

OFFICIAL GAZETTE

EXTRAORDINARY
OF SOUTH WEST AFRICA.



BUITENGEWONE
OFFISIËLE KOERANT

UITGAWE OP GESAG.

VAN SUIDWES-AFRIKA.

PUBLISHED BY AUTHORITY.

1/- Tuesday, 13th May, 1952.

WINDHOEK

Dinsdag, 13 Mei 1952.

No. 1678.

The following Draft Ordinance, which will be introduced during the Session of the Legislative Assembly is published for general information.

T. P. COETZEE,
Clerk, Legislative Assembly.

Legislative Assembly Office,
Windhoek.

Die volgende Ontwerpordnansie, wat gedurende die Sessie van die Wetgewende Vergadering voorgelê sal word, word vir algemene inligting gepubliseer.

T. P. COETZEE,
Klerk, Wetgewende Vergadering.

Kantoor van die Wetgewende Vergadering,
Windhoek.

Page

Bladsy

Karakul Sheep-farming Industry Protection Amendment Ordinance, 1952. 2855

Wysigingsordnansie ter Beskerming van die Karakoelskaapboerdery-nywerheid 1952. 2855

DRAFT ORDINANCE

To provide for the amendment of the law relating to the control of the export of Karakul sheep capable of breeding.

BE IT ORDAINED by the Legislative Assembly for the Territory of South West Africa as follows:—

1. In this Ordinance the expression "the principal Proclamation" shall mean the Karakul Sheep-farming Industry Protection Proclamation, 1930 (Proclamation 31 of 1930), as amended.

2. The following section is hereby inserted after section five (*bis*) of the principal Proclamation:—

"5 (*ter*). (1) Whenever a seller of Karakul Pelts or his agent advertises or publishes in any manner whatever the average price received for such Karakul pelts sold at any sale, he shall in addition advertise or publish at least the average price received for pelts of each class of pelt mentioned hereunder:—

- (a) Extra large curl;
- (b) Large curl;
- (c) Medium curl;
- (d) Small curl;
- (e) Extra small curl;
- (f) Broad tail and Moiré, and
- (g) Broad flat and kid.

(2) Any seller of Karakul pelts or his agent who advertises or publishes in any manner whatever the average price received for any Karakul pelts sold at any sale, fails in addition to advertise or publish the average price received for pelts of each class of pelt as provided in sub-section (1) shall be guilty of an offence and liable on conviction to a fine not exceeding £50 or in default of payment to imprisonment, with or without hard labour, for a period not exceeding 6 months."

3. This Ordinance shall be called the Karakul Sheep-farming Industry Protection Amendment Ordinance, 1952.

ONTWERPORDONNANSIE

Om voorsiening te maak vir die wysiging van die wet betreffende die beheer van die uitvoer van karakoel-skaape wat bekwaam is om te teel.

Die Wetgewende Vergadering van die Gebied Suidwes-Afrika VERORDEN:—

1. In hierdie Ordonnansie beteken die uitdrukking „die Hoofproklamasie" die „Karakoelskaapboerdery-nywerheid Beskermingsproklamasie 1930" (Proklamasie 31 van 1930), soos gewysig.

2. Die onderstaande artikel word hierby na artikel vyf (*bis*) van die Hoofordonnansie ingevoeg:—

"5 (*ter*). (1) Wanneer ook al 'n karakoelpelsver- koper of sy agent die gemiddelde prys wat hy op enige veiling vir karakoelpelse behaal, adverteer of publiseer, moet hy daarby nog ten minste die gemiddelde prys adverteer of publiseer wat hy vir pelse van elke pelsklas, hieronder genoem, behaal het:—

- (a) Ekstra-groot krul;
- (b) Groot krul;
- (c) Middelmatige krul;
- (d) Klein krul;
- (e) Ekstra-klein krul;
- (f) Breëstert en Moiré, en
- (g) Breë vlak en Vlamvlekkig.

(2) Elke karakoelpelsverkoper of sy agent wat die gemiddelde prys wat hy op enige veiling vir karakoelpelse behaal, enigszins hoegenaamd adverteer of publiseer, en daarby versuim om die gemiddelde prys wat hy vir pelse van elke pelsklas soos voorgeskryf in sub-artikel (1) behaal, te adverteer of te publiseer, is skuldig aan 'n misdryf en is by skuldigbevinding onderhewig aan 'n boete van hoogstens £50 of by wanbetaling aan 'n gevangenisstraf met of sonder harde arbeid vir 'n tydperk van hoogstens 6 maande."

3. Hierdie Ordonnansie heet die Wysigingsordonnansie ter Beskerming van die Karakoelskaapboerdery-nywerheid 1952.