever, which may be expedient for the general management, control and maintenance of the Service; and
   g. perform any legal act or act in any legal capacity on behalf of the Service.
ARTICLE 12

1. Subject to this Act, a Provincial Commissioner shall have command of and control over the Service under his or her jurisdiction in the province and may exercise the powers and shall perform the duties and functions necessary to give effect to section 219 of the Constitution.

2. A Provincial Commissioner may-
   a. subject to a determination under section 11 (2) (b), delimit any area in the province and determine the boundaries thereof until the province has been divided into as many areas as may be necessary for the purposes of the organisation of the Service under his or her jurisdiction; and
   (Para. (a) substituted by s. 2 of Act 41 of 1997.)
   b. establish and maintain police stations and units in the province and determine the boundaries of station or unit areas.

3. A Provincial Commissioner shall determine the distribution of the strength of the Service under his or her jurisdiction in the province among the different areas, station areas, offices and units.

ARTICLE 13

1. Subject to the Constitution and with due regard to the fundamental rights of every person, a member may exercise such powers and shall perform such duties and functions as are by law conferred on or assigned to a police official.

2. Where a member becomes aware that a prescribed offence has been committed, he or she shall inform his or her commanding officer thereof as soon as possible.

ARTICLE 15

1. Subject to section 15 of the Exchequer Act, 1975 (Act 66 of 1975), any power conferred on the National or Provincial Commissioner by this Act or any other law, excluding the power contemplated in section 13 (7) (a), may be delegated in writing by any such Commissioner to any member or other person in the employment of the Service, or a board or body established by or under this Act or a law referred to in section 217 (3) of the Constitution, who or which shall exercise such power subject to the directions of the Commissioner concerned.

   a. Paragraph (a) shall apply mutatis mutandis in respect of any power delegated by the National Commissioner to a Provincial Commissioner under that paragraph.

   b. The delegation of any power by the National or Provincial Commissioner under subsection (1) may be withdrawn by such a Commissioner and any decision taken by anyone under such delegated power may be withdrawn or amended by such Commissioner, and shall, until it is so withdrawn or amended, be deemed to have been taken by the National or Provincial Commissioner concerned: Provided that any such withdrawal or amendment shall not affect any right, privilege, obligation or liability acquired, accrued or incurred as a result of such decision.
### National prevention and investigation of crime

#### ARTICLE 16

1. Circumstances amounting to criminal conduct or an endeavour thereto, as set out in subsection (2), shall be regarded as organised crime, crime which requires national prevention or investigation, or crime which requires specialised skills in the prevention and investigation thereof.

   [16 (2) removed by the analyst, please see original form of law]

3. In the event of a dispute between the National and Provincial Commissioner regarding the question whether criminal conduct or endeavour thereto should be regarded as organised crime, crime which requires national prevention or investigation or crime which requires specialised skills in the investigation and prevention thereof, the determination by the National Commissioner shall prevail.

4. 
   a. Notwithstanding the provisions of subsections (1), (2) and (3), the Provincial Commissioner shall be responsible for the prevention and investigation of all crimes or alleged crimes committed in the province concerned.
   
   b. Where an investigation of a crime or alleged crime reveals that the circumstances referred to in subsection (2) are present, the Provincial Commissioner shall report the matter to the National Commissioner as soon as possible.
   
   c. The National Commissioner may, in consultation with the Provincial Commissioner concerned, notwithstanding the presence of the circumstances referred to in subsection (2), direct that the investigation or any part thereof, be conducted by the Provincial Commissioner.

### National public order policing unit

#### ARTICLE 17

1. The National Commissioner shall, subject to section 218 (1) (k) of the Constitution, establish and maintain a national public order policing unit.

2. The National Commissioner may deploy the national public order policing unit, or any part thereof, at the request and in support of a Provincial Commissioner, taking into account-
   a. the reason for the request;
   b. the personnel and equipment available to the unit; and
   c. any other circumstances anywhere in the national territory which may have an influence on the maintenance of public order and which may require the deployment of the unit or any part thereof elsewhere.

3. Where the national public order policing unit or any part thereof is deployed under subsection (2), the unit shall perform its functions subject to the directions of the Provincial Commissioner concerned: Provided that the mere fact of such deployment does not preclude the President from exercising his or her powers under subsection (5) in relation to the area where the unit is so deployed.

4. The National Commissioner may withdraw the national public order policing unit or any part thereof deployed under subsection (2), taking into account-
   a. the prevailing circumstances where the unit or part thereof is so deployed;
   b. the personnel and equipment available to the unit; and
c. any other circumstances anywhere in the national territory which may have an influence on the maintenance of public order and which may require the deployment of the unit or any part thereof elsewhere. Provided that the National Commissioner shall, at the request of the Provincial Commissioner, withdraw the unit or any part thereof so deployed.

5. The President may, in consultation with the Cabinet, direct the National Commissioner to deploy the national public order policing unit in circumstances where a Provincial Commissioner is unable to maintain public order and the deployment of the unit is necessary to restore public order.

6. The National Commissioner shall, upon receiving a direction under subsection (5), deploy the national public order policing unit or such part thereof as may be necessary to restore public order to the area concerned, and may from time to time if he or she deems it necessary, deploy additional members of the unit in the area concerned or, subject to subsection (7), withdraw members of the unit from the area concerned if their continued presence is no longer required to restore or maintain public order in the area concerned or in any part thereof.

7. Where the national public order policing unit or any part thereof is deployed under subsection (5) and public order has been restored in the area concerned, the unit or part thereof shall continue to maintain public order in such area until the President, in consultation with the Cabinet, directs the National Commissioner to withdraw the unit.

### Establishment and composition of Directorate

**ARTICLE 17 C**

1. The Directorate for Priority Crime Investigation is hereby established as a Division of the Service.

2. The Directorate comprises-
   a. the Head of the Directorate, who shall be a Deputy National Commissioner appointed by the Minister in concurrence with Cabinet;
   b. persons appointed by the National Commissioner on the recommendation of the Head of the Directorate on the basis of the required level of experience, training, skills, competence or knowledge;
   c. an adequate number of legal officers appointed to the Directorate; and
   d. officials from any Government department or institution, seconded to the Directorate in terms of laws governing the public service.

3. The Minister shall report to Parliament on the appointment of the Head of the Directorate.

### Establishment of community police forums

**ARTICLE 19**

1. A Provincial Commissioner shall, subject to the directions of the member of the Executive Council, be responsible for establishing community police forums at police stations in the province which shall, subject to subsection (3), be broadly representative of the local community.

2. A community police forum may establish community police sub-forums.
3. Subject to section 23 (1) (b), the station commissioner and the members designated by him or her from time to time for that purpose, shall be members of the community police forum and sub-forums established at the police station concerned.

Establishment of area community police boards

**ARTICLE 20**

1. A Provincial Commissioner shall, subject to the directions of the member of the Executive Council, be responsible for establishing area community police boards in all areas within the province.

2. An area community police board shall, subject to subsection (3), consist of representatives of community police forums in the area concerned designated for that purpose by such community police forums.

3. Subject to section 23 (1) (b), the area commissioner and the members designated by him or her from time to time for that purpose, shall be members of the area community police board concerned.

Establishment of provincial community police boards

**ARTICLE 21**

1. A Provincial Commissioner shall, subject to the directions of the member of the Executive Council, be responsible for establishing a provincial community police board.

2. A provincial community police board shall, subject to subsection (3), consist of representatives of area community police boards designated for that purpose by the area community police boards in the province concerned.

3. Subject to section 23 (1) (b), the Provincial Commissioner and the members designated by him or her from time to time for that purpose, shall be members of the provincial community police board concerned.

Functions of community police forums and boards

**ARTICLE 22**

1. A provincial or area community police board or a community police forum or subforum shall perform the functions it deems necessary and appropriate to achieve the objects contemplated in section 18, which may include the functions contemplated in section 221 (2) of the Constitution.

2. The Minister shall, in consultation with the executive co-ordinating committee, make regulations to ensure the proper functioning of community police forums and sub-forums and community police boards.

Procedural matters

**ARTICLE 23**

1. Every provincial or area community police board and community police forum or sub-forum shall-
   a. elect one of its members as chairperson and another one as vice-chairperson;
   b. determine the number of members to be designated by the provincial, area or station commissioner concerned to serve as members of the board, forum or subforum concerned: Provided that that number shall not be less than one in addition to the provincial, area or station commissioner concerned;
   c. determine its own procedure and cause minutes to be kept of its proceedings; and
3. The majority of the members of the board, forum or sub-forum concerned shall constitute a quorum at a meeting thereof.

4. If the chairperson of a board or forum referred to in this section is absent from a meeting, the vice-chairperson shall act as chairperson, and if both the chairperson and vice-chairperson are so absent, the members present shall elect one of their number to preside at that meeting.

**National orders and instructions**

**ARTICLE 25**

1. The National Commissioner may issue national orders and instructions regarding all matters which-
   a. fall within his or her responsibility in terms of the Constitution or this Act;
   c. are necessary or expedient to provide for the establishment and maintenance of uniform standards of policing at all levels required by law.

2. National orders and instructions issued under subsection (1) shall be known and issued as National Orders and Instructions and shall be applicable to all members.

3. The National Commissioner may issue different National Orders and Instructions in respect of different categories of members.

**Provincial orders and instructions**

**ARTICLE 26**

1. Provincial Commissioners may issue orders and instructions which are not inconsistent with this Act or the National Orders and Instructions.

2. Orders and instructions issued under subsection (1) shall be known and issued as the Provincial Orders and Instructions of the province concerned and shall be applicable to members under the command of the Provincial Commissioner concerned only.

3. If any Provincial Order or Instruction is inconsistent with a National Order or Instruction, the National Order or Instruction shall prevail.

**Establishment of municipal police service**

**ARTICLE 64A**

1. Any municipality may in the prescribed manner apply to the member of the Executive Council for the establishment of a municipal police service for its area of jurisdiction.

2. The member of the Executive Council may, subject to subsection (3) and such conditions as he or she may determine, approve an application for the establishment of a municipal police service if-
   a. the application complies with the prescribed requirements;
   b. the municipality has the resources at its disposal to provide for a municipal police service which complies with national standards on a 24-hour basis;
   c. traffic policing services by the municipality will not be prejudicially affected by the establishment of a municipal police service;
   d. proper provision has been made by the municipality to ensure civilian supervision of the municipal police service; and
   e. the establishment of the municipal police service will improve effective policing in that part of the province.
3. The member of the Executive Council may approve the application only-
   a. after consultation with the National Commissioner;
   b. after consultation with the metropolitan council if the municipality falls in the area of jurisdiction of a metropolitan council; and
   c. with the approval of the member or members of the Executive Council responsible for local government, finance, transport and traffic matters, or where no such member or members have been appointed, the Premier or the member or members of the Executive Council to whom those responsibilities have been assigned by the Premier.

4. If the application for the establishment of a municipal police service is approved by the member of the Executive Council, the member shall establish the municipal police service by notice in the Gazette.

5. The establishment of a municipal police service shall not derogate from the functions of the Service or the powers and duties of a member in terms of any law.

6. All expenditure incurred by or in connection with the establishment, maintenance and functioning of a municipal police service shall be for the account of the municipality in question.

[S. 64A inserted by s. 3 of Act 83 of 1998.]

Executive head of municipal police service

ARTICLE 64C

1. Subject to section 64D, a municipal council shall appoint a member of the municipal police service as the executive head thereof.

2. The executive head shall, subject to this Act, national standards and the directives of the chief executive officer of the municipality, exercise control over the municipal police service, and shall-
   a. be responsible for maintaining an impartial, accountable, transparent and efficient municipal police service;
   b. subject to the applicable laws, be responsible for the recruitment, appointment, promotion and transfer of members of the municipal police service;
   c. ensure that traffic policing services by the municipality are not prejudicially affected by the establishment of the municipal police service;
   d. be responsible for the discipline of the municipal police service;
   e. either personally or through a member or members of the municipal police service designated by him or her for that purpose, represent the municipal police service on every local policing co-ordinating committee established in terms of section 64K within the area of jurisdiction of the municipality;
   f. either personally or through a member or members of the municipal police service designated by him or her for that purpose, represent the municipal police service on every community police forum or subforum established in terms of section 19 within the area of jurisdiction of the municipality;
   g. before the end of each financial year, develop a plan which sets out the priorities and objectives of the municipal police service for the following financial year: Provided that such plan in so far as it relates to the prevention of crime, shall be developed in co-operation with the Service; and
## Organisation

- h. perform such duties as may from time to time be imposed upon him or her by the chief executive officer of the municipality.

* [S. 64C inserted by s. 3 of Act 83 of 1998.]

### Procedure after arrest by member of municipal police service

#### ARTICLE 64H

A person arrested with or without warrant by a member of a municipal police service shall as soon as possible be brought to a police station under the control of the Service or, in the case of an arrest by warrant, to any other place which is expressly mentioned in the warrant, to be dealt with in terms of section 50 of the Criminal Procedure Act, 1977 (Act 51 of 1977).

* [S. 64H inserted by s. 3 of Act 83 of 1998.]

### Policing co-ordinating committees

#### ARTICLE 64K

1. In order to co-ordinate policing in the province, the Provincial Commissioner shall, after consultation with the member of the Executive Council, establish at least one of the following committees:
   - a. local policing co-ordinating committees;
   - b. area policing co-ordinating committees;
   - c. provincial policing co-ordinating committees.

2. The Provincial Commissioner, or a person designated by him or her for that purpose, shall act as chairperson at a meeting of a policing co-ordinating committee.

3. Every policing co-ordinating committee shall determine its own procedure and cause minutes to be kept of its proceedings.

4. The Minister may, with the concurrence of the Minister of Transport, make regulations to ensure the proper functioning of policing co-ordinating committees.

* [S. 64K inserted by s. 3 of Act 83 of 1998.]

## Personnel

### Establishement and composition of service

#### ARTICLE 5

1. The South African Police Service contemplated in section 214 (1) of the Constitution is hereby established.

2. The Service shall consist of:
   - a. all persons who immediately before the commencement of this Act were members-
      - i. of a force which, by virtue of section 236 (7) (a) of the Constitution, is deemed to constitute part of the Service;
      - ii. appointed under the Rationalisation Proclamation;
      - iii. of the Reserve by virtue of section 12 (2) (k) of the Rationalisation Proclamation;
b. members appointed in terms of section 28 (2) of this Act; and

[NB: Para. (b) has been substituted by s. 1 (a) of the South African Police Service Amendment Act 57 of 2008, a provision which will be put into operation by proclamation. See PENDLEX.]

c. persons who become members of the Reserve under section 48 (2) of this Act.

[NB: Para. (c) has been substituted and a para. (d) has been added by s. 1 (a) and (b), respectively, of the South African Police Service Amendment Act 57 of 2008, provisions which will be put into operation by proclamation. See PENDLEX.]

Members

ARTICLE 13

4. Every member shall be competent to serve or execute any summons, warrant or other process whether directed to him or her or to any other member.

Security screening and integrity measures

ARTICLE 17 E

1. Any person who is considered for appointment in, or secondment to, the Directorate, shall be subject to a security screening investigation in terms of and in accordance with section 2A of the National Strategic Intelligence Act, 1994 (Act 39 of 1994).

2. No person may be appointed to the Directorate unless-

   a. a security clearance has been issued to that person in terms of section 2A (6) of the National Strategic Intelligence Act, 1994, by the Head of the Crime Intelligence Division of the Service;

   b. a security clearance on the required level and which is still valid has been issued to the person in question in terms of section 2A (6) of the National Strategic Intelligence Act, 1994; or

   c. a temporary security clearance has been issued by the Head of the Crime Intelligence Division of the Service after the person had submitted an application to the Head of the Crime Intelligence Division to have a security screening investigation conducted.

3. Any appointment on the basis of a temporary security clearance shall be subject to the finalisation of the security screening investigation and the issuing of a security clearance in terms of section 2A (6) of the National Strategic Intelligence Act, 1994.

4. Whenever the Head of the Crime Intelligence Division of the Service in terms of section 2A (6) of the National Strategic Intelligence Act, 1994, upon reasonable grounds, degrades, withdraws or refuses a security clearance, the National Commissioner may transfer such person from the Directorate, or if such person cannot be redeployed elsewhere in the Service, discharge him or her, subject to the provisions of section 34.

5. A member of the Directorate may from time to time, or at such regular intervals as the Head of the Directorate may determine, be subjected to a further security screening investigation.

6. If, upon information at the disposal of the Head of the Directorate, he or she reasonably believes that the person concerned poses a security risk, he or she may require the member to undergo a further security screening investigation.
7. Any member of the Directorate must, in the prescribed manner and at the prescribed intervals, disclose his or her prescribed financial and other interests and those of his or her immediate family members.

b. For the purpose of paragraph (a), ‘immediate family member’ refers to the spouse, civil partner or permanent life partner of that member, and includes dependent children of, and dependent family members living in the same household with that member.

8. The Minister may prescribe measures for integrity testing of members of the Directorate, which may include random entrapment, testing for the abuse of alcohol or drugs, or the use of the polygraph or similar instrument to ascertain, confirm or examine in a scientific manner the truthfulness of a statement made by a person.

b. The necessary samples required for any test referred to in paragraph (a), may be taken, but any sample taken from the body of a member may only be taken by a registered medical practitioner or a registered nurse.

c. The Minister shall prescribe measures to ensure the confidentiality of information obtained through integrity testing, if such measures are prescribed in terms of paragraph (a).

Procedural matters
ARTICLE 23

2. Members of community police forums or boards shall render their services on a voluntary basis and shall have no claim to compensation solely for services rendered to such forums and boards.

Filling of posts
ARTICLE 27

1. Subject to subsection (2), the filling of any post in the Service, whether by appointment, promotion or transfer, shall be done in accordance with section 212 (4) of the Constitution.

2. Subsection (1) shall not preclude compliance with measures designed to achieve the objects contemplated in sections 8 (3) (a) and 212 (2) of the Constitution.

Recruitment and appointment
ARTICLE 28

1. The National Commissioner shall determine a uniform recruitment procedure for the Service.

2. Subject to section 27, the National Commissioner may appoint a person to a post in the fixed establishment of the Service.

3. Any commissioned officer, magistrate, additional magistrate or assistant magistrate may, if sufficient permanent members are not available at a particular locality to perform a specific police duty, appoint such fit and proper persons as may be necessary as temporary members to perform such duty on such terms and conditions as may be prescribed.
Designation as member

ARTICLE 29
1. The Minister may by notice in the Gazette designate categories of personnel employed on a permanent basis in the Service and who are not members, as members.

2. Personnel designated as members under subsection (1), shall be deemed to be members appointed to posts in the fixed establishment of the Service under section 28 (2) with effect from a date determined by the Minister in the notice concerned: Provided that a person who is a member of a category of personnel so designated who does not, within one month of such designation, consent thereto and, if applicable, consent as required by section 212 (7) (b) of the Constitution, to having the retirement age applicable to him or her on 1 October 1993 changed as a result of such designation, shall not be affected by such notice.

Proof of appointment

ARTICLE 30
A document in the prescribed form certifying that a person has been appointed as a member, shall be prima facie proof of such appointment.

Salary and benefits

ARTICLE 31
1. A member shall have the right to the salary and benefits determined in his or her case by or under this Act or any other law.

2. The salary or salary scale of a member shall not be reduced without his or her consent, except in accordance with section 8 (7) or following on disciplinary proceedings under section 40 or an inquiry under section 34 (1) (b).

Training

ARTICLE 32
The National Commissioner shall determine the training that members shall undergo.

Commissioned officers

ARTICLE 33
1. The President may from time to time by commission appoint officers or temporary officers of the Service.

2. A Deed of Commission, bearing the signatures of the President and the Minister, or replicas thereof, shall be proof of appointment as commissioned officer.

3. The commission of a commissioned officer shall terminate and be deemed to be cancelled upon-
   a. the discharge of such officer following on disciplinary proceedings under section 40 or an inquiry under section 34 (1) (b), (c) or (d);
   b. the reduction in rank of such officer to a rank of non-commissioned officer following on disciplinary proceedings under section 40 or an inquiry under section 34 (1) (b);
   c. a direction by the Minister in terms of subsection (5); or
   d. the transfer of such officer to another department under section 14 or 15 of the Public Service Act, 1994 (Proclamation R103 of 1994).
<table>
<thead>
<tr>
<th>Paragraph</th>
<th>Text</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.</td>
<td>Subject to section 49, a commissioned officer may at any time in writing and, with or without prior notice, resign from the Service.</td>
</tr>
<tr>
<td>5.</td>
<td>Any commissioned officer who leaves the Service because of his or her discharge, retirement or resignation, shall retain the commission and rank he or she held immediately prior to his or her discharge, retirement or resignation, unless the Minister, on the recommendation of the National Commissioner, otherwise directs.</td>
</tr>
</tbody>
</table>

Discharge of members on account of redundancy, interest of Service or appointment to public office

**ARTICLE 35**

The National Commissioner may, subject to the provisions of the Government Service Pension Act, 1973 (Act 57 of 1973), discharge a member-

- a. because of the abolition of his or her post, or the reduction in the numerical strength, the reorganisation or the readjustment of the Service;
- b. if, for reasons other than the unfitness or incapacity of such member, his or her discharge will promote efficiency or economy in the Service, or will otherwise be in the interest of the Service; or
- c. if the President or a Premier appoints him or her in the public interest under any law to an office to which the provisions of this Act or the Public Service Act, 1994 (promulgated under Proclamation 103 of 1994), do not apply.

*Para. (c) substituted by s. 35 (1) of Act 47 of 1997.*

Discharge on account of sentence imposed

**ARTICLE 36**

1. A member who is convicted of an offence and is sentenced to a term of imprisonment without the option of a fine, shall be deemed to have been discharged from the Service with effect from the date following the date of such sentence: Provided that, if such term of imprisonment is wholly suspended, the member concerned shall not be deemed to have been so discharged.

2. A person referred to in subsection (1), whose-

   - a. conviction is set aside following an appeal or review and is not replaced by a conviction for another offence;
   - b. conviction is set aside on appeal or review, but is replaced by a conviction for another offence, whether by the court of appeal or review or the court of first instance, and a sentence to a term of imprisonment without the option of a fine is not imposed upon him or her following on the conviction for such other offence; or
   - c. sentence to a term of imprisonment without the option of a fine is set aside following an appeal or review and is replaced with a sentence other than a sentence to a term of imprisonment without the option of a fine, may, within a period of 30 days after his or her conviction has been set aside or his or her sentence has been replaced by a sentence other than a sentence to a term of imprisonment without the option of a fine, apply to the National Commissioner to be reinstated as a member.
3. In the event of an application by a person whose conviction has been set aside as contemplated in subsection (2) (a), the National Commissioner shall reinstate such person as a member with effect from the date upon which he or she is deemed to have been so discharged.

4. In the event of any application by a person whose conviction has been set aside or whose sentence has been replaced as contemplated in subsection (2) (b) and (c), the National Commissioner may-
   a. reinstate such person as a member with effect from the date upon which he or she is deemed to have been so discharged; or
   b. cause an inquiry to be instituted in accordance with section 34 into the suitability of reinstating such person as a member.

5. For the purposes of this section, a sentence to imprisonment until the rising of the court shall not be deemed to be a sentence to imprisonment without the option of a fine.

6. This section shall not be construed as precluding any administrative action, investigation or inquiry in terms of any other provision of this Act with respect to the member concerned, and any lawful decision or action taken in consequence thereof.

**Discharge of members failing to complete basic training**

**ARTICLE 37**

Notwithstanding the provisions of this Act, but subject to the Constitution, the National Commissioner may, in the absence of an inquiry, discharge from the Service a member who fails to complete his or her basic training successfully within a period of 24 months after his or her appointment in the Service.

**Missing members and employees**

**ARTICLE 38**

1. If a member or other employee of the Service is reported missing, such member or employee shall for all purposes be deemed to be still employed by the Service until-
   a. the National or Provincial Commissioner otherwise determines;
   b. he or she again reports for duty; or
   c. a competent court issues an order whereby the death of such member or employee is presumed.

2. The salary or wages and allowances accruing to a member or employee during his or her absence contemplated in subsection (1) shall, subject to subsection (4), be paid-
   a. to his or her spouse; or
   b. if he or she has no spouse, to his or her dependants; or
   c. to any other person who, in the opinion of the Commissioner concerned, is competent to receive and administer such salary or wages and allowances on behalf of the member or employee or his or her spouse or such other dependants.
3. Payment of any salary or wages and allowances in terms of subsection (2) shall for all purposes be deemed to be payment thereof to the member or employee concerned.

4. Notwithstanding subsection (2), the National or Provincial Commissioner may from time to time direct that only a portion of the salary or wages and allowances of a member or employee be paid in terms of the said subsection or that no portion thereof be so paid.

Disciplinary proceedings

ARTICLE 40

Disciplinary proceedings may be instituted in the prescribed manner against a member on account of misconduct, whether such misconduct was committed within or outside the borders of the Republic.

 Strikes

ARTICLE 41

1. No member shall strike, induce any other member to strike or conspire with another person to strike.

2. If the National or Provincial Commissioner has reason to believe that a member is striking or conspiring with another person to strike, the Commissioner concerned may, in a manner which is reasonable in the circumstances, issue an ultimatum to the member concerned to terminate or desist from carrying out such conduct within the period specified in such ultimatum.

3. In the event that the member refuses or fails to comply with the ultimatum referred to in subsection (2), or if the National or Provincial Commissioner could not reasonably be expected to issue such an ultimatum to a member personally, the Commissioner concerned may, without a hearing, summarily discharge such member from the Service, provided that-
   a. such member shall as soon as practicable after the date of such discharge, be notified in writing of such discharge and the reasons therefor;
   b. such member may, within 30 days after the date of receipt of such notice, make written representations to the Minister regarding the revocation of the discharge; and
   c. the Minister may, after having considered any representations, reinstate such member from the date of such discharge.

4. A discharge from the Service under subsection (3) shall not be invalid solely by reason of such member not receiving notice of the ultimatum referred to in subsection 20 (2).

Conduct sheets

ARTICLE 42

1. The National or Provincial Commissioner shall cause a conduct sheet to be maintained in respect of every member under his or her command.

2. The National Commissioner shall determine the manner and form in which conduct sheets shall be maintained and when entries recorded thereon may be deleted.
Suspension while in detention or imprisoned

ARTICLE 43

1. Subject to section 36, a member who is in detention or is serving a term of imprisonment shall be deemed to be suspended from the Service for the period during which he or she is so detained or is serving such term of imprisonment.

2. A member referred to in subsection (1) shall, unless the National or Provincial Commissioner otherwise directs, not be entitled for the applicable period to any salary, wages, allowances, privileges or benefits to which he or she would otherwise be entitled as a member.

3. Where a member-
   a. is detained pending the outcome of criminal proceedings against him or her and such member is subsequently found not guilty on all charges or is convicted but such conviction is subsequently set aside; or
   b. serves a term of imprisonment which is subsequently set aside, such member may make representations to the National or Provincial Commissioner that any salary, wages, allowances, privileges or benefits forfeited by him or her under subsection (2), be restored to him or her.

4. The National or Provincial Commissioner may, in the circumstances contemplated in subsection (3), mero motu or after consideration of any representations received from a member, determine that any forfeited salary, wages, allowances, privileges or benefits be restored to such member.

Rewards and recognitions

ARTICLE 44

1. The National or Provincial Commissioner may, after consultation with the Minister or member of the Executive Council, make an appropriate award to any member or other person for meritorious service in the interest of the Service.

2. The President may institute, constitute and create decorations and medals, as well as bars, clasps and ribbons in respect of such decorations and medals, which may be awarded by the President, the Minister or the member of the Executive Council, subject to such conditions as the President may determine, to any member or other person who has rendered exceptional service to the Service.

Political activities of members

ARTICLE 46

1. No member shall-
   a. publicly display or express support for or associate himself or herself with a political party, organisation, movement or body;
   b. hold any post or office in a political party, organisation, movement or body;
   c. wear any insignia or identification mark in respect of any political party, organisation, movement or body; or
   d. in any other manner further or prejudice party-political interests.
Personnel

<table>
<thead>
<tr>
<th>Subsection (1) shall not be construed as prohibiting a member from-</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. joining a political party, organisation, movement or body of his or her choice;</td>
</tr>
<tr>
<td>b. attending a meeting of a political party, organisation, movement or body:</td>
</tr>
<tr>
<td>Provided that no member shall attend such a meeting in uniform; or</td>
</tr>
<tr>
<td>c. exercising his or her right to vote.</td>
</tr>
</tbody>
</table>

Obedience

**ARTICLE 47**

1. Subject to subsection (2), a member shall obey any order or instruction given to him or her by a superior or a person who is competent to do so: Provided that a member shall not obey a patently unlawful order or instruction.

2. Where it is reasonable in the circumstances, a member may demand that an order or instruction referred to in subsection (1) be recorded in writing before obeying it.

3. A member may, after having obeyed an order or instruction referred to in subsection (1), demand that such an order or instruction be recorded in writing.

Reserve Police Service

**ARTICLE 48**

1. The National Commissioner may determine the requirements for recruitment, resignation, training, ranks, promotion, duties and nature of service, discipline, uniform, equipment and conditions of service of members of the Reserve Police Service and any other matter which he or she deems necessary in order to establish and maintain different categories of members of the Reserve Police Service.

2. The National Commissioner may appoint a person as a member of the Reserve in the prescribed manner.

3. The National or Provincial Commissioner may in the prescribed manner order any member of the Reserve to report for service, and any such member who refuses or fails to comply with such order shall be guilty of an offence and liable on conviction to a fine or to imprisonment for a period not exceeding six months: Provided that the Minister may by regulation exclude categories of members of the Reserve from the application of this subsection.

4. The National or Provincial Commissioner may, subject to the Constitution, at any time discharge a member of the Reserve from the Service.

5. During a period contemplated in section 49, the National or Provincial Commissioner may refuse to accept the resignation of a member of the Reserve, unless he or she produces evidence that he or she has enlisted for military service in a recognised unit of the South African National Defence Force.

6. A member of the Reserve shall be deemed to be in the employ of the Service while on duty, notwithstanding the fact that such member may not be remunerated by the Service.
<table>
<thead>
<tr>
<th>Personnel</th>
</tr>
</thead>
</table>

**Limitation on right to resign**

**ARTICLE 49**

1. No member may, during a period in which a state of national defence, declared under section 82 (4) (b) (i) of the Constitution, or a state of emergency, proclaimed in accordance with section 34 (1) of the Constitution, is in force, resign from the Service without the written permission of the National Commissioner.

2. The National Commissioner may, in circumstances other than those mentioned in subsection (1), where the maintenance of public order in the Republic or any part thereof so requires, order that no member may resign from the Service without his or her written permission during a period of time specified in the order, which period may not exceed 30 days.

**Prohibition on certain dealings**

**ARTICLE 59**

1. No member shall, without the permission of the person under whose command he or she serves, lend any means of transport or equipment which he or she is required to keep and possess, or sell, pledge or otherwise dispose of any such property, irrespective of whether it is the property of the State or his or her own property.

2. Every sale, pledge, loan or other disposition of any property contrary to subsection (1), shall be null and void.

**Proof of appointment**

**ARTICLE 64G**

A document in the prescribed form certifying that a person has been appointed as a member of the municipal police service, shall be prima facie proof of such appointment.

[S. 64G inserted by s. 3 of Act 83 of 1998.]

**Powers and duties of National Commissioner in respect of municipal police service**

**ARTICLE 64L**

1. The National Commissioner may determine national standards of policing for municipal police services and, in addition to the training prescribed for traffic officers in terms of the Road Traffic Act, 1989 (Act 29 of 1989), determine national standards with regard to the training of members of municipal police services.

2. 

   a. A draft of the national standards contemplated in subsection (1) shall be published in the Gazette, together with a notice inviting all interested persons to submit comments regarding the proposed national standards in writing, within a period stated in the notice and which shall not be less than 60 days from the date of publication.

   b. If the National Commissioner decides to amend the national standards as a result of comments received, it shall not be necessary to publish the national standards again before promulgation.

3. In order to ensure that national standards are maintained, the National Commissioner-

   a. may request and obtain information and documents under the control of the municipal police service or municipality in question;
### Personnel

- b. may enter any building or premises under the control of the municipal police service or municipality in question; and
- c. shall be entitled to all reasonable assistance by any member of the municipal police service and any employee of the municipality in question.

4. If a municipal police service has failed to maintain national standards, the National Commissioner shall report the failure to the Minister.

[S. 64L inserted by s. 3 of Act 83 of 1998.]

### Unauthorised disclosure of information

**ARTICLE 70**

Any member who wilfully discloses information in circumstances in which he or she knows, or could reasonably be expected to know, that such a disclosure will or may prejudicially affect the exercise or the performance by the Service of the powers or the functions referred to in section 215 of the Constitution, shall be guilty of an offence and liable on conviction to a fine or to imprisonment for a period not exceeding two years.

### Members

**ARTICLE 13**

2. a. A member who is obliged to perform an official duty, shall, with due regard to his or her powers, duties and functions, perform such duty in a manner that is reasonable in the circumstances.

b. Where a member who performs an official duty is authorised by law to use force, he or she may use only the minimum force which is reasonable in the circumstances.

6. Any member may, where it is reasonably necessary for the purposes of control over the illegal movement of people or goods across the borders of the Republic, without warrant search any person, premises, other place, vehicle, vessel or aircraft, or any receptacle of whatever nature, at any place in the Republic within 10 kilometres or any reasonable distance from any border between the Republic and any foreign state, or in the territorial waters of the Republic, or inside the Republic within 10 kilometres or any reasonable distance from such territorial waters, or at any airport as defined in section 1 of the Aviation Act, 1962 (Act 74 of 1962), or within any reasonable distance from such airport and seize anything found in the possession of such person or upon or at or in such premises, other place, vehicle, vessel, aircraft or receptacle and which may lawfully be seized.

[Sub-s. (6) substituted by s. 3 (a) of Act 41 of 1997.]

7. a. The National or Provincial Commissioner may, where it is reasonable in the circumstances in order to restore public order or to ensure the safety of the public in a particular area, in writing authorise that the particular area or any part thereof be cordoned off.

b. The written authorisation referred to in paragraph (a) shall specify the period, which shall not exceed 24 hours, during which the said area may be cordoned off, the area or part thereof to be cordoned off and the object of the proposed action.
### Duties and rights

<table>
<thead>
<tr>
<th>c.</th>
<th>Upon receipt of the written authorisation referred to in paragraph (a), any member may cordon off the area concerned or part thereof, and may, where it is reasonably necessary in order to achieve the object specified in the written authorisation, without warrant, search any person, premises or vehicle, or any receptacle or object of whatever nature, in that area or part thereof and seize any article referred to in section 20 of the Criminal Procedure Act, 1977 (Act 51 of 1977), found by him or her in the possession of such person or in that area or part thereof: Provided that a member executing a search under this paragraph shall, upon demand of any person whose rights are or have been affected by the search or seizure, exhibit to him or her a copy of the written authorisation.</th>
</tr>
</thead>
<tbody>
<tr>
<td>8.</td>
<td>a. The National or Provincial Commissioner may, where it is reasonable in the circumstances in order to exercise a power or perform a function referred to in section 215 of the Constitution, in writing authorise a member under his or her command, to set up a roadblock or roadblocks on any public road in a particular area or to set up a checkpoint or checkpoints at any public place in a particular area.</td>
</tr>
</tbody>
</table>

[13 (8) (b) to 13 (8) (h) removed by the analyst, please see original form of the law]

#### Members

**ARTICLE 13**

9. The provisions of sections 29 to 36 of the Criminal Procedure Act, 1977, shall apply mutatis mutandis in respect of a search conducted under subsections (6), (7) and (8) and any object seized during such a search.

10. The National or Provincial Commissioner may, in the exercise of any power or the performance of any function referred to in section 215 of the Constitution, publish or cause to be published, or in any other manner display or cause to be displayed any information, photograph or sketch of any person.

11. a. A member may, for the purposes of investigating any offence or alleged offence, cordon off the scene of such offence or alleged offence and any adjacent area which is reasonable in the circumstances to cordon off in order to conduct an effective investigation at the scene of the offence or alleged offence.  

b. A member may, where it is reasonable in the circumstances in order to conduct such investigation, prevent any person from entering or leaving an area so cordoned off.

12. a. If the National Commissioner deems it necessary for the purposes of performing the functions of the Service, he or she may, with the approval of the Minister, direct any member to perform service at any place outside the Republic.

b. A member in respect of whom a direction has been issued under paragraph (a), shall perform service in accordance with such direction and shall, while so performing service, remain, unless the Minister in a particular case otherwise directs, subject to the provisions of this Act as if performing service within the Republic.
Powers of member of municipal police service

ARTICLE 64F

1. Subject to the Constitution of the Republic of South Africa, 1996 (Act 108 of 1996), and with due regard to the fundamental rights of every person, a member of a municipal police service may exercise such powers and shall perform such duties as are by law conferred upon or assigned to a member of a municipal police service.

2. The Minister may from time to time prescribe that any power conferred upon a member of the Service by this Act or any other law, may be exercised by a member of a municipal police service: Provided that where the power includes the power to seize an article, the member of the municipal police service shall forthwith deliver the article to a member.

3. Every member of a municipal police service is a peace officer and may exercise the powers conferred upon a peace officer by law within the area of jurisdiction of the municipality in question: Provided that a member may exercise such powers outside the area of jurisdiction if it is done-

   a. in pursuit of a person whom the member reasonably suspects of having committed an offence, and if the pursuit commenced within the area of jurisdiction of the municipality; or

   b. in terms of an agreement between the municipal council and another municipal council in terms of section 10C (7) of the Local Government Transition Act, 1993 (Act 209 of 1993).

[S. 64F inserted by s. 3 of Act 83 of 1998.]

Functions of secretariat

ARTICLE 3

b. perform such functions as the Minister may consider necessary or expedient to ensure civilian oversight of the Service;

c. promote democratic accountability and transparency in the Service;

Parliamentary oversight

ARTICLE 17 K

1. Parliament shall effectively oversee the functioning of the Directorate and the committees established in terms of this Chapter.

2. The National Commissioner shall include in the annual report to Parliament in terms of section 55 (d) of the Public Finance Management Act, 1999 (Act 1 of 1999), a report in respect of the activities of the Directorate.

3. In addition to the annual report mentioned in subsection (2), the Head of the Directorate shall at any time when requested to do so by Parliament, submit a report on the activities of the Directorate.

4. The Minister shall submit to Parliament any policy guidelines referred to in section 17I (2) (a), (b) and (c) for approval.

5. Policy guidelines referred to in section 17I (2) (a), (b) and (c) submitted for approval to Parliament that are not approved within three months of submission shall be deemed to be approved.
6. The Minister shall, not later than three years after the commencement of this section, submit a report to Parliament on whether any legislative amendments are required to improve the functioning of the Directorate.

Complaints mechanism

ARTICLE 17 L

1.

a. The Minister shall, after consultation with the Minister of Justice and the Chief Justice, appoint a retired judge in order to investigate complaints referred to in subsection (4).

b. For purposes of paragraph (a) ‘retired judge’ shall mean a judge discharged from active service as referred to in the Judges' Remuneration and Conditions of Employment Act, 2001 (Act 47 of 2001).

2. The performance of the functions provided for in respect of the retired judge does not derogate from the powers of the Independent Complaints Directorate referred to in section 50 to investigate complaints in respect of any member, including members in the Directorate for Priority Crime Investigation.

3. The retired judge shall not investigate complaints about intelligence matters falling under the jurisdiction of the Inspector-General of Intelligence.

4. The retired judge may receive complaints in the prescribed form and manner from-

a. any member of the public who can provide evidence of a serious and unlawful infringement of his or her rights caused by an investigation by the Directorate; or

b. any member of the Directorate who can provide evidence of any improper influence or interference, whether of a political or any other nature, exerted upon him or her regarding the conducting of an investigation.

5. The retired judge may upon receipt of a complaint investigate such complaint or refer it to be dealt with by, amongst others, the Secretariat, the Independent Complaints Directorate, the National Commissioner, the Head of the Directorate, the relevant Provincial Commissioner, the National Director of Public Prosecutions, the Inspector-General of Intelligence, or any institution mentioned in chapter 9 of the Constitution of the Republic of South Africa, 1996.

6. The retired judge shall report the outcome of any investigation undertaken by him or her or any referral to the Minister.

7. The retired judge may request and obtain information from the National Director of Public Prosecutions in so far as it may be necessary for the judge to conduct an investigation: Provided that the National Director of Public Prosecutions may on reasonable grounds refuse to accede to such request.

8. To the extent that it is reasonably necessary for the performance of the functions of the retired judge, he or she-

a. may obtain information and documents under the control of the Service;

b. may enter any building or premises under the control of the Service in order to obtain such information and documents; and

c. shall be entitled to all reasonable assistance by a member.
9. The judge shall annually report to Parliament on the performance of his or her functions.

10. The Head of the Directorate may request the retired judge to investigate complaints or allegations relating to investigations by the Directorate or alleged interference with such investigations.

11. Any person who makes a complaint in terms of this section shall not be entitled to use this section to establish whether there is an investigation against him or her, nor be entitled to any delay, interference or termination of such investigation on the basis that such complaint has been made.

12. The Minister shall ensure that the retired judge has sufficient personnel and resources to fulfil his or her functions.

### National orders and instructions

**ARTICLE 25**

b. are necessary or expedient to ensure the maintenance of an impartial, accountable, transparent and efficient police service;

### Establishment and independence

**ARTICLE 50**

1. The Independent Complaints Directorate, which shall be structured at both national and provincial levels, is hereby established.

2. The date on which the provincial structures of the directorate will come into operation, shall be determined by the Executive Director in consultation with the Minister.

3. The directorate shall function independently from the Service.

4. No organ of state and no member or employee of an organ of state nor any other person shall interfere with the Executive Director or a member of the personnel of the directorate in the exercise and performance of his or her powers and functions.

b. Any person who wilfully interferes with the Executive Director or a member of the personnel of the directorate in the exercise or performance of his or her powers or functions, shall be guilty of an offence and liable on conviction to a fine or to imprisonment for a period not exceeding two years.

4. All organs of state shall accord such assistance as may be reasonably required for the protection of the independence, impartiality, dignity and effectiveness of the directorate in the exercise and performance of its powers and functions.

### Non-liability for acts under irregular warrant

**ARTICLE 55**

1. Any member who acts under a warrant or process which is bad in law on account of a defect in the substance or form thereof shall, if he or she has no knowledge that such warrant or process is bad in law and whether or not such defect is apparent on the face of the warrant or process, be exempt from liability in respect of such act as if the warrant or process were valid in law.
2.
   a. Any member who is authorised to arrest a person under a warrant of arrest and who, in the reasonable belief that he or she is arresting such person arrests another, shall be exempt from liability in respect of such wrongful arrest.
   
   b. Any member who is called upon to assist in making an arrest as contemplated in paragraph (a) or who is required to detain a person so arrested, and who reasonably believes that the said person is the person whose arrest has been authorised by the warrant of arrest, shall likewise be exempt from liability in respect of such assistance or detention.

Limitation of liability of State and members

ARTICLE 56

Whenever any person is conveyed in or makes use of any vehicle, aircraft or vessel, being the property or under the control of the State in the Service, the State or any member shall not be liable to such person or his or her spouse, parent, child or other dependant for any loss or damage resulting from any bodily injury, loss of life or loss of or damage to property caused by or arising out of or in any way connected with the conveyance in or the use of such vehicle, aircraft or vessel, unless such person is so conveyed or makes use thereof in or in the interest of the performance of the functions of the State: Provided that the provisions of this section shall not affect the liability of a member who wilfully causes the said loss or damage.

Salary or allowance not to be assigned or attached

ARTICLE 58

No member shall, without the approval of the National or Provincial Commissioner, assign the whole or any part of any salary, wages or allowance payable to him or her under this Act, nor shall the whole or any part of any such salary, wages or allowance be capable of being seized or attached under or in consequence of any judgment or order of any court of law, other than a garnishee order.

Legal proceedings against municipal police service

ARTICLE 64I

1. Any legal proceedings against a municipal police service or member of a municipal police service for the recovery of a debt as defined in the Institution of Legal Proceedings against certain Organs of State Act, 2002, shall be instituted against the municipal council in question.

[Sub-s. (1) substituted by s. 2 (1) of Act 40 of 2002.]

[Sub-s. (2) deleted by s. 2 (1) of Act 40 of 2002.]

[S. 64I inserted by s. 3 of Act 83 of 1998.]

Civilian oversight of municipal police services

ARTICLE 64J

1. A municipal council shall appoint a committee consisting of members of the council and such other persons as may be determined by the municipal council to ensure civilian oversight of the municipal police service.

2. The committee contemplated in subsection (1) shall-
   a. at the request of the municipal council in question, advise the council on matters relating to the municipal police service;
b. advise the chief executive officer with regard to the performance of his or her functions in respect of the municipal police service;

c. perform such functions as the member of the Executive Council, the municipal council or the chief executive officer may consider necessary or expedient to ensure civilian oversight of the municipal police service;

d. promote accountability and transparency in the municipal police service;

e. monitor the implementation of policy and directives issued by the chief executive officer and report to the municipal council or chief executive officer thereon;

f. perform such functions as may from time to time be assigned to the committee by the municipal council or the chief executive officer; and


g. evaluate the functioning of the municipal police service and report to the municipal council or chief executive officer thereon.

[S. 64J inserted by s. 3 of Act 83 of 1998.]
[S. 57 repealed by s. 2 (1) of Act 40 of 2002.]

Saving and transitional arrangements in respect of existing municipal police service

ARTICLE 64Q

1. a. When the South African Police Service Amendment Act, 1998, takes effect, the Durban City Police, established under section 83 of the Durban Extended Powers Consolidated Ordinance, 1976 (Natal Ordinance 18 of 1976), shall be deemed to have been established under section 64A, and shall continue to so exist until 30 September 1999.

b. If an application for its establishment under section 64A is lodged on or before 30 September 1999, the Durban City Police shall continue to so exist until the application is either approved or disapproved.

c. Any person who was a member of the Durban City Police immediately before the South African Police Service Amendment Act, 1998, took effect, shall continue to be a member of the Durban City Police and become a member of the municipal police service if the establishment thereof is approved as contemplated in paragraph (b), even if that person does not comply with the training requirements for appointment as a member of a municipal police service established under this Act: Provided that the person shall cease to be a member with effect from 1 October 2003, unless he or she complies with the training requirements for appointment.

2. a. Every person who, on the date of the establishment of a municipal police service under section 64A for a particular municipality, is registered as a traffic officer in terms of any law and who is employed by that municipality may be appointed as a member of the municipal police service even though the person may not comply with the training requirements for appointment as a member of the municipal police service.
b. A person appointed as contemplated in paragraph (a) shall cease to be a member of the municipal police service with effect from 1 October 2003, unless he or she has successfully completed a training course which complies with the requirements determined by the National Commissioner.

3.

a. After the South African Police Service Amendment Act, 1998, has taken effect, no municipal service may include the word 'police' in its name unless the service has been established as a municipal police service under section 64A.

b. Before 1 January 1999, a municipal council shall change the name of any service other than a municipal police service which is in existence when the South African Police Service Amendment Act, 1998, takes effect and which includes the word 'police' in its name: Provided that the National Commissioner may from time to time, upon good cause shown, extend that date for a total period of 24 months.

[S. 64Q inserted by s. 3 of Act 83 of 1998.]

Repeal and transitional provisions

ARTICLE 72

1.

a. Subject to this section, the Rationalisation Proclamation is hereby repealed, excluding-

i. sections 8 (1), 9 (1) to (8), 10, 12 (1) and (2) (a) to (j), 13 and 14 thereof; and

ii. any other provision of that Proclamation in so far as it relates to the interpretation or execution of a provision mentioned in subparagraph (i).

b. Sections 11, 12 and 15 of this Act shall, where applicable, be subject to section 9 (1) to (8) of the Rationalisation Proclamation until the National Commissioner has certified that the assignment of the functions referred to in section 219 of the Constitution by the National Commissioner to all Provincial Commissioners as contemplated in section 9 (4) (a) of the Rationalisation Proclamation, has been completed, whereupon sections 11, 12 and 15 of this Act shall be applicable to the National and Provincial Commissioner in relation to the Province concerned.

c. The Minister may make regulations regarding all matters which are necessary or expedient for the purposes of this subsection.

d. Any person who, immediately before the commencement of this Act, was a member of a force contemplated in section 5 (2) (a) (i), and who has not been appointed to a post in or additional to the fixed establishment or otherwise dealt with in accordance with section 14 of the Rationalisation Proclamation, shall serve in a pre-rationalised post until he or she is appointed to a post in or additional to the fixed establishment or is otherwise dealt with in accordance with that section.

e. Any person referred to in paragraph (d) who has been or is appointed to a post in or additional to the fixed establishment or is otherwise dealt with in terms of the Rationalisation Proclamation, shall be deemed to have been so appointed or dealt with under the corresponding provision of this Act.
2. In the application of the provisions mentioned in subsection (1) (a), and unless the context otherwise indicates or if clearly inappropriate, any reference therein to the Rationalisation Proclamation or to the Police Act, 1958 (Act 7 of 1958), or to any repealed provision thereof, shall be construed as a reference to this Act, or to the corresponding provision thereof, as the case may be.

3. Any reference in any law to a Commissioner of a police force shall, except where such post has not yet been abolished, and unless clearly inappropriate, be construed as a reference to the National Commissioner or, in regard to any matter in respect of which a Provincial Commissioner is lawfully responsible, and subject to section 219 of the Constitution, to the Provincial Commissioner concerned.

4. a. Anything done, including any regulation made or standing order or instruction issued or other administrative measure taken or any contract entered into or any obligation incurred under the Rationalisation Proclamation or any law repealed by this Act or the Rationalisation Proclamation which could be done under this Act and in force immediately before the commencement of this Act, shall be deemed to have been so done, made, issued, taken, entered into or incurred, as the case may be, under this Act until amended, abolished, withdrawn or repealed under this Act.

b. Any reference in any regulation, standing order or administrative measure to a regional commissioner or a district commissioner shall, unless clearly inappropriate, be construed as a reference to a Provincial Commissioner or an area commissioner, respectively.

[Sub-ss. (5) and (6) deleted by s. 4 of Act 83 of 1998.]

ARTICLE 73

This Act shall be called the South African Police Service Act, 1995, and shall come into operation on a date fixed by the President by proclamation in the Gazette.

Definitions

In this Act, unless the context otherwise indicates—

'board' means the Board of Commissioners established by section 10 (1);

'certificate of appointment' means the document referred to in section 30;

'commissioned officer' means a commissioned officer appointed under section 33 (1);

'directorate' means the Independent Complaints Directorate established by section 50 (1);

'employee organisation' means an organisation consisting inter alia of members or employees of the Service formally associated together and organised in a staff association, trade association or trade union, for the purpose of regulating relations between themselves and the Service;

'equipment' includes any article supplied by the Service for use by a member in the performance of his or her duties;

'executive co-ordinating committee' means the executive co-ordinating committee established by section 4 (1);
'Executive Director' means the Executive Director appointed in terms of section 51; 'fixed establishment' means the posts which have been created for the normal and regular requirements of the Service; 'member' means any member of the Service referred to in section 5 (2), and including: a. except for the purposes of any provision of this Act in respect of which the National Commissioner may otherwise prescribe, any member of the Reserve while such member is on duty in the Service; b. any temporary member while employed in the Service; c. any person appointed in terms of any other law to serve in the Service and in respect of whom the Minister has prescribed that he or she be deemed to be a member of the Service for the purposes of this Act; and d. any person designated under section 29 as a member; 'member of the Executive Council' means the member of the Executive Council referred to in section 217 (1) of the Constitution; 'Minister' means the Minister for Safety and Security; 'municipal police service' means a municipal police service established under section 64A; 'National Commissioner' means the National Commissioner referred to in section 6 (1); 'National Orders and Instructions' means National Orders and Instructions issued under section 25 (1) or which continue to apply in terms of section 72 (4) (a); 'national public order policing unit' means the national public order policing unit established in terms of section 17 (1); 'national standards' means national standards determined under section 64L (1); 'Parliamentary Committees' means the Standing Committees of the National Assembly and the Senate responsible for safety and security affairs; 'prescribe' means prescribe by regulation; 'Provincial Commissioner' means the Provincial Commissioner of a province referred to in section 6 (2); 'Rationalisation Proclamation' means the South African Police Service Rationalisation Proclamation, 1995, published by Proclamation 5, 1995, dated 27 January 1995; 'regulation' means a regulation made under this Act or which continues to apply in terms of section 72 (4) (a); 'Reserve' means the Reserve Police Service referred to in section 48; 'secretariat' means the Secretariat for Safety and Security established under section 2 (1);
| **'Secretary'** means the Secretary for Safety and Security appointed under section 2 (2); |
| **'Service'** means the South African Police Service established by section 5 (1); |
| **'stores'** means any movable property of the State which is kept in stock for distribution in the Service; |
| **'strike'** means a strike within the meaning of the Labour Relations Act, 1995 (Act 66 of 1995); |
| [Definition of 'strike' substituted by s. 1 of Act 41 of 1997.] |
| **'this Act'** includes the regulations; |
| **'uniform'** means a uniform as prescribed. |
Preamble

WHEREAS section 214 of the Constitution of the Republic of South Africa, 1993 (Act 200 of 1993), requires legislation to provide for the establishment and regulation of a South African Police Service which shall be structured at both national and provincial levels and shall function under the direction of the national government as well as the various provincial governments;

AND WHEREAS there is a need to provide a police service throughout the national territory to-

a. ensure the safety and security of all persons and property in the national territory;

b. uphold and safeguard the fundamental rights of every person as guaranteed by Chapter 3 of the Constitution;

c. ensure co-operation between the Service and the communities it serves in the combating of crime;

d. reflect respect for victims of crime and an understanding of their needs; and

e. ensure effective civilian supervision over the Service;

BE IT THEREFORE enacted by the Parliament of the Republic of South Africa, as follows:

CHAPTER I

INTERPRETATION

Definitions

In this Act, unless the context otherwise indicates—

'board' means the Board of Commissioners established by section 10 (1);

'certificate of appointment' means the document referred to in section 30;

'commissioned officer' means a commissioned officer appointed under section 33 (1);

'directorate' means the Independent Complaints Directorate established by section 50 (1);

'employee organisation' means an organisation consisting inter alia of members or employees of the Service formally associated together and organised in a staff association, trade association or trade union, for the purpose of regulating relations between themselves and the Service;

'equipment' includes any article supplied by the Service for use by a member in the performance of his or her duties;

'executive co-ordinating committee' means the executive co-ordinating committee established by section 4 (1);

'Executive Director' means the Executive Director appointed in terms of section 51;

'fixed establishment' means the posts which have been created for the normal and regular requirements of the Service;

'member' means any member of the Service referred to in section 5 (2), and including-

a. except for the purposes of any provision of this Act in respect of which the National Commissioner may otherwise prescribe, any member of the Reserve while such member is on duty in the Service;

b. any temporary member while employed in the Service;

c. any person appointed in terms of any other law to serve in the Service and in respect of whom the Minister has prescribed that he or she be deemed to be a member of the Service for the purposes of this Act; and

d. any person designated under section 29 as a member;

'member of the Executive Council' means the member of the Executive Council referred to in section 217 (1) of the Constitution;

[Definition of 'metropolitan police service' deleted by s. 1 (a) of Act 83 of 1998.]

'Minister' means the Minister for Safety and Security;
'municipal police service' means a municipal police service established under section 64A;

[Definition of 'municipal police service' substituted by s. 1 (b) of Act 83 of 1998.]

'National Commissioner' means the National Commissioner referred to in section 6 (1);

'National Orders and Instructions' means National Orders and Instructions issued under section 25 (1) or which continue to apply in terms of section 72 (4) (a);

'national public order policing unit' means the national public order policing unit established in terms of section 17 (1);

'national standards' means national standards determined under section 64L (1);

[Definition of 'national standards' inserted by s. 1 (c) of Act 83 of 1998.]

'Parliamentary Committees' means the Standing Committees of the National Assembly and the Senate responsible for safety and security affairs;

'prescribe' means prescribe by regulation;

'Provincial Commissioner' means the Provincial Commissioner of a province referred to in section 6 (2);


'regulation' means a regulation made under this Act or which continues to apply in terms of section 72 (4) (a);

'Reserve' means the Reserve Police Service referred to in section 48;

'secretariat' means the Secretariat for Safety and Security established under section 2 (1);

'Secretary' means the Secretary for Safety and Security appointed under section 2 (2);

'Service' means the South African Police Service established by section 5 (1);

'stores' means any movable property of the State which is kept in stock for distribution in the Service;

'strike' means a strike within the meaning of the Labour Relations Act, 1995 (Act 66 of 1995);

[Definition of 'strike' substituted by s. 1 of Act 41 of 1997.]

'this Act' includes the regulations;

'uniform' means a uniform as prescribed.

CHAPTER II
MINISTERIAL SERVICES

Secretariat

ARTICLE 2

1. a. The Minister shall establish a secretariat to be called the Secretariat for Safety and Security.

b. A provincial government may establish a provincial secretariat to be called the Provincial Secretariat for Safety and Security: Provided that the date on which a provincial secretariat will come into operation shall be determined by a provincial government in consultation with the Minister.

2. The Minister may, subject to the laws governing the public service, appoint a person to the office of Secretary who shall be responsible for-

a. the performance of the functions of the secretariat; and

b. the management and administration thereof.

3. The Secretary may, in consultation with the Minister, subject to the laws governing the public service, appoint the necessary personnel to assist the Secretary to perform, subject to his or her control and directions, any function of the secretariat.

Functions of secretariat

ARTICLE 3

1. The secretariat shall-

a. advise the Minister in the exercise of his or her powers and the performance of his or her duties and functions;

b. perform such functions as the Minister may consider necessary or expedient to ensure civilian oversight of the Service;
c. promote democratic accountability and transparency in the Service;
d. promote and facilitate participation by the Service in the Reconstruction and Development Programme;
e. provide the Minister with legal services and advice on constitutional matters;
f. provide the Minister with communication, support and administrative services;
g. monitor the implementation of policy and directions issued by the Minister and report to the Minister thereon;
h. conduct research into any policing matter in accordance with the instructions of the Minister and report to the Minister thereon;
i. perform such functions as may from time to time be assigned to the secretariat by the Minister; and
j. evaluate the functioning of the Service and report to the Minister thereon.

2. To the extent that it is reasonably necessary for the performance of the functions of the secretariat, any member of its personnel-
a. may request and obtain information and documents under the control of the Service;
b. may enter any building or premises under the control of the Service; and
c. shall be entitled to all reasonable assistance by a member.

3. The Minister may make regulations regarding the establishing and proper functioning of secretariats: Provided that regulations with regard to provincial secretariats shall be made in consultation with the executive co-ordinating committee.

4. A document in the prescribed form, certifying that a person is a member of the personnel of the secretariat, shall serve as prima facie proof that such person is such a member.

5. Subsections (1), (2) and (4) shall apply mutatis mutandis to a Provincial Secretariat for Safety and Security.

Executive co-ordinating committee

ARTICLE 4
1. The executive co-ordinating committee contemplated in section 220 (1) of the Constitution is hereby established.
2. The Minister shall convene the first meeting of the executive co-ordinating committee.
3. The Minister or his or her nominee shall preside at meetings of the executive co-ordinating committee and the executive co-ordinating committee shall determine its own procedure.

CHAPTER III
ESTABLISHMENT AND COMPOSITION OF SERVICE

Establishment and composition of Service

ARTICLE 5
1. The South African Police Service contemplated in section 214 (1) of the Constitution is hereby established.
2. The Service shall consist of-
a. all persons who immediately before the commencement of this Act were members-
i. of a force which, by virtue of section 236 (7) (a) of the Constitution, is deemed to constitute part of the Service;
ii. appointed under the Rationalisation Proclamation;
iii. of the Reserve by virtue of section 12 (2) (k) of the Rationalisation Proclamation;
b. members appointed in terms of section 28 (2) of this Act; and
[NB: Para. (b) has been substituted by s. 1 (a) of the South African Police Service Amendment Act 57 of 2008, a provision which will be put into operation by proclamation. See PENDLEX.]
c. persons who become members of the Reserve under section 48 (2) of this Act.
[NB: Para. (c) has been substituted and a para. (d) has been added by s. 1 (a) and (b), respectively, of the South African Police Service Amendment Act 57 of 2008, provisions which will be put into operation by proclamation. See PENDLEX.]
CHAPTER IV
COMMISSIONERS
Appointment of National and Provincial Commissioners

ARTICLE 6
1. There shall be a National Commissioner of the Service who shall be appointed in accordance with section 216 (2) (a) of the Constitution.
2. There shall be a Provincial Commissioner of the Service for each province who shall be appointed by the National Commissioner subject to section 218 (1) (b) of the Constitution.

Terms of office of National and Provincial Commissioners

ARTICLE 7
1. Subject to this Act, the person who is appointed as National or Provincial Commissioner shall occupy that office for a period of five years from the date of his or her appointment or such shorter period as may be determined at the time of his or her appointment by-
   a. the President, in relation to the National Commissioner; or
   b. the National Commissioner in consultation with the member of the Executive Council, in relation to a Provincial Commissioner.
2. The term of office referred to in subsection (1) may be extended at the expiry thereof for a period or successive periods not exceeding five years at a time, as may, subject to subsection (3), be determined by-
   a. the President, in relation to the National Commissioner; or
   b. the National Commissioner in consultation with the member of the Executive Council concerned, in relation to the Provincial Commissioner.
3. The President or the National Commissioner, as the case may be, shall notify the Commissioner concerned in writing at least two calendar months before the expiry of the period contemplated in subsection (1), or any subsequent extended period contemplated in subsection (2), whether he or she intends extending his or her term of office or not and, if so, for what period.
4. When the National or Provincial Commissioner receives notice of the extension of his or her term of office in accordance with subsection (3), he or she shall notify the President or the National Commissioner, as the case may be, in writing within one calendar month from the date of receipt of such notice of his or her acceptance or not of such extended term of office.
5. If the National or Provincial Commissioner notifies the President or the National Commissioner, as the case may be, in accordance with subsection (4) of his or her acceptance of such extended term of office, his or her term of office shall be extended accordingly.

Loss of confidence in National or Provincial Commissioner

ARTICLE 8
1. If the National Commissioner has lost the confidence of the Cabinet, the President may establish a board of inquiry consisting of a judge of the Supreme Court as chairperson, and two other suitable persons, to-
   a. inquire into the circumstances that led to the loss of confidence;
   b. compile a report; and
   c. make recommendations.
2. If a Provincial Commissioner has lost the confidence of the Executive Council, the member of the Executive Council may notify the Minister of such occurrence and the reasons therefor.
   a. If a Provincial Commissioner has lost the confidence of the Executive Council, the member of the Executive Council may notify the Minister of such occurrence and the reasons therefor.
   b. The Minister shall, if he or she deems it necessary and appropriate, refer the notice contemplated in paragraph (a) to the National Commissioner.
   c. The National Commissioner shall, upon receipt of the notice, establish a board of inquiry consisting of not more than three persons, of which the chairperson shall, subject to paragraph (d), be a person who, for at least 10 years after having qualified as an advocate or an attorney, practised as
such, to-

i. inquire into the circumstances that led to the loss of confidence;

ii. compile a report; and

iii. make recommendations.

d. The National Commissioner may appoint any other person suitably qualified in law as chairperson of the board of inquiry.

3.

a. The President or National Commissioner, as the case may be, may, after hearing the Commissioner concerned, pending the outcome of the inquiry referred to in subsection (1) or (2) (c), suspend him or her from office.

b. A Commissioner who is suspended from office under paragraph (a), shall, during the period of such suspension, be entitled to any salary, allowance, privilege or benefit to which he or she is otherwise entitled as a member, unless the President or the National Commissioner, as the case may be, determines otherwise.

4. If a board of inquiry is established under subsection (1) or (2) (c), the Commissioner concerned shall be notified thereof in writing, and thereupon he or she may-

a. be assisted or represented by another person or legal representative;

b. make written representations to the board;

c. be present at the inquiry;

d. give evidence thereat;

e. cross-examine witnesses not called by him or her;

f. be heard;

g. call witnesses; and

h. have access to documents relevant to the inquiry.

5. The board of inquiry shall determine its own procedure.

6.

a. At the conclusion of the inquiry, the board shall submit its report to-

i. the President, in the event of an inquiry under subsection (1); or

ii. the National Commissioner, the member of the Executive Council and the standing committee of the provincial legislature responsible for safety and security affairs, in the event of an inquiry under subsection (2);

iii. the Commissioner concerned; and

iv. the Parliamentary Committees.

b. The report referred to in paragraph (a) may recommend that

i. no action be taken in the matter;

ii. the Commissioner concerned be transferred to another post or be employed additional to the fixed establishment;

iii. his or her salary or rank or both his or her salary and rank be reduced;

iv. action be taken against him or her in accordance with subparagraphs (ii) and (iii);

v. he or she be removed from office; or

vi. any other appropriate steps (including the postponement of any decision by the President or the National Commissioner, as the case may be, for a period not exceeding 12 calendar months) be taken.

7. The President or the National Commissioner, as the case may be, may, upon receipt of a recommendation contemplated in subsection (6), remove the Commissioner concerned from office, or take any other appropriate action: Provided that, if the President or the National Commissioner, as the case may be, postpones his or her decision for a period, he or she shall, at the end of such period, request the same board of inquiry, or a similar board established for that purpose, to compile a new report and to make a new recommendation after having considered the conduct of the Commissioner concerned during such period.

8. If a Provincial Commissioner has lost the confidence of the National Commissioner, the provisions of subsections (2) (c) and (d), (3), (4), (5), (6) and (7) shall apply mutatis mutandis.
9. In the event of a Commissioner being removed from office following on an inquiry in accordance with a finding of a loss of confidence in such a Commissioner, or in accordance with a finding of a loss of confidence referred to in section 9 (3), his or her term of office shall be deemed to have expired on the date immediately preceding the date on which such removal from office takes effect.

Misconduct by or incapacity of National or Provincial Commissioner

ARTICLE 9

1. Subject to this section, subsections (1) to (8) of section 8 shall apply mutatis mutandis to any inquiry into allegations of misconduct by the National or Provincial Commissioner, or into his or her fitness for office or capacity for executing his or her official duties efficiently.

2. The board of inquiry established by virtue of subsection (1) shall make a finding in respect of the alleged misconduct or alleged unfitness for office or incapacity of executing official duties efficiently, as the case may be, and make recommendations as contemplated in section 8 (6) (b).

3. If the National Commissioner has lost the confidence of the Cabinet or a Provincial Commissioner has lost the confidence of the Executive Council or the National Commissioner, as the case may be, following an inquiry in terms of this section, the provisions of section 8 (7) shall apply mutatis mutandis.

Board of Commissioners

ARTICLE 10

1. The Board of Commissioners consisting of the National and Provincial Commissioners is hereby established.

2. The functions of the board shall be to promote co-operation and co-ordination in the Service.

3. The board shall be presided over by the National Commissioner or his or her nominee and the board shall determine its own procedure.

CHAPTER V

POWERS, DUTIES AND FUNCTIONS

National Commissioner

ARTICLE 11

1. The National Commissioner may exercise the powers and shall perform the duties and functions necessary to give effect to section 218 (1) of the Constitution.

2. Without derogating from the generality of subsection (1), the powers, duties and functions referred to in that subsection shall include the power, duty and function to-

   a. develop a plan before the end of each financial year, setting out the priorities and objectives of policing for the following financial year;

   b. determine the fixed establishment of the Service and the number and grading of posts;

   c. determine the distribution of the numerical strength of the Service after consultation with the board;

   d. organise or reorganise the Service at national level into various components, units or groups;

   e. establish and maintain training institutions or centres for the training of students and other members;

   f. establish and maintain bureaus, depots, quarters, workshops or any other institution of any nature whatsoever, which may be expedient for the general management, control and maintenance of the Service; and

   g. perform any legal act or act in any legal capacity on behalf of the Service.

Provincial Commissioners

ARTICLE 12

1. Subject to this Act, a Provincial Commissioner shall have command of and control over the Service under his or her jurisdiction in the province and may exercise the powers and shall perform the duties and functions necessary to give effect to section 219 of the Constitution.
2. A Provincial Commissioner may-
   a. (a) subject to a determination under section 11 (2) (b), delimit any area in the province and determine the boundaries thereof until the province has been divided into as many areas as may be necessary for the purposes of the organisation of the Service under his or her jurisdiction; and
   [Para. (a) substituted by s. 2 of Act 41 of 1997.]
   b. establish and maintain police stations and units in the province and determine the boundaries of station or unit areas.

3. A Provincial Commissioner shall determine the distribution of the strength of the Service under his or her jurisdiction in the province among the different areas, station areas, offices and units.

Members

ARTICLE 13

1. Subject to the Constitution and with due regard to the fundamental rights of every person, a member may exercise such powers and shall perform such duties and functions as are by law conferred on or assigned to a police official.

2. Where a member becomes aware that a prescribed offence has been committed, he or she shall inform his or her commanding officer thereof as soon as possible.

   a. A member who is obliged to perform an official duty, shall, with due regard to his or her powers, duties and functions, perform such duty in a manner that is reasonable in the circumstances.

   b. Where a member who performs an official duty is authorised by law to use force, he or she may use only the minimum force which is reasonable in the circumstances.

3. Every member shall be competent to serve or execute any summons, warrant or other process whether directed to him or her or to any other member.

4. Any member may in general or in any particular instance be required to act as prosecutor, or in any other respect to appear on behalf of the State in any criminal matter before any magistrate’s court, any magistrate holding a preparatory examination, a court of a special justice of the peace or any other lower court in the Republic.

6. Any member may, where it is reasonably necessary for the purposes of control over the illegal movement of people or goods across the borders of the Republic, without warrant search any person, premises, other place, vehicle, vessel or aircraft, or any receptacle of whatever nature, at any place in the Republic within 10 kilometres or any reasonable distance from any border between the Republic and any foreign state, or in the territorial waters of the Republic, or inside the Republic within 10 kilometres or any reasonable distance from such territorial waters, or at any airport as defined in section 1 of the Aviation Act, 1962 (Act 74 of 1962), or within any reasonable distance from such airport and seize anything found in the possession of such person or upon or at or in such premises, other place, vehicle, vessel, aircraft or receptacle and which may lawfully be seized.

   [Sub-s. (6) substituted by s. 3 (a) of Act 41 of 1997.]

7. a. The National or Provincial Commissioner may, where it is reasonable in the circumstances in order to restore public order or to ensure the safety of the public in a particular area, in writing authorise that the particular area or any part thereof be cordoned off.

   b. The written authorisation referred to in paragraph (a) shall specify the period, which shall not exceed 24 hours, during which the said area may be cordoned off, the area or part thereof to be cordoned off and the object of the proposed action.

   c. Upon receipt of the written authorisation referred to in paragraph (a), any member may cordon off the area concerned or part thereof, and may, where it is reasonably necessary in order to achieve the object specified in the written authorisation, without warrant, search any person, premises or vehicle, or any receptacle or object of whatever nature, in that area or part thereof and seize any article referred to in section 20 of the Criminal Procedure Act, 1977 (Act 51 of 1977), found by him.
or her in the possession of such person or in that area or part thereof: Provided that a member executing a search under this paragraph shall, upon demand of any person whose rights are or have been affected by the search or seizure, exhibit to him or her a copy of the written authorisation.

8.

a. The National or Provincial Commissioner may, where it is reasonable in the circumstances in order to exercise a power or perform a function referred to in section 215 of the Constitution, in writing authorise a member under his or her command, to set up a roadblock or roadblocks on any public road in a particular area or to set up a checkpoint or checkpoints at any public place in a particular area.

b. The written authorisation referred to in paragraph (a) shall specify the date, approximate duration, place and object of the proposed action.

c. Any member authorised under paragraph (a) may set up a roadblock or roadblocks or cause a roadblock or roadblocks to be set up on any public road in the area so specified or set up a checkpoint or checkpoints or cause a checkpoint or checkpoints to be set up at any public place in the area so specified.

d. Notwithstanding the provisions of paragraph (a), any member who has reasonable grounds to suspect that-

i. an offence mentioned in Schedule 1 to the Criminal Procedure Act, 1977, has been committed and that a person who has been involved in the commission thereof is, or is about to be, travelling in a motor vehicle in a particular area;

ii. a person who is a witness to such an offence is absconding and is, or is about to be, travelling in a motor vehicle in a particular area and that a warrant for his or her arrest has been issued under section 184 of the Criminal Procedure Act, 1977, or that such a warrant will be issued if the information at the disposal of the member is brought to the attention of the magistrate, regional magistrate or judge referred to in that section, but that the delay in obtaining such warrant will defeat the object of the roadblock;

iii. a person who is reasonably suspected of intending to commit an offence referred to in subparagraph (i) and who may be prevented from committing such an offence by the setting up of a roadblock is, or is about to be, travelling in a motor vehicle in a particular area;

iv. a person who is a fugitive after having escaped from lawful custody is, or is about to be, travelling in a motor vehicle in a particular area; or

v. any object which-

(aa) is concerned in;

(bb) may afford evidence of; or

(cc) is intended to be used in, the commission of an offence referred to in subparagraph (i), whether within the Republic or elsewhere, and which is, or is about to be, transported in a motor vehicle in a particular area and that a search warrant will be issued to him or her under section 21 (1) (a) of the Criminal Procedure Act, 1977, if he or she had reason to believe that the object will be transported in a specific vehicle and he or she had applied for such warrant, and that the delay that will be caused by first obtaining an authorisation referred to in paragraph (a), will defeat the object of the roadblock, may set up a roadblock on any public road or roads in that area for the purpose of establishing whether a motor vehicle is carrying such a person or object.

[Para. (d) amended by s. 3 (b) of Act 41 of 1997.]

e. For the purposes of exercising the powers conferred by paragraph (c) or (d), a member shall display, set up or erect on or next to the road or at the public place such sign, barrier or object as is reasonable in the circumstances to bring the order to stop to the attention of the driver of a vehicle
approaching the roadblock so as to ensure that the vehicle will come to a stop or to the attention of a person approaching the checkpoint.

f. Any driver of a vehicle who approaches a roadblock or any person who approaches a checkpoint and who refuses or fails to stop in accordance with an order to stop displayed as contemplated in paragraph (e), shall be guilty of an offence and liable on conviction to a fine or to imprisonment for a period not exceeding six months.

g. Any member may, without warrant-

   i. in the event of a roadblock or checkpoint that is set up in accordance with paragraph (c), search any person or vehicle stopped at such roadblock or checkpoint and any receptacle or object of whatever nature in the possession of such person or in, on or attached to such vehicle and seize any article referred to in section 20 of the Criminal Procedure Act, 1977, found by him or her in the possession of such person or in, on or attached to such receptacle or vehicle: Provided that a member executing a search under this subparagraph shall, upon demand of any person whose rights are or have been affected by the search or seizure, exhibit to him or her a copy of the written authorisation by the Commissioner concerned; and

   ii. in the event of a roadblock that is set up in accordance with paragraph (d), search any person or vehicle stopped at such roadblock and any receptacle or object of whatever nature in, on or attached to such vehicle and seize any article referred to in section 20 of the Criminal Procedure Act, 1977, found by him or her in, on or attached to such receptacle or vehicle: Provided that a member executing a search under this subparagraph shall, upon demand of any person whose rights are or have been affected by the search or seizure, inform him or her of the reason for the setting up of the roadblock.

h. For the purposes of this subsection 'checkpoint' includes any barrier set up under an authorisation referred to in paragraph (a) in order to control the movement of persons.

9. The provisions of sections 29 to 36 of the Criminal Procedure Act, 1977, shall apply mutatis mutandis in respect of a search conducted under subsections (6), (7) and (8) and any object seized during such a search.

10. The National or Provincial Commissioner may, in the exercise of any power or the performance of any function referred to in section 215 of the Constitution, publish or cause to be published, or in any other manner display or cause to be displayed any information, photograph or sketch of any person.

11.

   a. A member may, for the purposes of investigating any offence or alleged offence, cordon off the scene of such offence or alleged offence and any adjacent area which is reasonable in the circumstances to cordon off in order to conduct an effective investigation at the scene of the offence or alleged offence.

   b. A member may, where it is reasonable in the circumstances in order to conduct such investigation, prevent any person from entering or leaving an area so cordoned off.

12.

   a. If the National Commissioner deems it necessary for the purposes of performing the functions of the Service, he or she may, with the approval of the Minister, direct any member to perform service at any place outside the Republic.

   b. A member in respect of whom a direction has been issued under paragraph (a), shall perform service in accordance with such direction and shall, while so performing service, remain, unless the Minister in a particular case otherwise directs, subject to the provisions of this Act as if performing service within the Republic.

13. Subject to the Constitution-

   a. this section shall not be construed as derogating from any power conferred upon a member by or under this Act or any other law, including the common law; and
b. the powers conferred upon a member by this section shall not be limited by any other law, including the common law.

Employment of service in preservation of life, health or property

ARTICLE 14

The National or Provincial Commissioner may employ members for service in the preservation of life, health or property.

Delegation

ARTICLE 15

1. a. Subject to section 15 of the Exchequer Act, 1975 (Act 66 of 1975), any power conferred on the National or Provincial Commissioner by this Act or any other law, excluding the power contemplated in section 13 (7) (a), may be delegated in writing by any such Commissioner to any member or other person in the employment of the Service, or a board or body established by or under this Act or a law referred to in section 217 (3) of the Constitution, who or which shall exercise such power subject to the directions of the Commissioner concerned.

b. Paragraph (a) shall apply mutatis mutandis in respect of any power delegated by the National Commissioner to a Provincial Commissioner under that paragraph.

2. The delegation of any power by the National or Provincial Commissioner under subsection (1) may be withdrawn by such a Commissioner and any decision taken by anyone under such delegated power may be withdrawn or amended by such Commissioner, and shall, until it is so withdrawn or amended, be deemed to have been taken by the National or Provincial Commissioner concerned: Provided that any such withdrawal or amendment shall not affect any right, privilege, obligation or liability acquired, accrued or incurred as a result of such decision.

CHAPTER VI

ORGANISED CRIME AND PUBLIC ORDER POLICING UNIT

National prevention and investigation of crime

ARTICLE 16

1. Circumstances amounting to criminal conduct or an endeavour thereto, as set out in subsection (2), shall be regarded as organised crime, crime which requires national prevention or investigation, or crime which requires specialised skills in the prevention and investigation thereof.

2. Circumstances contemplated in subsection (1) comprise criminal conduct or endeavour thereto "--" a. (a) by any enterprise or group of persons who have a common goal in committing crimes in an organised manner;

[NB: Para. (a) has been substituted by s. 2 (a) of the South African Police Service; Amendment Act 57 of 2008, a provision which will be put into operation by proclamation. See PENDLEX.]

b. i. by a person or persons in positions of trust and making use of specialised or exclusive knowledge;

ii. in respect of the revenue or expenditure of the national government; or

iii. in respect of the national economy or the integrity of currencies;

c. which takes on such proportions or is of such a nature that the prevention or investigation thereof at national level would be in the national interest;

d. in respect of unwrought precious metals or unpolished diamonds;

e. in respect of the hunting, importation, exportation, possession, buying and selling of endangered species or any products thereof as may be prescribed;

f. in more than one province or outside the borders of the Republic by the same perpetrator or perpetrators, and in respect of which the prevention or investigation at national level would be in the national interest;
g. in respect of which the prevention or investigation requires the application of specialised skills and where expediency requires that it be prevented or investigated at national level;

h. which a Provincial Commissioner requests the National Commissioner to prevent or investigate by employing expertise and making resources available at national level and to which request the National Commissioner accedes;

i. in respect of which the investigation in the Republic by the Service is requested by an international police agency or the police of a foreign country; and

[NB: A para. (iA) has been inserted by s. 2 (c) of the South African Police Service Amendment Act 57 of 2008, a provision which will be put into operation by proclamation. See PENDLEX.]

j. in respect of which the prevention or investigation by members under the command of a Provincial Commissioner will detrimentally affect or hamper the prevention or investigation of circumstances referred to in paragraphs (a) to (i).

[NB: Para. (j) has been substituted and a sub-s. (2A) has been inserted by s. 2 (d) and (e), respectively, of the South African Police Service Amendment Act 57 of 2008, provisions which will be put into operation by proclamation. See PENDLEX.]

3. In the event of a dispute between the National and Provincial Commissioner regarding the question whether criminal conduct or endeavour thereto should be regarded as organised crime, crime which requires national prevention or investigation or crime which requires specialised skills in the investigation and prevention thereof, the determination by the National Commissioner shall prevail.

4. a. Notwithstanding the provisions of subsections (1), (2) and (3), the Provincial Commissioner shall be responsible for the prevention and investigation of all crimes or alleged crimes committed in the province concerned.

b. Where an investigation of a crime or alleged crime reveals that the circumstances referred to in subsection (2) are present, the Provincial Commissioner shall report the matter to the National Commissioner as soon as possible.

c. The National Commissioner may, in consultation with the Provincial Commissioner concerned, notwithstanding the presence of the circumstances referred to in subsection (2), direct that the investigation or any part thereof, be conducted by the Provincial Commissioner.

National public order policing unit

ARTICLE 17

1. The National Commissioner shall, subject to section 218 (1) (k) of the Constitution, establish and maintain a national public order policing unit.

2. The National Commissioner may deploy the national public order policing unit, or any part thereof, at the request and in support of a Provincial Commissioner, taking into account-

a. the reason for the request;

b. the personnel and equipment available to the unit; and

c. any other circumstances anywhere in the national territory which may have an influence on the maintenance of public order and which may require the deployment of the unit or any part thereof elsewhere.

3. Where the national public order policing unit or any part thereof is deployed under subsection (2), the unit shall perform its functions subject to the directions of the Provincial Commissioner concerned: Provided that the mere fact of such deployment does not preclude the President from exercising his or her powers under subsection (5) in relation to the area where the unit is so deployed.

4. The National Commissioner may withdraw the national public order policing unit or any part thereof deployed under subsection (2), taking into account-
CHAPTER VII

COMMUNITY POLICE FORUMS AND BOARDS

Objects of community police forums and boards

ARTICLE 18

1. The Service shall, in order to achieve the objects contemplated in section 215 of the Constitution, liaise with the community through community police forums and area and provincial community police boards, in accordance with sections 19, 20 and 21, with a view to-

a. establishing and maintaining a partnership between the community and the Service;
b. promoting communication between the Service and the community;
c. promoting co-operation between the Service and the community in fulfilling the needs of the community regarding policing;
d. improving the rendering of police services to the community at national, provincial, area and local levels;
e. improving transparency in the Service and accountability of the Service to the community; and
f. promoting joint problem identification and problem-solving by the Service and the community.

2. This Chapter shall not preclude liaison by the Service with the community by means other than through community police forums and boards.

Establishment of community police forums

ARTICLE 19

1. A Provincial Commissioner shall, subject to the directions of the member of the Executive Council, be responsible for establishing community police forums at police stations in the province which shall, subject to subsection (3), be broadly representative of the local community.

2. A community police forum may establish community police sub-forums.

3. Subject to section 23 (1) (b), the station commissioner and the members
designated by him or her from time to time for that purpose, shall be members of the community police forum and sub-forums established at the police station concerned.

Establishment of area community police boards

ARTICLE 20
1. A Provincial Commissioner shall, subject to the directions of the member of the Executive Council, be responsible for establishing area community police boards in all areas within the province.

2. An area community police board shall, subject to subsection (3), consist of representatives of community police forums in the area concerned designated for that purpose by such community police forums.

3. Subject to section 23 (1) (b), the area commissioner and the members designated by him or her from time to time for that purpose, shall be members of the area community police board concerned.

Establishment of provincial community police boards

ARTICLE 21
1. A Provincial Commissioner shall, subject to the directions of the member of the Executive Council, be responsible for establishing a provincial community police board.

2. A provincial community police board shall, subject to subsection (3), consist of representatives of area community police boards designated for that purpose by the area community police boards in the province concerned.

3. Subject to section 23 (1) (b), the Provincial Commissioner and the members designated by him or her from time to time for that purpose, shall be members of the provincial community police board concerned.

Functions of community police forums and boards

ARTICLE 22
1. A provincial or area community police board or a community police forum or sub-forum shall perform the functions it deems necessary and appropriate to achieve the objects contemplated in section 18, which may include the functions contemplated in section 221 (2) of the Constitution.

2. The Minister shall, in consultation with the executive co-ordinating committee, make regulations to ensure the proper functioning of community police forums and sub-forums and community police boards.

Procedural matters

ARTICLE 23
1. Every provincial or area community police board and community police forum or sub-forum shall-

   a. elect one of its members as chairperson and another one as vice-chairperson;

   b. determine the number of members to be designated by the provincial, area or station commissioner concerned to serve as members of the board, forum or subforum concerned: Provided that that number shall not be less than one in addition to the provincial, area or station commissioner concerned;

   c. determine its own procedure and cause minutes to be kept of its proceedings; and

   d. whenever it deems it necessary, co-opt other members or experts or community leaders to the board or forum in an advisory capacity.

2. Members of community police forums or boards shall render their services on a voluntary basis and shall have no claim to compensation solely for services rendered to such forums and boards.

3. The majority of the members of the board, forum or sub-forum concerned shall constitute a quorum at a meeting thereof.

4. If the chairperson of a board or forum referred to in this section is absent from a meeting, the vice-chairperson shall act as chairperson, and if both the chairperson and vice-chairperson are so absent, the members present shall elect one of their number to preside at that meeting.
CHAPTER VIII
REGULATIONS

Regulations

ARTICLE 24

1. The Minister may make regulations regarding-
   a. the exercising of policing powers and the performance by members of their duties and functions;
   b. the recruitment, appointment, promotion and transfer of members;
   c. the training, conduct and conditions of service of members;
   d. the general management, control and maintenance of the Service;
   e. returns, registers, records, documents, forms and correspondence in the Service;
   f. labour relations, including matters regarding suspension, dismissal and grievances;
   g. i. the institution and conduct of disciplinary proceedings or inquiries;
       ii. conduct by members that will constitute misconduct;
       iii. the provisions, if any, of the Criminal Procedure Act, 1977 (Act 51 of 1977), that shall apply mutatis mutandis to disciplinary proceedings or inquiries under this Act;
   iv. the attendance by a member or any witness, of such disciplinary proceedings or inquiries;
   v. the circumstances under which such disciplinary proceedings or inquiries may be conducted or proceeded with in the absence of the member accused of misconduct or affected by such an inquiry;
   vi. the hearing and submission of evidence at such disciplinary proceedings or inquiries;
   vii. competent findings and sanctions in respect of such disciplinary proceedings or inquiries;
   viii. review and appeal in respect of such disciplinary proceedings or inquiries;
   h. the issue of a code of conduct for the Service and the upholding thereof;
   i. the establishment of different categories of personnel, components, ranks, designations and appointments in the Service;
   j. i. the standards of physical and mental fitness required, and the medical examination, of members;
       ii. the medical, dental and hospital treatment of members and their families;
   k. i. the establishment, management and control of a scheme to provide for the medical, dental and hospital treatment, the provision of medicines and other medical requirements and the transportation during their indisposition of-
       (aa) members and members of their families;
       (bb) members who have retired or who retire on pension, and members of their families; and
       (cc) the families of deceased members;
   ii. the categories of members, or other persons who shall or may become members of such a scheme;
   iii. the portion of the costs of such treatment, medicines, medical requirements and transportation which shall be payable under such a scheme by any member or category of members of such a scheme;
   iv. the termination of membership of such a scheme;
   v. the rights, privileges and obligations of members of such a scheme;
   vi. the vesting in such a scheme of assets, rights, liabilities or obligations or the disposal in any way of the assets of such a scheme; and
   vii. generally, all matters reasonably necessary for the regulation and operation of such a scheme;
l. the resignation or reduction in rank of members;

m. the grading of posts and the remuneration structure, including allowances or benefits of members;

n. the establishment and maintenance of training institutions or centres for members and the instruction, training, discipline and control of members at such institutions or centres;

o. the management of and access to laboratories established for the purposes of the analysis of forensic evidence as well as fees payable for services rendered in that regard;

p. the attendance by members of instructional or training courses at institutions or centres other than those established and maintained in terms of this Act;

q. the establishment and control of funds of clubs referred to in section 62 (3);

r. the deductions to be made from the salaries, wages or allowances of members;

s. the provisioning of the Service, including the provision of stores and equipment required for the Service, and the care, safe custody and maintenance thereof;

t. the design, award, use, care, loss, forfeiture and restoration of any decoration or medal instituted, constituted or created under this Act, and its bar, clasp or ribbon;

u. the design of an official flag and coat of arms for the Service;

v. the dress and clothing of members, and the control over or disposal of a uniform or part thereof;

w. the utilisation by the Service of property-
   i. forfeited to the State;
   ii. abandoned, lost or taken charge of by a member; or
   iii. unclaimed and found or taken charge of by a member;

x. the retention of rank on retirement from the Service and the award of honorary ranks;

y. the occupation by members of quarters, whether owned or rented by the State or placed at its disposal;

z. the participation in sport and recreational activities by members;

aa. the fair distribution of and access to police services and resources in respect of all communities;

bb. the command, control, powers, duties and functions of persons, other than members, employed by the Service;

cc. the proper functioning of the directorate, including the referral to the directorate of complaints received by the police;

dd. any board or body established or constituted by or under this Act, including-
   i. the procedure thereof; and
   ii. the attendance by witnesses of the proceedings thereof;

ee. the development of the plan contemplated in section 11 (2) (a) and the monitoring of the implementation thereof;

ff. all matters which may or shall be prescribed in accordance with this Act; and

gg. all matters generally which are necessary or expedient for the achievement of the objects of this Act.

2. Different regulations may be made regarding different categories of members or personnel.

3. Any regulation under subsection (1) (cc) shall be made in consultation with the Executive Director.

4. Any regulation which affects State revenue or expenditure shall be made with the concurrence of the Minister of Finance.

5. Any regulation made under subsection (1) may prescribe penalties for any contravention thereof or failure to comply therewith, of a fine, or imprisonment for a period not exceeding 12 months or both such fine and such imprisonment.

[Sub-s. (5) added by s. 4 of Act 41 of 1997.]
National orders and instructions

ARTICLE 25

1. The National Commissioner may issue national orders and instructions regarding all matters which-
   a. fall within his or her responsibility in terms of the Constitution or this Act;
   b. are necessary or expedient to ensure the maintenance of an impartial, accountable, transparent and efficient police service; or
   c. are necessary or expedient to provide for the establishment and maintenance of uniform standards of policing at all levels required by law.

2. National orders and instructions issued under subsection (1) shall be known and issued as National Orders and Instructions and shall be applicable to all members.

3. The National Commissioner may issue different National Orders and Instructions in respect of different categories of members.

Provincial orders and instructions

ARTICLE 26

1. Provincial Commissioners may issue orders and instructions which are not inconsistent with this Act or the National Orders and Instructions.

2. Orders and instructions issued under subsection (1) shall be known and issued as the Provincial Orders and Instructions of the province concerned and shall be applicable to members under the command of the Provincial Commissioner concerned only.

3. If any Provincial Order or Instruction is inconsistent with a National Order or Instruction, the National Order or Instruction shall prevail.

CHAPTER IX

APPOINTMENTS, TERMS AND CONDITIONS OF SERVICE AND TERMINATION OF SERVICE

Filling of posts

ARTICLE 27

1. Subject to subsection (2), the filling of any post in the Service, whether by appointment, promotion or transfer, shall be done in accordance with section 212 (4) of the Constitution.

2. Subsection (1) shall not preclude compliance with measures designed to achieve the objects contemplated in sections 8 (3) (a) and 212 (2) of the Constitution.

Recruitment and appointment

ARTICLE 28

1. The National Commissioner shall determine a uniform recruitment procedure for the Service.

2. Subject to section 27, the National Commissioner may appoint a person to a post in the fixed establishment of the Service.

3. Any commissioned officer, magistrate, additional magistrate or assistant magistrate may, if sufficient permanent members are not available at a particular locality to perform a specific police duty, appoint such fit and proper persons as may be necessary as temporary members to perform such duty on such terms and conditions as may be prescribed.

Designation as member

ARTICLE 29

1. The Minister may by notice in the Gazette designate categories of personnel employed on a permanent basis in the Service and who are not members, as members.

2. Personnel designated as members under subsection (1), shall be deemed to be members appointed to posts in the fixed establishment of the Service under section 28 (2) with effect from a date determined by the Minister in the notice concerned: Provided that a person who is a member of a category of personnel so designated who does not, within one month of such designation, consent thereto and, if applicable, consent as required by section 212 (7) (b) of the Constitution, to having the retirement age applicable to him or her on 1 October 1993 changed as a result of such designation, shall not be affected by such notice.

Proof of appointment

ARTICLE 30

A document in the prescribed form certifying that a person has been appointed as a member, shall be prima facie proof of such appointment.
Salary and benefits

ARTICLE 31
1. A member shall have the right to the salary and benefits determined in his or her case by or under this Act or any other law.

2. The salary or salary scale of a member shall not be reduced without his or her consent, except in accordance with section 8 (7) or following on disciplinary proceedings under section 40 or an inquiry under section 34 (1) (b).

Training

ARTICLE 32
The National Commissioner shall determine the training that members shall undergo.

Commissioned officers

ARTICLE 33
1. The President may from time to time by commission appoint officers or temporary officers of the Service.

2. A Deed of Commission, bearing the signatures of the President and the Minister, or replicas thereof, shall be proof of appointment as commissioned officer.

3. The commission of a commissioned officer shall terminate and be deemed to be cancelled upon-
   a. the discharge of such officer following on disciplinary proceedings under section 40 or an inquiry under section 34 (1) (b), (c) or (d);
   b. the reduction in rank of such officer to a rank of non-commissioned officer following on disciplinary proceedings under section 40 or an inquiry under section 34 (1) (b);
   c. a direction by the Minister in terms of subsection (5); or
   d. the transfer of such officer to another department under section 14 or 15 of the Public Service Act, 1994 (Proclamation R103 of 1994).

5. Subject to section 49, a commissioned officer may at any time in writing and, with or without prior notice, resign from the Service.

6. Any commissioned officer who leaves the Service because of his or her discharge, retirement or resignation, shall retain the commission and rank he or she held immediately prior to his or her discharge, retirement or resignation, unless the Minister, on the recommendation of the National Commissioner, otherwise directs.

Inquiries

ARTICLE 34
1. The National Commissioner may designate a member, a category of members or any other person or category of persons who may, in general or in a specific case, inquire into-
   a. the fitness of a member to remain in the Service on account of indisposition, ill-health, disease or injury;
   b. the fitness or ability of a member to perform his or her duties or to carry them out efficiently;
   c. the fitness of a member to remain in the Service if his or her continued employment constitutes a security risk for the State;
   d. the fitness of a member to remain in the Service in the light of a misrepresentation made by such member regarding a matter in relation to his or her appointment;
   e. the absence of a member from duty without leave for more than one calendar month;
   f. an injury alleged to have been sustained by a member or other employee of the Service in an accident arising out of or in the course of his or her duty, or a disease or indisposition alleged to have been contracted in the course of his or her duty, or any subsequent incapacitation alleged to be due to the same injury, disease or indisposition, or an indisposition alleged to have resulted from vaccination in accordance with this Act;
   g. the death of a member or other employee of the Service alleged to have been caused as a result of circumstances referred to in paragraph (f);
   h. the absence from duty of a member or other employee of the Service owing to illness, indisposition or injury alleged to have resulted from misconduct or serious and deliberate failure on his or her part to take reasonable precautions;
i. the suitability, value and purchase of any property or equipment required for use in the Service or the suitability for further service of any part of property or equipment already in use in the Service;

j. any deficiency in or damage to or loss of State property or any property in possession of or under the control of the State or a club referred to in section 62 (3) or for which the State is responsible, or any property of a member or other employee of the Service which is alleged to have occurred in connection with the performance of his or her duties or functions in the Service, as well as the liability of any person and the desirability to hold any person liable for such deficiency, damage or loss;

k. any deficiency, loss, damage or expense occasioned to the State or a club referred to in section 62 (3) as a result of the conduct of a member or other employee of the Service and any money or unpaid debts due by such member or employee to the State or such club as well as the liability of any person and the desirability to hold any person liable for such deficiency, loss, damage or expense; or

l. any other matter which the National Commissioner considers to be in the interest of the Service.

2. The National Commissioner may designate a member, a category of members or any other person or category of persons who may, in general or in a specific case, obtain and lead evidence for the purposes of an inquiry contemplated in subsection (1).

[Sub-s. (2) substituted by s. 5 of Act 41 of 1997.]

3. The Minister may prescribe-

   a. the procedure applicable to an inquiry contemplated in subsection (1); and

   b. the circumstances under which such an inquiry may be converted or deemed to have been converted into disciplinary proceedings.

Discharge of members on account of redundancy, interest of service or appointment to public office

ARTICLE 35

The National Commissioner may, subject to the provisions of the Government Service Pension Act, 1973 (Act 57 of 1973), discharge a member-

   a. because of the abolition of his or her post, or the reduction in the numerical strength, the reorganisation or the readjustment of the Service;

   b. if, for reasons other than the unfitness or incapacity of such member, his or her discharge will promote efficiency or economy in the Service, or will otherwise be in the interest of the Service; or

   c. if the President or a Premier appoints him or her in the public interest under any law to an office to which the provisions of this Act or the Public Service Act, 1994 (promulgated under Proclamation 103 of 1994), do not apply.

[Para. (c) substituted by s. 35 (1) of Act 47 of 1997.]

Discharge on account of sentence imposed

ARTICLE 36

1. A member who is convicted of an offence and is sentenced to a term of imprisonment without the option of a fine, shall be deemed to have been discharged from the Service with effect from the date following the date of such sentence: Provided that, if such term of imprisonment is wholly suspended, the member concerned shall not be deemed to have been so discharged.

2. A person referred to in subsection (1), whose-

   a. conviction is set aside following an appeal or review and is not replaced by a conviction for another offence;

   b. conviction is set aside on appeal or review, but is replaced by a conviction for another offence, whether by the court of appeal or review or the court of first instance, and a sentence to a term of imprisonment without the option of a fine is not imposed upon him or her following on the conviction for such other offence; or
c. sentence to a term of imprisonment without the option of a fine is set aside following an appeal or review and is replaced with a sentence other than a sentence to a term of imprisonment without the option of a fine, may, within a period of 30 days after his or her conviction has been set aside or his or her sentence has been replaced by a sentence other than a sentence to a term of imprisonment without the option of a fine, apply to the National Commissioner to be reinstated as a member.

3. In the event of an application by a person whose conviction has been set aside as contemplated in subsection (2) (a), the National Commissioner shall reinstate such person as a member with effect from the date upon which he or she is deemed to have been so discharged.

4. In the event of any application by a person whose conviction has been set aside or whose sentence has been replaced as contemplated in subsection (2) (b) and (c), the National Commissioner may-
   a. reinstate such person as a member with effect from the date upon which he or she is deemed to have been so discharged; or
   b. cause an inquiry to be instituted in accordance with section 34 into the suitability of reinstating such person as a member.

5. For the purposes of this section, a sentence to imprisonment until the rising of the court shall not be deemed to be a sentence to imprisonment without the option of a fine.

6. This section shall not be construed as precluding any administrative action, investigation or inquiry in terms of any other provision of this Act with respect to the member concerned, and any lawful decision or action taken in consequence thereof.

Discharge of members failing to complete basic training

ARTICLE 37

Notwithstanding the provisions of this Act, but subject to the Constitution, the National Commissioner may, in the absence of an inquiry, discharge from the Service a member who fails to complete his or her basic training successfully within a period of 24 months after his or her appointment in the Service.

Missing members and employees

ARTICLE 38

1. If a member or other employee of the Service is reported missing, such member or employee shall for all purposes be deemed to be still employed by the Service until-
   a. the National or Provincial Commissioner otherwise determines;
   b. he or she again reports for duty; or
   c. a competent court issues an order whereby the death of such member or employee is presumed.

2. The salary or wages and allowances accruing to a member or employee during his or her absence contemplated in subsection (1) shall, subject to subsection (4), be paid-
   a. to his or her spouse; or
   b. if he or she has no spouse, to his or her dependants; or
   c. to any other person who, in the opinion of the Commissioner concerned, is competent to receive and administer such salary or wages and allowances on behalf of the member or employee or his or her spouse or such other dependants.

3. Payment of any salary or wages and allowances in terms of subsection (2) shall for all purposes be deemed to be payment thereof to the member or employee concerned.

4. Notwithstanding subsection (2), the National or Provincial Commissioner may from time to time direct that only a portion of the salary or wages and allowances of a member or employee be paid in terms of the said subsection or that no portion thereof be so paid.

Secondment of members

ARTICLE 39

1. The services of a member may be placed at the disposal of any other department of State or any authority established by or under any law.

2. If a member is seconded under subsection (1), such member shall be deemed to be serving
in the Service and shall retain all powers and privileges as a member, subject to such conditions as may be agreed upon by the National Commissioner and the department of State or authority concerned.

3. A member seconded under subsection (1) shall, in the performance of his or her functions, act in terms of the laws applicable to the department of State or authority to which he or she is seconded, subject to such conditions as may be agreed upon by the National Commissioner and the department of State or authority concerned.

4. The National Commissioner shall determine uniform standards and procedures regarding the secondment of members.

Disciplinary proceedings

ARTICLE 40

Disciplinary proceedings may be instituted in the prescribed manner against a member on account of misconduct, whether such misconduct was committed within or outside the borders of the Republic.

Strikes

ARTICLE 41

1. No member shall strike, induce any other member to strike or conspire with another person to strike.

2. If the National or Provincial Commissioner has reason to believe that a member is striking or conspiring with another person to strike, the Commissioner concerned may, in a manner which is reasonable in the circumstances, issue an ultimatum to the member concerned to terminate or desist from carrying out such conduct within the period specified in such ultimatum.

3. In the event that the member refuses or fails to comply with the ultimatum referred to in subsection (2), or if the National or Provincial Commissioner could not reasonably be expected to issue such an ultimatum to a member personally, the Commissioner concerned may, without a hearing, summarily discharge such member from the Service: Provided that-

   a. such member shall as soon as practicable after the date of such discharge, be notified in writing of such discharge and the reasons therefor;

   b. such member may, within 30 days after the date of receipt of such notice, make written representations to the Minister regarding the revocation of the discharge; and

   c. the Minister may, after having considered any representations, reinstate such member from the date of such discharge.

4. A discharge from the Service under subsection (3) shall not be invalid solely by reason of such member not receiving notice of the ultimatum referred to in subsection 20 (2).

Conduct sheets

ARTICLE 42

The National or Provincial Commissioner shall cause a conduct sheet to be maintained in respect of every member under his or her command.

The National Commissioner shall determine the manner and form in which conduct sheets shall be maintained and when entries recorded thereon may be deleted.

Suspension while in detention or imprisoned

ARTICLE 43

1. Subject to section 36, a member who is in detention or is serving a term of imprisonment shall be deemed to be suspended from the Service for the period during which he or she is so detained or is serving such term of imprisonment.

2. A member referred to in subsection (1) shall, unless the National or Provincial Commissioner otherwise directs, not be entitled for the applicable period to any salary, wages, allowances, privileges or benefits to which he or she would otherwise be entitled as a member.

3. Where a member-

   a. is detained pending the outcome of criminal proceedings against him or her and such member is subsequently found not guilty on all charges or is convicted but such conviction is subsequently set aside; or

   b. serves a term of imprisonment which is subsequently set aside, such member may
make representations to the National or Provincial Commissioner that any salary, wages, allowances, privileges or benefits forfeited by him or her under subsection (2), be restored to him or her.

4. The National or Provincial Commissioner may, in the circumstances contemplated in subsection (3), mero motu or after consideration of any representations received from a member, determine that any forfeited salary, wages, allowances, privileges or benefits be restored to such member.

Rewards and recognitions

ARTICLE 44

1. The National or Provincial Commissioner may, after consultation with the Minister or member of the Executive Council, make an appropriate award to any member or other person for meritorious service in the interest of the Service.

2. The President may institute, constitute and create decorations and medals, as well as bars, clasps and ribbons in respect of such decorations and medals, which may be awarded by the President, the Minister or the member of the Executive Council, subject to such conditions as the President may determine, to any member or other person who has rendered exceptional service to the Service.

Retirement

ARTICLE 45

1. a. Subject to subsection (7), a member may retire from the Service, and shall be so retired on the date when he or she attains the age of 60 years.

b. If a member attains the age of 60 years after the first day of the month, he or she shall be deemed to have attained it on the first day of the following month.

2. A member who is at least 50 years of age may, at any time before attaining the age of 60 years, give written notification to the Minister of his or her wish to retire from the Service, and shall be allowed so to retire if a sufficient reason therefor exists and the retirement will be to the advantage of the Service.

3. a. Subject to paragraph (b), a member who in terms of section 212 (7) (b) of the Constitution or any other law has the right to retire at an earlier age than that contemplated in subsection (1) (a), shall give written notification to the National Commissioner of his or her wish to be so retired and he or she shall-

i. if that notification is given to the National Commissioner at least three calendar months prior to the date on which he or she attains the retirement age applicable to him or her, be so retired on the date on which he or she attains that age or, if he or she attains it after the first day of the month, on the first day of the following month; or

ii. if that notification is not given to the National Commissioner at least three calendar months prior to the date on which he or she attains the said age, be so retired on the first day of the fourth month after the month in which the notification is received.

b. i. Subject to subsection (4), the National or Provincial Commissioner shall give written notification of his or her wish to be retired from the Service at least six calendar months prior to the date on which he or she attains the retirement age applicable to him or her, and if he or she has so given notification, paragraph (a) (i) shall apply mutatis mutandis.

ii. If the National or Provincial Commissioner has not given written notification at least six calendar months prior to the date on which he or she attains the retirement age applicable to him or her, and if he or she shall be so retired on the first day of the seventh month following the month in which that notification is received.

4. Notwithstanding the provisions of this section, the National or Provincial Commissioner may retire from the Service and he or she shall be so retired at the expiry of the term contemplated in section 7, or any extended term contemplated in that section,
as the case may be, and he or she shall be deemed to have been so retired in terms of section 35 (a).

5. Subject to subsections (1) and (3) (b)-
   a. the President may at the request of the National Commissioner allow him or her to retire from the Service before the expiry of the term contemplated in section 7 or any extended term contemplated in that section if a reason exists which the President deems sufficient; and
   b. the National Commissioner may at the request of the Provincial Commissioner allow him or her to retire from the Service before the expiry of the term contemplated in section 7 or any extended term contemplated in that section if a reason exists which the National Commissioner deems sufficient.

6. If the National or Provincial Commissioner is allowed to retire under subsection (5), he or she shall be deemed to have been retired in terms of subsection (2), and shall be entitled to such pension as he or she would have been entitled to if he or she had retired from the Service under the latter subsection.

7. a. Notwithstanding the provisions of subsection (1) (a), a member may be retained, with his or her consent, in his or her post beyond the age of 60 years with the approval of the Minister or member of the Executive Council for further periods which shall not, except with the approval by resolution of Parliament, exceed the aggregate of five years.
   b. A member shall only be retained under paragraph (a) if it is-
      i. reasonable; and
      ii. in the interest of the Service; or
      iii. generally in the public interest.

8. Pension benefits shall be paid to a retired member by the institution responsible for the administration of the pension fund to which that member was a contributor, subject to any law regulating the payment of such benefits.

9. A benefit payable by the Service in terms of any law shall be paid to the person entitled to such benefit within a period of 90 days after the date on which the National Commissioner received the written notification of such member’s termination of service, for any reason, in such a form and with such documents as the National Commissioner may determine for the purposes of this section or, if he or she receives such notification and documents 90 days before the date on which a benefit is payable to the person concerned in terms of such law, on the date on which such benefit is so payable.

10. Nothing in this section contained shall be construed as derogating from section 212 (7) of the Constitution.

Political activities of members

ARTICLE 46

1. No member shall-
   a. publicly display or express support for or associate himself or herself with a political party, organisation, movement or body;
   b. hold any post or office in a political party, organisation, movement or body;
   c. wear any insignia or identification mark in respect of any political party, organisation, movement or body; or
   d. in any other manner further or prejudice party-political interests.

2. Subsection (1) shall not be construed as prohibiting a member from-
   a. joining a political party, organisation, movement or body of his or her choice;
   b. attending a meeting of a political party, organisation, movement or body: Provided that no member shall attend such a meeting in uniform; or
   c. exercising his or her right to vote.

Obedience

ARTICLE 47

1. Subject to subsection (2), a member shall obey any order or instruction given to him or her by a superior or a person who is competent to do so: Provided that a member shall not obey a patently unlawful order or instruction.
2. Where it is reasonable in the circumstances, a member may demand that an order or instruction referred to in subsection (1) be recorded in writing before obeying it.

3. A member may, after having obeyed an order or instruction referred to in subsection (1), demand that such an order or instruction be recorded in writing.

Reserve Police Service

ARTICLE 48

1. The National Commissioner may determine the requirements for recruitment, resignation, training, ranks, promotion, duties and nature of service, discipline, uniform, equipment and conditions of service of members of the Reserve Police Service and any other matter which he or she deems necessary in order to establish and maintain different categories of members of the Reserve Police Service.

2. The National Commissioner may appoint a person as a member of the Reserve in the prescribed manner.

3. The National or Provincial Commissioner may in the prescribed manner order any member of the Reserve to report for service, and any such member who refuses or fails to comply with such order shall be guilty of an offence and liable on conviction to a fine or to imprisonment for a period not exceeding six months: Provided that the Minister may by regulation exclude categories of members of the Reserve from the application of this subsection.

4. The National or Provincial Commissioner may, subject to the Constitution, at any time discharge a member of the Reserve from the Service.

5. During a period contemplated in section 49, the National or Provincial Commissioner may refuse to accept the resignation of a member of the Reserve, unless he or she produces evidence that he or she has enlisted for military service in a recognised unit of the South African National Defence Force.

6. A member of the Reserve shall be deemed to be in the employ of the Service while on duty, notwithstanding the fact that such member may not be remunerated by the Service.

Limitation on right to resign

ARTICLE 49

1. No member may, during a period in which a state of national defence, declared under section 82 (4) (b) (i) of the Constitution, or a state of emergency, proclaimed in accordance with section 34 (1) of the Constitution, is in force, resign from the Service without the written permission of the National Commissioner.

2. The National Commissioner may, in circumstances other than those mentioned in subsection (1), where the maintenance of public order in the Republic or any part thereof so requires, order that no member may resign from the Service without his or her written permission during a period of time specified in the order, which period may not exceed 30 days.

CHAPTER X

INDEPENDENT COMPLAINTS DIRECTORATE

Establishment and independence

ARTICLE 50

1.

a. The Independent Complaints Directorate, which shall be structured at both national and provincial levels, is hereby established.

b. The date on which the provincial structures of the directorate will come into operation, shall be determined by the Executive Director in consultation with the Minister.

2. The directorate shall function independently from the Service.

3.

a. No organ of state and no member or employee of an organ of state nor any other person shall interfere with the Executive Director or a member of the personnel of the directorate in the exercise and performance of his or her powers and functions.

b. Any person who wilfully interferes with the Executive Director or a member of the personnel of the directorate in the exercise or performance of his or her powers or
functions, shall be guilty of an offence and liable on conviction to a fine or to imprisonment for a period not exceeding two years.

4. All organs of state shall accord such assistance as may be reasonably required for the protection of the independence, impartiality, dignity and effectiveness of the directorate in the exercise and performance of its powers and functions.

Appointment of Executive Director

ARTICLE 51

1. The Minister shall nominate a suitably qualified person for appointment to the office of Executive Director to head the directorate in accordance with a procedure to be determined by the Minister in consultation with the Parliamentary Committees.

2. The Parliamentary Committees shall, within a period of 30 parliamentary working days of the nomination in terms of subsection (1), confirm or reject such nomination.

3. In the event of the nomination being confirmed-
   a. such person shall be appointed to the office of Executive Director subject to the laws governing the public service with effect from a date agreed upon by such person and the Minister; and
   b. such appointment shall be for a period not exceeding five years: Provided that such person shall be eligible for consecutive appointments in accordance with this section.

4. The Executive Director may be removed from his or her office under the circumstances and in the manner prescribed by the Minister in consultation with the Parliamentary Committees.

Personnel and expenditure

ARTICLE 52

1. The personnel of the directorate shall consist of persons appointed by the Executive Director in consultation with the Minister subject to the laws governing the public service and such other persons as may be seconded or transferred to the directorate.

2. The terms and conditions of service of the personnel of the directorate shall be prescribed by or under the laws governing the public service.

[Sub-s. (2) substituted by s. 35 (1) of Act 47 of 1997.]

3. The functions of the directorate shall be funded by money appropriated by Parliament for that purpose.

4. The Executive Director shall, subject to the Exchequer Act, 1975 (Act 66 of 1975)-
   a. be the accounting officer charged with the responsibility of accounting for all money appropriated by Parliament for the purposes of the performance of the functions of the directorate and the utilisation thereof; and
   b. cause the necessary accounting and other related records to be kept.

Functions of directorate

ARTICLE 53

1. The principal function of the directorate shall be the achievement of the object contemplated in section 222 of the Constitution.

   a. The Executive Director shall be responsible for-
      i. the performance of the functions of the directorate; and
      ii. the management and administration of the directorate.

2. In order to achieve its object, the directorate-
   a. may mero motu or upon receipt of a complaint, investigate any misconduct or offence allegedly committed by any member, and may, where appropriate, refer such investigation to the Commissioner concerned;
   b. shall mero motu or upon receipt of a complaint, investigate any death in police custody or as a result of police action; and
   c. may investigate any matter referred to the directorate by the Minister or the member of the Executive Council.
3. 
   a. The Minister may, upon the request of and in consultation with the Executive Director, authorise those members of the personnel of the directorate identified by the Executive Director, to exercise those powers and perform those duties conferred on or assigned to any member by or under this Act or any other law.
   b. The members of the personnel referred to in paragraph (a) shall have such immunities and privileges as may be conferred by law on a member in order to ensure the independent and effective exercise and performance of their powers and duties.

4. A document, in the prescribed form, certifying that a person is a member of the personnel of the directorate and has been authorised to exercise the powers and perform the duties of a member, shall be prima facie proof that such member has been authorised as contemplated in subsection (3).

5. Any member of the personnel of the directorate who wilfully discloses any information in circumstances in which he or she knows or could reasonably be expected to know that such disclosure would or may prejudicially affect the performance by the directorate or the Service of its functions, shall be guilty of an offence and liable on conviction to a fine or to imprisonment for a period not exceeding two years.

6. The Executive Director may-
   a. at any time withdraw any referral made under subsection (2) (a);
   b. request and obtain information from any Commissioner or police official as may be necessary for conducting any investigation;
   c. 
      i. monitor the progress of;
      ii. set guidelines regarding; and
      iii. request and obtain information regarding, an investigation referred to a Commissioner under subsection (2) (a);
   d. request and obtain the co-operation of any member as may be necessary to achieve the object of the directorate;
   e. commence an investigation on any matter notwithstanding the fact that an investigation regarding the same matter has been referred under subsection (2) (a), is pending or has been closed by the Service, or the docket regarding the matter has been submitted to the attorney-general for decision: Provided that in the case of a-
      i. referred or pending investigation, the directorate shall act after consultation with the member heading the investigation; or
      ii. docket regarding a matter having been submitted to the attorney-general for decision, the directorate shall act in consultation with the attorney-general;
   f. request and obtain information from the attorney-general's office in so far as it may be necessary for the directorate to conduct an investigation: Provided that the attorney-general may on reasonable grounds refuse to accede to such request;
   g. submit the results of an investigation to the attorney-general for his or her decision;
   h. in consultation with the Minister and with the concurrence of the Minister of Finance, obtain the necessary resources and logistical support or engage the services of experts, or other suitable persons, to enable the directorate to achieve its object;
   i. make recommendations to the Commissioner concerned;
   j. make any recommendation to the Minister or a member of the Executive Council which he or she deems necessary regarding any matter investigated by the directorate or relating to the performance of the directorate's functions: Provided that in the event of a recommendation made to a member of the Executive Council, a copy thereof shall be forwarded to the Minister; and
k. subject to the Exchequer Act, 1975 (Act 66 of 1975), delegate any of his or her powers to any member of the personnel of the directorate.

7. The Executive Director shall, in consultation with the Minister, issue instructions to be complied with by the directorate which shall inter alia include instructions regarding-
   a. the lodging, receiving and processing of complaints;
   b. recording and safe-guarding of information and evidence;
   c. disclosure of information;
   d. the making of findings and recommendations; and
   e. all matters incidental to the matters referred to in paragraphs (a) to (d).

8. The National or Provincial Commissioner shall notify the directorate of all cases of death in police custody or as a result of police action.

9. The Minister may prescribe procedures regarding-
   a. protecting the identity and integrity of complainants; and
   b. witness protection programmes.

Reporting
ARTICLE 54

The Executive Director shall-

   a. within three months after the end of each financial year, submit to the Minister a written report on the activities of the directorate during that financial year, which report shall be tabled in Parliament by the Minister within 14 days after receipt thereof or, if Parliament is not then in session, within 14 days after the commencement of the next ensuing session; and

   a. at any time when requested to do so by the Minister or either of the Parliamentary Committees, submit a report on the activities of the directorate to the Minister or that Committee.

CHAPTER XI
GENERAL PROVISIONS
Non-liability for acts under irregular warrant
ARTICLE 55

1. Any member who acts under a warrant or process which is bad in law on account of a defect in the substance or form thereof shall, if he or she has no knowledge that such warrant or process is bad in law and whether or not such defect is apparent on the face of the warrant or process, be exempt from liability in respect of such act as if the warrant or process were valid in law.

2. Any member who is authorised to arrest a person under a warrant of arrest and who, in the reasonable belief that he or she is arresting such person arrests another, shall be exempt from liability in respect of such wrongful arrest.

   a. Any member who is called upon to assist in making an arrest as contemplated in paragraph (a) or who is required to detain a person so arrested, and who reasonably believes that the said person is the person whose arrest has been authorised by the warrant of arrest, shall likewise be exempt from liability in respect of such assistance or detention.

Limitation of liability of State and members
ARTICLE 56

Whenever any person is conveyed in or makes use of any vehicle, aircraft or vessel, being the property or under the control of the State in the Service, the State or any member shall not be liable to such person or his or her spouse, parent, child or other dependant for any loss or damage resulting from any bodily injury, loss of life or loss of or damage to property caused by or arising out of or in any way connected with the conveyance in or the use of such vehicle, aircraft or vessel, unless such person is so conveyed or makes use thereof in or in the interest of the performance of the functions of the State: Provided that the provisions of this section shall not affect the liability of a member who wilfully causes the said loss or damage.

[S. 57 repealed by s. 2 (1) of Act 40 of 2002.]
Salary or allowance not to be assigned or attached

ARTICLE 58
No member shall, without the approval of the National or Provincial Commissioner, assign the whole or any part of any salary, wages or allowance payable to him or her under this Act, nor shall the whole or any part of any such salary, wages or allowance be capable of being seized or attached under or in consequence of any judgment or order of any court of law, other than a garnishee order.

Prohibition on certain dealings

ARTICLE 59
1. No member shall, without the permission of the person under whose command he or she serves, lend any means of transport or equipment which he or she is required to keep and possess, or sell, pledge or otherwise dispose of any such property, irrespective of whether it is the property of the State or his or her own property.
2. Every sale, pledge, loan or other disposition of any property contrary to subsection (1), shall be null and void.

Property of Service not liable to seizure or attachment

ARTICLE 60
Property which in terms of this Act may not be sold, pledged, lent or otherwise disposed of, shall not be capable of being seized or attached, under or in consequence of any judgment or order of any court of law.

Exemption from tolls, fees and fees of office

ARTICLE 61
1. Subject to subsection (3), any member who, in the exercise of his or her powers or the performance of his or her duties or functions finds it necessary to enter, pass through or go over any wharf, landing place, ferry, bridge, toll-bar, gate or door at or in respect of which any toll, fee or fee of office may be lawfully demanded, shall be exempted from the payment of such toll, fee or fee of office in respect of himself or herself, every person under his or her arrest and any animal, means of transport or property which he or she may require in the exercise of such powers or the performance of such duties or functions: Provided that if such member is not in uniform, he or she shall, upon a request by any person who may demand such toll, fee or fee of office, disclose his or her identity by exhibiting to such person his or her certificate of appointment.
2. Any person who may demand any such toll, fee or fee of office, and who subjects any such member, person, animal, means of transport or property to unreasonable delay or detention in respect of the entry to, passage through or going over any such wharf, landing place, ferry, bridge, toll-bar, gate or door, shall be guilty of an offence and liable on conviction to a fine or to imprisonment for a period not exceeding 12 months.
3. The National or Provincial Commissioner may, if he or she deems it necessary, with regard to the nature of the powers, duties or functions of a member, order that subsection (1) is not applicable to such member, in which event any toll, fee or fee of office contemplated in subsection (1), shall be payable.

Police clubs exempt from licence duties and other fees

ARTICLE 62
1. No licence money, tax, duty or fee (other than customs, excise or value-added tax) shall be payable by any person under any law or by-law in respect of a certified club of the Service or in respect of any article on sale at such a club.
2. The production of an official document bearing the signature of the Minister or member of the Executive Council or any person authorised by the Minister or member of the Executive Council to sign such document, and indicating that he or she has certified the club as a club of the Service, shall, for the purposes of this section, be conclusive proof that it is such a club.
3. For the purposes of this section 'club' includes any mess or institution of the Service or any premises temporarily or permanently used for providing recreation, refreshment or articles of necessity mainly for members or retired members or other persons employed by the Service or for the families of such members, retired members or employees or such other persons employed in any work in or in
connection with any such mess, institution or premises.

Payment by public for police services

ARTICLE 63

1. The National Commissioner shall, with due regard to sections 215, 218 and 219 of the Constitution, determine whether a particular function, duty or service falls within the scope of the normal and generally accepted responsibilities of the Service and, if such function, duty or service does not fall within such scope, it shall, subject to subsection (2), be performed only on such conditions as may be prescribed in consultation with the Treasury.

2. Notwithstanding the provisions of subsection (1), the National Commissioner may authorise that any function, duty or service be performed free of charge on behalf of any deserving charity or in any case considered to be of general, cultural or educational interest.

CHAPTER XII

MUNICIPAL AND METROPOLITAN POLICE SERVICES

Interpretation

ARTICLE 64

This Chapter shall not be interpreted so as to derogate from the powers of the Minister of Transport or the member of the Executive Council responsible for transport and traffic matters, nor shall it be interpreted as conferring any power on any functionary to interfere with the exercise of their powers by the Minister of Transport or the member of the Executive Council responsible for transport and traffic matters.

[S. 64 substituted by s. 2 of Act 83 of 1998.]

Establishment of municipal police service

ARTICLE 64A

1. Any municipality may in the prescribed manner apply to the member of the Executive Council for the establishment of a municipal police service for its area of jurisdiction.

2. The member of the Executive Council may, subject to subsection (3) and such conditions as he or she may determine, approve an application for the establishment of a municipal police service if:
   a. the application complies with the prescribed requirements;
   b. the municipality has the resources at its disposal to provide for a municipal police service which complies with national standards on a 24-hour basis;
   c. traffic policing services by the municipality will not be prejudicially affected by the establishment of a municipal police service;
   d. proper provision has been made by the municipality to ensure civilian supervision of the municipal police service; and
   e. the establishment of the municipal police service will improve effective policing in that part of the province.

3. The member of the Executive Council may approve the application only:
   a. after consultation with the National Commissioner;
   b. after consultation with the metropolitan council if the municipality falls in the area of jurisdiction of a metropolitan council; and
   c. with the approval of the member or members of the Executive Council responsible for local government, finance, transport and traffic matters, or where no such member or members have been appointed, the Premier or the member or members of the Executive Council to whom those responsibilities have been assigned by the Premier.

4. If the application for the establishment of a municipal police service is approved by the member of the Executive Council, the member shall establish the municipal police service by notice in the Gazette.

5. The establishment of a municipal police service shall not derogate from the functions of the Service or the powers and duties of a member in terms of any law.

6. All expenditure incurred by or in connection with the establishment, maintenance and functioning of a municipal police service shall be for the account of the municipality in question.

[S. 64A inserted by s. 3 of Act 83 of 1998.]
Chief Executive Officer of municipality

ARTICLE 64B

The chief executive officer of a municipality shall be responsible to the municipal council for the functioning of the municipal police service.
[S. 64B inserted by s. 3 of Act 83 of 1998.]

Executive head of municipal police service

ARTICLE 64C

1. Subject to section 64D, a municipal council shall appoint a member of the municipal police service as the executive head thereof.

2. The executive head shall, subject to this Act, national standards and the directives of the chief executive officer of the municipality, exercise control over the municipal police service, and shall-
   a. be responsible for maintaining an impartial, accountable, transparent and efficient municipal police service;
   b. subject to the applicable laws, be responsible for the recruitment, appointment, promotion and transfer of members of the municipal police service;
   c. ensure that traffic policing services by the municipality are not prejudicially affected by the establishment of the municipal police service;
   d. be responsible for the discipline of the municipal police service;
   e. either personally or through a member or members of the municipal police service designated by him or her for that purpose, represent the municipal police service on every local policing co-ordinating committee established in terms of section 64K within the area of jurisdiction of the municipality;
   f. either personally or through a member or members of the municipal police service designated by him or her for that purpose, represent the municipal police service on every community police forum or subforum established in terms of section 19 within the area of jurisdiction of the municipality;
   g. before the end of each financial year, develop a plan which sets out the priorities and objectives of the municipal police service for the following financial year: Provided that such plan in so far as it relates to the prevention of crime, shall be developed in co-operation with the Service; and
   h. perform such duties as may from time to time be imposed upon him or her by the chief executive officer of the municipality.
[S. 64C inserted by s. 3 of Act 83 of 1998.]

First executive head of municipal police service

ARTICLE 64D

When a municipal police service is established under section 64A, the municipal council in question shall appoint a fit and proper person as first executive head of the municipal police service.
[S. 64D inserted by s. 3 of Act 83 of 1998.]

Functions of municipal police service

ARTICLE 64E

The functions of a municipal police service are-
   a. traffic policing, subject to any legislation relating to road traffic;
   b. the policing of municipal by-laws and regulations which are the responsibility of the municipality in question; and
   c. the prevention of crime.
[S. 64E inserted by s. 3 of Act 83 of 1998.]

Powers of member of municipal police service

ARTICLE 64F

1. Subject to the Constitution of the Republic of South Africa, 1996 (Act 108 of 1996), and with due regard to the fundamental rights of every person, a member of a municipal police service may exercise such powers and shall perform such duties as are by law conferred upon or assigned to a member of a municipal police service.

2. The Minister may from time to time prescribe that any power conferred upon a member of the Service by this Act or any other law, may be exercised by a member of a municipal police service: Provided that where the power includes the power to seize an article, the member of the
municipal police service shall forthwith deliver the article to a member.

3. Every member of a municipal police service is a peace officer and may exercise the powers conferred upon a peace officer by law within the area of jurisdiction of the municipality in question: Provided that a member may exercise such powers outside the area of jurisdiction if it is done-

a. in pursuit of a person whom the member reasonably suspects of having committed an offence, and if the pursuit commenced within the area of jurisdiction of the municipality; or

b. in terms of an agreement between the municipal council and another municipal council in terms of section 10C (7) of the Local Government Transition Act, 1993 (Act 209 of 1993).

[S. 64F inserted by s. 3 of Act 83 of 1998.]

Proof of appointment

ARTICLE 64G

A document in the prescribed form certifying that a person has been appointed as a member of the municipal police service, shall be prima facie proof of such appointment.

[S. 64G inserted by s. 3 of Act 83 of 1998.]

Procedure after arrest by member of municipal police service

ARTICLE 64H

A person arrested with or without warrant by a member of a municipal police service shall as soon as possible be brought to a police station under the control of the Service or, in the case of an arrest by warrant, to any other place which is expressly mentioned in the warrant, to be dealt with in terms of section 50 of the Criminal Procedure Act, 1977 (Act 51 of 1977).

[S. 64H inserted by s. 3 of Act 83 of 1998.]

Legal proceedings against municipal police service

ARTICLE 64I

1. Any legal proceedings against a municipal police service or member of a municipal police service for the recovery of a debt as defined in the Institution of Legal Proceedings against certain Organs of State Act, 2002, shall be instituted against the municipal council in question.

[Sub-s. (1) substituted by s. 2 (1) of Act 40 of 2002.]
[Sub-s. (2) deleted by s. 2 (1) of Act 40 of 2002.]
[S. 64I inserted by s. 3 of Act 83 of 1998.]

Civilian oversight of municipal police services

ARTICLE 64J

1. A municipal council shall appoint a committee consisting of members of the council and such other persons as may be determined by the municipal council to ensure civilian oversight of the municipal police service.

2. The committee contemplated in subsection (1) shall-

a. at the request of the municipal council in question, advise the council on matters relating to the municipal police service;

b. advise the chief executive officer with regard to the performance of his or her functions in respect of the municipal police service;

c. perform such functions as the member of the Executive Council, the municipal council or the chief executive officer may consider necessary or expedient to ensure civilian oversight of the municipal police service;

d. promote accountability and transparency in the municipal police service;

e. monitor the implementation of policy and directives issued by the chief executive officer and report to the municipal council or chief executive officer thereon;

f. perform such functions as may from time to time be assigned to the committee by the municipal council or the chief executive officer; and

g. evaluate the functioning of the municipal police service and report to the municipal council or chief executive officer thereon.

[S. 64J inserted by s. 3 of Act 83 of 1998.]

Policing co-ordinating committees

ARTICLE 64K

1. In order to co-ordinate policing in the province, the Provincial Commissioner shall, after consultation with the member of the
Executive Council, establish at least one of the following committees:

a. local policing co-ordinating committees;

b. area policing co-ordinating committees;

c. provincial policing co-ordinating committees.

2. The Provincial Commissioner, or a person designated by him or her for that purpose, shall act as chairperson at a meeting of a policing co-ordinating committee.

3. Every policing co-ordinating committee shall determine its own procedure and cause minutes to be kept of its proceedings.

4. The Minister may, with the concurrence of the Minister of Transport, make regulations to ensure the proper functioning of policing co-ordinating committees.

[S. 64K inserted by s. 3 of Act 83 of 1998.]

Powers and duties of National Commissioner in respect of municipal police service

ARTICLE 64L

1. The National Commissioner may determine national standards of policing for municipal police services and, in addition to the training prescribed for traffic officers in terms of the Road Traffic Act, 1989 (Act 29 of 1989), determine national standards with regard to the training of members of municipal police services.

2. a. A draft of the national standards contemplated in subsection (1) shall be published in the Gazette, together with a notice inviting all interested persons to submit comments regarding the proposed national standards in writing, within a period stated in the notice and which shall not be less than 60 days from the date of publication.

b. If the National Commissioner decides to amend the national standards as a result of comments received, it shall not be necessary to publish the national standards again before promulgation.

3. In order to ensure that national standards are maintained, the National Commissioner—

a. may request and obtain information and documents under the control of the municipal police service or municipality in question;

b. may enter any building or premises under the control of the municipal police service or municipality in question; and

c. shall be entitled to all reasonable assistance by any member of the municipal police service and any employee of the municipality in question.

4. If a municipal police service has failed to maintain national standards, the National Commissioner shall report the failure to the Minister.

[S. 64L inserted by s. 3 of Act 83 of 1998.]

Minister's power in respect of municipal police service

ARTICLE 64M

1. Upon receipt of a report contemplated in section 64L, the Minister may request the member of the Executive Council concerned to intervene as contemplated in section 139 of the Constitution of the Republic of South Africa, 1996 (Act 108 of 1996), and shall provide the member with a copy of that report.

2. a. If the member of the Executive Council fails to intervene as requested, the Minister may intervene as contemplated in section 100 of the Constitution of the Republic of South Africa, 1996 (Act 108 of 1996), in which case section 64N (4) to (7) shall apply with the necessary changes.

b. For the purposes of this subsection, any reference in section 64N (4) to (7) to—

a. the member of the Executive Council, shall be deemed to be a reference to the Minister;

b. the member of the Executive Council responsible for local government, shall be deemed to be a reference to the Minister for Provincial Affairs and Constitutional Development;

c. the member of the Executive Council responsible for transport and traffic
matters, shall be deemed to be a reference to the Minister of Transport;

d. the Premier, shall be deemed to be a reference to the President;

e. an official of the provincial government, shall be deemed to be a reference to an official of the national government; and

f. to section 139 (2) of the Constitution of the Republic of South Africa, 1996 (Act 108 of 1996), shall be deemed to be a reference to section 100 (2).

1. [S. 64M inserted by s. 3 of Act 83 of 1998.]

**Member of Executive Council’s power in respect of municipal police service**

**ARTICLE 64N**

1. In order to ensure that the conditions, if any, subject to which a municipal police service was established, are complied with and that national standards are maintained, the member of the Executive Council or a member of the provincial secretariat designated in writing for that purpose by the member-

   a. may request and obtain information and documents under the control of the municipal police service or municipality in question;

   b. may enter any building or premises under the control of the municipal police service or municipality in question; and

   c. shall be entitled to all reasonable assistance by any member of the municipal police service and any employee of the municipality in question.

2. If the member of the Executive Council is satisfied that a municipal police service has failed to comply with the conditions or national standards, he or she may, by notice in writing, inform the municipal council in question of such failure and request the council to ensure that the municipal police service complies with the conditions or national standards within a period specified in the notice.

3. The member of the Executive Council may, from time to time, upon the request of the municipal council extend the period contemplated in subsection (2).

4. If the municipal council fails to comply with the notice contemplated in subsection (2) within the period specified in the notice or within the extended period contemplated in subsection (3), the member of the Executive Council may, after consultation with the member or members of the Executive Council responsible for local government, transport and traffic matters or where no such member or members have been appointed, the Premier or such member or members of the Executive Council to whom the responsibilities have been assigned by the Premier-

   a. appoint an official of the provincial government as administrator of the municipal police service in question and charge such official with the responsibility to ensure that the municipal police service complies with the conditions and national standards; and

   b. take such other steps as he or she may deem necessary to ensure compliance with the conditions and national standards.

5. The administrator appointed under subsection (4) (a) may, subject to section 139 (2) of the Constitution of the Republic of South Africa, 1996 (Act 108 of 1996), and subject to the directions of the member of the Executive Council, exercise all the powers and perform all the duties of the executive head of the municipal police service.

6. If the member of the Executive Council is satisfied that the municipal police service complies with the conditions and national standards, he or she may terminate the appointment of the administrator.

7. All expenditure incurred by or in connection with the intervention by the member of the Executive Council shall be for the account of the municipality in question.

[S. 64N inserted by s. 3 of Act 83 of 1998.]

**Certain other sections of this Act to apply to municipal police service**

**ARTICLE 64O**

The Minister may prescribe which other provisions of this Act shall apply to a municipal police service.
and the extent to which they shall apply.

[S. 64O inserted by s. 3 of Act 83 of 1998.]

Regulations in respect of municipal police service

ARTICLE 64P

1. The Minister may, subject to subsection (2), make regulations regarding the effective functioning of municipal police services.

2.

a. A draft of the regulations contemplated in subsection (1) shall be published in the Gazette, together with a notice inviting all interested persons to submit comments regarding the proposed regulations in writing, within a period stated in the notice and which shall not be less than 60 days from the date of publication.

b. If the Minister decides to amend the regulations as a result of comments received, it shall not be necessary to publish the regulations again before promulgation.

[S. 64P inserted by s. 3 of Act 83 of 1998.]

Saving and transitional arrangements in respect of existing municipal police service

ARTICLE 64Q

1.

a. When the South African Police Service Amendment Act, 1998, takes effect, the Durban City Police, established under section 83 of the Durban Extended Powers Consolidated Ordinance, 1976 (Natal Ordinance 18 of 1976), shall be deemed to have been established under section 64A, and shall continue to so exist until 30 September 1999.

b. If an application for its establishment under section 64A is lodged on or before 30 September 1999, the Durban City Police shall continue to so exist until the application is either approved or disapproved.

c. Any person who was a member of the Durban City Police immediately before the South African Police Service Amendment Act, 1998, took effect, shall continue to be a member of the Durban City Police and become a member of the municipal police service if the establishment thereof is approved as contemplated in paragraph (b), even if that person does not comply with the training requirements for appointment as a member of a municipal police service established under this Act: Provided that the person shall cease to be a member with effect from 1 October 2003, unless he or she complies with the training requirements for appointment.

2.

b. Every person who, on the date of the establishment of a municipal police service under section 64A for a particular municipality, is registered as a traffic officer in terms of any law and who is employed by that municipality may be appointed as a member of the municipal police service even though the person may not comply with the training requirements for appointment as a member of the municipal police service.

c. A person appointed as contemplated in paragraph (a) shall cease to be a member of the municipal police service with effect from 1 October 2003, unless he or she has successfully completed a training course which complies with the requirements determined by the National Commissioner.

3.

a. After the South African Police Service Amendment Act, 1998, has taken effect, no municipal service may include the word 'police' in its name unless the service has been established as a municipal police service under section 64A.

b. Before 1 January 1999, a municipal council shall change the name of any service other than a municipal police service which is in existence when the South African Police Service Amendment Act, 1998, takes effect and which includes the word 'police' in its name: Provided that the National Commissioner may from time to time, upon good cause shown, extend that date for a total period of 24 months.

[S. 64Q inserted by s. 3 of Act 83 of 1998.]
CHAPTER XIII

OFFENCES

Receipt or possession of certain property

ARTICLE 65

Any person who receives or has in his or her possession any property which in terms of this Act may not be sold, pledged, lent or otherwise disposed of, knowing the same to have been sold, pledged, lent or otherwise disposed of in contravention of this Act, shall be guilty of an offence and liable on conviction to a fine or to imprisonment for a period not exceeding 12 months.

Wearing and use of uniforms, badges, etc of Service

ARTICLE 66

1. Any person who wears any uniform or distinctive badge or button of the Service or wears anything materially resembling any such uniform, badge or button or wears anything with the intention that it should be regarded as such uniform, badge or button, shall, unless-
   a. he or she is a member entitled by reason of his or her appointment, rank or designation to wear such uniform, badge or button; or
   b. he or she has been granted permission by the National or Provincial Commissioner to wear such uniform, badge or button, be guilty of an offence and liable on conviction to a fine or to imprisonment for a period not exceeding six months.

2. Any person who wears, or without the written permission of the National Commissioner, makes use of any decoration or medal instituted, constituted or created under this Act, or its bar, clasp or ribbon, or anything so closely resembling any such decoration, medal, bar, clasp or ribbon as to be calculated to deceive, shall, unless he or she is the person to whom such decoration or medal was awarded, be guilty of an offence and liable on conviction to a fine or to imprisonment for a period not exceeding six months.

3. Any person who induces or attempts to induce a member to commit misconduct shall be guilty of an offence and liable on conviction to a fine or to imprisonment for a period not exceeding six months.

4. In the event of a criminal prosecution of any member or a representative of an employee organisation on account of a contravention of subsection (2) or (3), it shall constitute a defence if the sole purpose of such person's conduct was to-

Interference with members

ARTICLE 67

1. Any person who-
   a. resists or wilfully hinders or obstructs a member in the exercise of his or her powers or the performance of his or her duties or functions or, in the exercise of his or her powers or the performance of his or her duties or functions by a member wilfully interferes with such member or his or her uniform or equipment or any part thereof; or
   b. in order to compel a member to perform or to abstain from performing any act in respect of the exercise of his or her powers or the performance of his or her duties or functions, or on account of such member having done or abstained from doing such an act, threatens or suggests the use of violence against, or restraint upon such member or any of his or her relatives or dependants, or threatens or suggests any injury to the property of such member or of any of his or her relatives or dependants, shall be guilty of an offence and liable on conviction to a fine or to imprisonment for a period not exceeding 12 months.

2. Any person who-
   a. conspires with or induces or attempts to induce any member not to perform his or her duty or any act in conflict with his or her duty; or
   b. is a party to, assists or incites the commission of any act whereby any lawful order given to a member may be evaded, shall be guilty of an offence and liable on conviction to a fine or to imprisonment for a period not exceeding two years.

3. Any person who induces or attempts to induce a member to commit misconduct shall be guilty of an offence and liable on conviction to a fine or to imprisonment for a period not exceeding six months.

4. In the event of a criminal prosecution of any member or a representative of an employee organisation on account of a contravention of subsection (2) or (3), it shall constitute a defence if the sole purpose of such person's conduct was to-
a. further or cause a strike by members; or
b. further the activities of a bona fide employee organisation.

False representations

ARTICLE 68

1. Any person who pretends that he or she is a member shall be guilty of an offence and liable on conviction to a fine or to imprisonment for a period not exceeding two years.

2. Any person who by means of a false certificate or any false representation obtains an appointment in the Service, or, having been dismissed from the Service, receives, by concealing the dismissal, any salary, wages, allowance, gratuity or pension, shall be guilty of an offence and liable on conviction to a fine or to imprisonment for a period not exceeding six months.

3. Any person who, in connection with any activity carried on by him or her takes, assumes, uses or in any manner publishes any name, description, title or symbol indicating or conveying or purporting to indicate or convey or which is calculated or is likely to lead other persons to believe or infer that such activity is carried on under or in terms of the provisions of this Act or under the patronage of the Service, or is in any manner associated or connected with the Service, without the approval of the National Commissioner, shall be guilty of an offence and liable on conviction to a fine or to imprisonment for a period not exceeding six months.

Prohibition on publication of photographs or sketches of certain persons in custody

ARTICLE 69

1. For the purposes of this section-
   'photograph' includes any picture, visually perceptible image, depiction or any other similar representation of the person concerned; and
   'publish', in relation to a photograph or sketch, includes to exhibit, show, televise, represent or reproduce.

2. No person may, without the written permission of the National or Provincial Commissioner, publish a photograph or sketch of a person-
   a. who is suspected of having committed an offence and who is in custody pending a decision to institute criminal proceedings against him or her;
   b. who is in custody pending the commencement of criminal proceedings in which he or she is an accused; or
   c. who is or may reasonably be expected to be a witness in criminal proceedings and who is in custody pending the commencement of his or her testimony in such proceedings.

3. Any person who publishes a photograph or sketch in contravention of subsection (2), shall be guilty of an offence and liable on conviction to a fine or to imprisonment for a period not exceeding 12 months.

[S. 69 substituted by s. 6 of Act 41 of 1997.]

Unauthorised disclosure of information

ARTICLE 70

Any member who wilfully discloses information in circumstances in which he or she knows, or could reasonably be expected to know, that such a disclosure will or may prejudicially affect the exercise or the performance by the Service of the powers or the functions referred to in section 215 of the Constitution, shall be guilty of an offence and liable on conviction to a fine or to imprisonment for a period not exceeding two years.

Unauthorised access to or modification of computer material

ARTICLE 71

1. Without derogating from the generality of subsection (2)-
   'access to a computer' includes access by whatever means to any program or data contained in the random access memory of a computer or stored by any computer on any storage medium, whether such storage medium is physically attached to the computer or not, where such storage medium belongs to or is under the control of the Service;
   'contents of any computer' includes the physical components of any computer as well as any program or data contained in the random access memory of a computer
or stored by any computer on any storage medium, whether such storage medium is physically attached to the computer or not, where such storage medium belongs to or is under the control of the Service;

‘modification’ includes both a modification of a temporary or permanent nature; and

‘unauthorised access’ includes access by a person who is authorised to use the computer but is not authorised to gain access to a certain program or to certain data held in such computer or is unauthorised, at the time when the access is gained, to gain access to such computer, program or data.

2. Any person who wilfully gains unauthorised access to any computer which belongs to or is under the control of the Service or to any program or data held in such a computer, or in a computer to which only certain or all members have restricted or unrestricted access in their capacity as members, shall be guilty of an offence and liable on conviction to a fine or to imprisonment for a period not exceeding two years.

3. Any person who wilfully causes a computer which belongs to or is under the control of the Service or to which only certain or all members have restricted or unrestricted access in their capacity as members, to perform a function while such person is not authorised to cause such computer to perform such function, shall be guilty of an offence and liable on conviction to a fine or to imprisonment for a period not exceeding two years.

4. Any person who wilfully performs an act which causes an unauthorised modification of the contents of any computer which belongs to or is under the control of the Service or to which only certain or all members have restricted or unrestricted access in their capacity as members with the intention to-

a. impair the operation of any computer or of any program in any computer or of the operating system of any computer or the reliability of data held in such computer; or

b. prevent or hinder access to any program or data held in any computer, shall be guilty of an offence and liable on conviction to a fine or to imprisonment for a period not exceeding five years.

5. Any act or event for which proof is required for a conviction of an offence in terms of this section which was committed or took place outside the Republic shall be deemed to have been committed or have taken place in the Republic:

Provided that-

a. the accused was in the Republic at the time he or she performed the act or any part thereof by means of which he or she gained or attempted to gain unauthorised access to the computer, caused the computer to perform a function or modified or attempted to modify its contents;

b. the computer, by means of or with regard to which the offence was committed, was in the Republic at the time the accused performed the act or any part thereof by means of which he or she gained or attempted to gain unauthorised access to it, caused it to perform a function or modified or attempted to modify its contents; or

c. the accused was a South African citizen at the time of the commission of the offence.

CHAPTER XIV

REPEAL AND TRANSITIONAL PROVISIONS

Repeal and transitional provisions

ARTICLE 72

1. a. Subject to this section, the Rationalisation Proclamation is hereby repealed, excluding-

i. sections 8 (1), 9 (1) to (8), 10, 12 (1) and (2) (a) to (j), 13 and 14 thereof; and

ii. any other provision of that Proclamation in so far as it relates to the interpretation or execution of a provision mentioned in subparagraph (i).

b. Sections 11, 12 and 15 of this Act shall, where applicable, be subject to section 9 (1) to (8) of the Rationalisation Proclamation until the National Commissioner has certified that the assignment of the functions referred to in section 219 of the Constitution by the National Commissioner to all Provincial Commissioners as contemplated in section 9 (4) (a) of the Rationalisation Proclamation, has been completed, whereupon sections 11, 12 and
15 of this Act shall be applicable to the National and Provincial Commissioner in relation to the Province concerned.

c. The Minister may make regulations regarding all matters which are necessary or expedient for the purposes of this subsection.

d. Any person who, immediately before the commencement of this Act, was a member of a force contemplated in section 5 (2) (a) (i), and who has not been appointed to a post in or additional to the fixed establishment or otherwise dealt with in accordance with section 14 of the Rationalisation Proclamation, shall serve in a pre-rationalised post until he or she is appointed to a post in or additional to the fixed establishment or is otherwise dealt with in accordance with that section.

e. Any person referred to in paragraph (d) who has been or is appointed to a post in or additional to the fixed establishment or is otherwise dealt with in terms of the Rationalisation Proclamation, shall be deemed to have been so appointed or dealt with under the corresponding provision of this Act.

2. In the application of the provisions mentioned in subsection (1) (a), and unless the context otherwise indicates or if clearly inappropriate, any reference therein to the Rationalisation Proclamation or to the Police Act, 1958 (Act 7 of 1958), or to any repealed provision thereof, shall be construed as a reference to this Act, or to the corresponding provision thereof, as the case may be.

3. Any reference in any law to a Commissioner of a police force shall, except where such post has not yet been abolished, and unless clearly inappropriate, be construed as a reference to the National Commissioner or, in regard to any matter in respect of which a Provincial Commissioner is lawfully responsible, and subject to section 219 of the Constitution, to the Provincial Commissioner concerned.

4. Anything done, including any regulation made or standing order or instruction issued or other administrative measure taken or any contract entered into or any obligation incurred under the Rationalisation Proclamation or any law repealed by this Act or the Rationalisation Proclamation which could be done under this Act and in force immediately before the commencement of this Act, shall be deemed to have been so done, made, issued, taken, entered into or incurred, as the case may be, under this Act until amended, abolished, withdrawn or repealed under this Act.

b. Any reference in any regulation, standing order or administrative measure to a regional commissioner or a district commissioner shall, unless clearly inappropriate, be construed as a reference to a Provincial Commissioner or an area commissioner, respectively.

[Sub-ss. (5) and (6) deleted by s. 4 of Act 83 of 1998.]

CHAPTER XV

SHORT TITLE AND COMMENCEMENT

Short title and commencement

ARTICLE 73

This Act shall be called the South African Police Service Act, 1995, and shall come into operation on a date fixed by the President by proclamation in the Gazette.


Section 5

a. members appointed in terms of section 28 (2) of this Act;

b. persons who become members of the Reserve under section 48 (2) of this Act; and

c. members appointed to the Directorate for Priority Crime Investigation established by section 17C.

Section 16

2. by a person, group of persons or syndicate acting in-

i. an organised fashion; or
ii. a manner which could result in substantial financial gain for the person, group of persons or syndicate involved.

i. in respect of the commission of any alleged offence mentioned in the Schedule; or

j. in respect of which the prevention or investigation by members under the command of a Provincial Commissioner will detrimentally affect or hamper the prevention or investigation of circumstances referred to in paragraphs (a) to (iA).

A. For the purpose of subparagraph (a) (i), 'organised fashion' includes the planned, ongoing, continuous or repeated participation, involvement or engagement in at least two incidents of criminal or unlawful conduct that has the same or similar intents, results, accomplices, victims or methods of commission, or otherwise are related by distinguishing characteristics.

CHAPTER VI A
DIRECTORATE FOR PRIORITY CRIME INVESTIGATION

Definitions
ARTICLE 17 A
In this Chapter, unless the context otherwise indicates-

'Directorate' means the Directorate for Priority Crime Investigation, established by section 17C;

'Ministerial Committee' means the Committee referred to in section 17I (1);

'national priority offence' means organised crime, crime that requires national prevention or investigation, or crime which requires specialised skills in the prevention and investigation thereof, as referred to in section 16 (1); and

'Operational Committee' means the Operational Committee established by section 17J.

Application of Chapter
ARTICLE 17 B
In the application of this Chapter the following should be recognised and taken into account:

a. The need to establish a Directorate as a Division of the Service to prevent, combat and investigate national priority offences, in particular serious organised crime, serious commercial crime and serious corruption.

b. The need to ensure that the Directorate-

i. implements, where appropriate, a multi-disciplinary approach and an integrated methodology involving the co-operation of all relevant Government departments and institutions;

ii. has the necessary independence to perform its functions;

iii. is equipped with the appropriate human and financial resources to perform its functions;

iv. is staffed through the transfer, appointment, or secondment of personnel whose integrity is beyond reproach.

Establishment and composition of Directorate
ARTICLE 17 C
1. The Directorate for Priority Crime Investigation is hereby established as a Division of the Service.

2. The Directorate comprises-

a. the Head of the Directorate, who shall be a Deputy National Commissioner appointed by the Minister in concurrence with Cabinet;

b. persons appointed by the National Commissioner on the recommendation of the Head of the Directorate on the basis of the required level of experience, training, skills, competence or knowledge;

c. an adequate number of legal officers appointed to the Directorate; and

d. officials from any Government department or institution, seconded to the Directorate in terms of laws governing the public service.

3. The Minister shall report to Parliament on the appointment of the Head of the Directorate.
Functions of Directorate

**ARTICLE 17 D**

1. The functions of the Directorate are to prevent, combat and investigate:
   a. national priority offences, which in the opinion of the Head of the Directorate need to be addressed by the Directorate, subject to any policy guidelines issued by the Ministerial Committee; and
   b. any other offence or category of offences referred to it from time to time by the National Commissioner, subject to any policy guidelines issued by the Ministerial Committee.

2. If, during the course of an investigation by the Directorate, evidence of any other crime is detected and the Head of the Directorate considers it in the interests of justice, or in the public interest, he or she may extend the investigation so as to include any offence which he or she suspects to be connected with the subject of the investigation.

3. The Head of the Directorate may, if he or she has reason to suspect that a national priority offence has been or is being committed, request the National Director of Public Prosecutions to designate a Director of Public Prosecutions to exercise the powers of section 28 of the National Prosecuting Authority Act, 1998 (Act 32 of 1998).

**Security screening and integrity measures**

**ARTICLE 17 E**

1. Any person who is considered for appointment in, or secondment to, the Directorate, shall be subject to a security screening investigation in terms of and in accordance with section 2A of the National Strategic Intelligence Act, 1994 (Act 39 of 1994).

2. No person may be appointed to the Directorate unless:
   a. a security clearance has been issued to that person in terms of section 2A (6) of the National Strategic Intelligence Act, 1994, by the Head of the Crime Intelligence Division of the Service;
   b. a security clearance on the required level and which is still valid has been issued to the person in question in terms of section 2A (6) of the National Strategic Intelligence Act, 1994; or
   c. a temporary security clearance has been issued by the Head of the Crime Intelligence Division of the Service after the person had submitted an application to the Head of the Crime Intelligence Division to have a security screening investigation conducted.

3. Any appointment on the basis of a temporary security clearance shall be subject to the finalisation of the security screening investigation and the issuing of a security clearance in terms of section 2A (6) of the National Strategic Intelligence Act, 1994.

4. Whenever the Head of the Crime Intelligence Division of the Service in terms of section 2A (6) of the National Strategic Intelligence Act, 1994, upon reasonable grounds, degrades, withdraws or refuses a security clearance, the National Commissioner may transfer such person from the Directorate, or if such person cannot be redeployed elsewhere in the Service, discharge him or her, subject to the provisions of section 34.

5. A member of the Directorate may from time to time, or at such regular intervals as the Head of the Directorate may determine, be subjected to a further security screening investigation.

6. If, upon information at the disposal of the Head of the Directorate, he or she reasonably believes that the person concerned poses a security risk, he or she may require the member to undergo a further security screening investigation.

7. Any member of the Directorate must, in the prescribed manner and at the prescribed intervals, disclose his or her prescribed financial and other interests and those of his or her immediate family members.

   a. For the purpose of paragraph (a), 'immediate family member' refers to the spouse, civil partner or permanent life partner of that member, and includes dependent children of, and dependent family members living in the same household with that member.
8. The Minister may prescribe measures for integrity testing of members of the Directorate, which may include random entrapment, testing for the abuse of alcohol or drugs, or the use of the polygraph or similar instrument to ascertain, confirm or examine in a scientific manner the truthfulness of a statement made by a person.

b. The necessary samples required for any test referred to in paragraph (a), may be taken, but any sample taken from the body of a member may only be taken by a registered medical practitioner or a registered nurse.

c. The Minister shall prescribe measures to ensure the confidentiality of information obtained through integrity testing, if such measures are prescribed in terms of paragraph (a).

Multi-disciplinary approach

ARTICLE 17 F

1. Government departments or institutions shall, when required to do so, take reasonable steps to assist the Directorate in the achievement of its objectives.

2. The National Commissioner shall request the secondment of personnel from any other Government department or institution, whenever the Head of the Directorate requests such secondment.

3. The Directorate shall be assisted in the performance of its functions by personnel seconded by relevant Government departments or institutions, which may include personnel from the South African Revenue Service, the Financial Intelligence Centre and the Department of Home Affairs.

4. The National Director of Public Prosecutions must ensure that a dedicated component of prosecutors is available to assist and cooperate with members of the Directorate in conducting its investigations.

5. The Director-General of the Government department or Head of the relevant Government institution, referred to in subsection (2), shall upon request by the National Commissioner, identify suitable personnel to be seconded to the Directorate upon such terms and conditions as may be agreed upon between the National Commissioner and the Director-General of the department or Head of the Government institution concerned.

6. Without derogating from the functions of the Service in respect of crime intelligence, as provided for in the National Strategic Intelligence Act, 1994 (Act 39 of 1994), the Directorate shall be supported by the Crime Intelligence Division of the Service to gather, correlate, evaluate, co-ordinate and use crime intelligence in the performance of its functions.

7. If the National Commissioner so requests, any person seconded in terms of subsection (3) shall retain the powers, duties and functions endowed by any law governing the powers, duties and functions of that department or institution, and that person may exercise such powers, duties and functions under the command of the Head of the Directorate or his or her delegate, but subject to such conditions as may be determined by the Head of the seconding Government department or institution.

b. A person seconded under paragraph (a) shall in the performance of his or her functions act in terms of the laws applicable to the Government department or institution from which he or she is seconded, subject to such conditions as may be agreed upon by the National Commissioner and the Director-General of the Government Department or Head of the Government institution.

Conditions of service

ARTICLE 17 G

The remuneration, allowances and other conditions of service of members of the Directorate shall be regulated in terms of section 24.

Finances and financial accountability

ARTICLE 17 H

1. Expenditure in connection with the administration and functioning of the
Directorate must be paid from monies appropriated by Parliament for this purpose to the departmental vote in terms of the Public Finance Management Act, 1999 (Act 1 of 1999).

2. The National Commissioner is the accounting officer for the monies referred to subsection (1).

**Coordination by Cabinet**

**ARTICLE 17 I**

1. The President shall for purposes of subsections (2) and (3) designate a Ministerial Committee which shall include-
   a. at least the Ministers for-
      i. Safety and Security;
      ii. Finance;
      iii. Home Affairs;
      iv. Intelligence; and
      v. Justice; as well as
   b. any other Minister designated from time to time by the President.

2. The Ministerial Committee may determine-
   a. policy guidelines in respect of the functioning of the Directorate;
   b. policy guidelines for the selection of national priority offences by the Head of the Directorate in terms of section 17D (1) (a);
   c. policy guidelines for the referral to the Directorate by the National Commissioner of any offence or category of offences for investigation by the Directorate in terms of section 17D (1) (b);
   d. procedures to coordinate the activities of the Directorate and other relevant Government departments or institutions.

3. a. The Ministerial Committee shall oversee the functioning of the Directorate and shall meet as regularly as necessary, but not less that four times annually.
   b. The National Commissioner and the Head of the Directorate shall, upon request of the Ministerial Committee, provide performance and implementation reports to the Ministerial Committee.

**Operational Committee**

**ARTICLE 17 J**

1. a. There is hereby established a committee, to be known as the Operational Committee, which comprises-
   i. the National Commissioner, as chairperson;
   ii. the Head of the Directorate, as deputy chairperson;
   iii. the National Director of Public Prosecutions;
   iv. the Directors-General of Finance, Justice and Constitutional Development, the National Intelligence Agency and Home Affairs;
   v. the Commissioner of the South African Revenue Service;
   vi. the Head of the Financial Intelligence Centre; and
   vii. such other persons as the Operational Committee may require from time to time, for the duration determined by the Operational Committee.

2. The Operational Committee shall-
   a. review, monitor and facilitate the support and assistance of the respective Government departments or institutions to the Directorate as well as secondments to the Directorate, and address problems which arise regarding such support and assistance;
   b. perform such functions as from time to time may be directed by the Ministerial Committee;
   c. report to the Ministerial Committee on interdepartmental assistance to and cooperation with the Directorate; and
d. meet as regularly as required to fulfil its functions, but not less than four times annually.

**Parliamentary oversight**

**ARTICLE 17 K**

1. Parliament shall effectively oversee the functioning of the Directorate and the committees established in terms of this Chapter.

2. The National Commissioner shall include in the annual report to Parliament in terms of section 55 (d) of the Public Finance Management Act, 1999 (Act 1 of 1999), a report in respect of the activities of the Directorate.

3. In addition to the annual report mentioned in subsection (2), the Head of the Directorate shall at any time when requested to do so by Parliament, submit a report on the activities of the Directorate.

4. The Minister shall submit to Parliament any policy guidelines referred to in section 17I (2) (a), (b) and (c) for approval.

5. Policy guidelines referred to in section 17I (2) (a), (b) and (c) submitted for approval to Parliament that are not approved within three months of submission shall be deemed to be approved.

6. The Minister shall, not later than three years after the commencement of this section, submit a report to Parliament on whether any legislative amendments are required to improve the functioning of the Directorate.

**Complaints mechanism**

**ARTICLE 17 L**

1. a. The Minister shall, after consultation with the Minister of Justice and the Chief Justice, appoint a retired judge in order to investigate complaints referred to in subsection (4).

   b. For purposes of paragraph (a) 'retired judge' shall mean a judge discharged from active service as referred to in the Judges' Remuneration and Conditions of Employment Act, 2001 (Act 47 of 2001).

2. The performance of the functions provided for in respect of the retired judge does not derogate from the powers of the Independent Complaints Directorate referred to in section 50 to investigate complaints in respect of any member, including members in the Directorate for Priority Crime Investigation.

3. The retired judge shall not investigate complaints about intelligence matters falling under the jurisdiction of the Inspector-General of Intelligence.

4. The retired judge may receive complaints in the prescribed form and manner from-
   a. any member of the public who can provide evidence of a serious and unlawful infringement of his or her rights caused by an investigation by the Directorate; or
   b. any member of the Directorate who can provide evidence of any improper influence or interference, whether of a political or any other nature, exerted upon him or her regarding the conducting of an investigation.

5. The retired judge may upon receipt of a complaint investigate such complaint or refer it to be dealt with by, amongst others, the Secretariat, the Independent Complaints Directorate, the National Commissioner, the Head of the Directorate, the relevant Provincial Commissioner, the National Director of Public Prosecutions, the Inspector-General of Intelligence, or any institution mentioned in chapter 9 of the Constitution of the Republic of South Africa, 1996.

6. The retired judge shall report the outcome of any investigation undertaken by him or her or any referral to the Minister.

7. The retired judge may request and obtain information from the National Director of Public Prosecutions in so far as it may be necessary for the judge to conduct an investigation: Provided that the National Director of Public Prosecutions may on reasonable grounds refuse to accede to such request.

8. To the extent that it is reasonably necessary for the performance of the functions of the retired judge, he or she-
a. may obtain information and documents under the control of the Service;
b. may enter any building or premises under the control of the Service in order to obtain such information and documents; and
c. shall be entitled to all reasonable assistance by a member.

9. The judge shall annually report to Parliament on the performance of his or her functions.

10. The Head of the Directorate may request the retired judge to investigate complaints or allegations relating to investigations by the Directorate or alleged interference with such investigations.

11. Any person who makes a complaint in terms of this section shall not be entitled to use this section to establish whether there is an investigation against him or her, nor be entitled to any delay, interference or termination of such investigation on the basis that such complaint has been made.

12. The Minister shall ensure that the retired judge has sufficient personnel and resources to fulfil his or her functions.

Section 24 (1) (eeA)

the following issues which are related to the Directorate for Priority Crime Investigation established in terms of section 17C:

i. The manner and intervals for disclosure of financial and other interests as required in terms of section 17E (7) (a);

ii. the measures for integrity testing of members of the Directorate for Priority Crime Investigation as contemplated in section 17E (8) (a);

iii. the measures to ensure the confidentiality of information obtained as contemplated in section 17E (8) (c);

iv. the form and manner in which complaints referred to in section 17L (4) must be made to the retired judge;

Schedule

1. High treason;
2. any offence referred to in paragraph (a) of the definition of ‘specified offence’ of the Protection of Constitutional Democracy against Terrorist and Related Activities Act, 2004 (Act 33 of 2004);
3. sedition;
4. any offence referred to in Schedule 1 to the Implementation of the Rome Statute of the International Criminal Court Act, 2002 (Act 27 of 2002);
5. any offence referred to in Chapters 2, 3 and 4 of the Prevention of Organised Crime Act, 1998 (Act 121 of 1998);
6. any offence referred to in section 13 (f) of the Drugs and Drug Trafficking Act, 1992 (Act 140 of 1992);
7. any offence referred to in the Non-Proliferation of Weapons of Mass Destruction Act, 1993 (Act 87 of 1993);
8. any offence relating to the dealing in or smuggling of ammunition, firearms, explosives or armament and the unlawful possession of such firearms, explosives or armament;
9. any offence contemplated in Chapter 2 and section 34 of the Prevention and Combating of Corrupt Activities Act, 2004 (Act 12 of 2004);
11. any offence referred to in the National Conventional Arms Control Act, 2002 (Act 41 of 2002);
12. any offence the punishment wherefor may be imprisonment for life.
رزمة - سن التشريعات المتعلقة بالقطاع الأمني