

BUITENGEWONE
OFFISIELLE KOERANT
VAN SUIDWES - AFRIKA.

OFFICIAL GAZETTE

EXTRAORDINARY
OF SOUTH WEST AFRICA.



UITGAWE OP GESAG.

PUBLISHED BY AUTHORITY

1/-

Saterdag, 12 Desember 1959.

WINDHOEK

Saturday, 12th December, 1959.

No. 2224

INHOUD

ALGEMENE KENNISGEWING—

No. 122a Oproerige Samekomste en Kriminele Wet Wysigingsordonansie 1930: Verbod op Samekomste.

CONTENTS

GENERAL NOTICE—

No. 122a Riotous Assemblies and Criminal Law Amendment Ordinance, 1930: Prohibition on Gatherings.

Algemene Kennisgewing.

(No. 122a van 1959).

VERBOD OP PUBLIEKE VERGADERINGS.

Ek, CARL LOUIS HAGER, Landdros van die Distrik Windhoek, het rede om te vrees dat die openbare rus ernstig bedreig sal word deur 'n byeenkoms van die Bantogroepe in die lokasie in Windhoek op die 11de, 12de, 13de, 14de, 15de, 16de en 17de Desember 1959 en na aanleiding daarvan en op grond van spesiale magtiging van Sy Edele die Administrateur van Suidwes-Afrika, verbied ek die betrokke Bantogroepe om openbare byeenkomste uitgesonder bona fide kerklike en/of begrafnis byeenkomste op enige openbare plek in die Windhoek lokasie te hou. Hierdie verbod reik ek uit in terme van Artikel 1 van die Oproerige Samekomste en Kriminele Wet Wysigingsordonansie van 1930 (Ordonnansie 9 van 1930).

Weens die dringende noodsaklikheid en ander redes is ek van oordeel dat hierdie kennisgewing nie gedruk, gepubliseer, uitgedeel of aangeplak kan word nie en dat dit derhalwe mondeling in die lokasie afgekondig moet word.

Neem hiermee kennis dat enige persoon wat na afkondiging van hierdie verbod en instryd daarvan 'n openbare samekoms op 'n publieke plek in die lokasie belê, of wat as Voorsitter optree of 'n toespraak hou op 'n openbare samekoms, die byeenkomste waarvan in 'n publieke plek kragtens hierdie verbod belet is, skuldig is aan 'n oortreding en tensy hy die hof oortuig dat hy geen kennis van die verbod gehad het nie staan hy na skuldigbevinding bloot aan tronkstraf van ten hoogste 3 maande en by 'n tweede en later veroordeling aan gevangenisstraf van ten hoogste ses maande.

C. L. HAGER,
Hooflanddros, Windhoek Distrik.

Verbod deur my, DANIEL THOMAS DU PLESSIS VILJOEN gemagtig.

D. T. du P. VILJOEN.
Administrateur.

General Notice.

(No. 122a of 1959).

PROHIBITION ON PUBLIC MEETINGS

I, CARL LOUIS HAGER, Magistrate of the District of Windhoek, have reason to believe that the public peace would be seriously threatened by a meeting of Bantu groups in the Location in Windhoek on the 11th, 12th, 13th, 14th, 15th, 16th and 17th December, 1959 and in consequence thereof and by virtue of special authority granted by the Honourable the Administrator, of South West Africa, I forbid the Bantu groups concerned to hold any public meetings except bona fide church and/or burial gatherings in any public place in the Windhoek Location. I issue this prohibition under section one of the Riotous Assemblies and Criminal Law Amendment Ordinance 1930 (Ordinance 9 of 1930).

Because of urgent necessity and for other reasons I am of the opinion that this notice cannot be printed, published, distributed or affixed to any notice board, and that it should therefore be read out in the location.

Please take notice that any person who after the announcement of this prohibition should convene a public meeting in the location in contravention thereof, or who should act as chairman or make any speech at any public meeting, which has been prohibited under this order, shall be guilty of an offence and on conviction liable to imprisonment for a period of not more than three months and on a second or subsequent conviction to imprisonment for a period of not more than six months, unless he can satisfy the Court that he had no knowledge of the prohibition.

C. L. HAGER,
Chief Magistrate, District of Windhoek.

Prohibition authorized by me, DANIEL DU PLESSIS VILJOEN.

D. T. du P. VILJOEN.
Administrator.