# REPUBLIC OF ZAMBIA

# THE NOXIOUS WEEDS ACT

## **CHAPTER 231 OF THE LAWS OF ZAMBIA**

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THE NOXIOUS WEEDS ACT

## ARRANGEMENT OF SECTIONS

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## **CHAPTER 231** 59 of 1953 19 *ol* 1959 35 *ol* 1963 **NOXIOUS WEEDS** 59 of 1963 69 *ot* 1965 46 of 1969 Government Notice 277 of 1964 497 of 1964 Statutory Instrument 30 of 1964

Act No. 13 of 1994

Act to provide for the eradication of noxious weeds; and to provide for matters incidental thereto.  [7th December, 1953]	
This Act may be cited as the Noxious Weeds Act.	Short title
2. In this Act, unless the context otherwise requires-	Interpretation
"Chairman" means the Chairman of the Natural Resources Board established by the Natural Resources Act;	Сар. 197
"eradicate", in relation to any noxious weed, means dig up and burn or pull up and burn, or employ such other method of destruction as may be authorised either generally or specially by the Chairman;	
"inspector" means any person authorised in writing by the Chairman to perform the duties and exercise the powers of an inspector under the provisions of this Act;	
"local authority" means a local authority established under the local government act	
"noxious weed" means any plant declared to be a noxious weed under the provisions of section <i>three</i> ;	Cap. 281
"occupier"; in relation to land, means-	

a person lawfully occupying such land;

(a)

in the case of unoccupied alienated land, the registered owner (b)

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- (c) in the case of a mining area, as defined in section two of the Mines and Minerals Act, the registered holder thereof;
- (a) in the case of State Land over which grazing or other rights have been granted, the holder of such rights;
- (e) in the case of land under the control of or vested in a local authority, the local authority concerned;

"specified area" means an area in respect of which any plant has been declared to be a noxious weed under the provisions of section *three*.

(As amended by No. 35 of 1963, No. 69 of 1965 and No. 46 of 1969)

**3.** The Minister may, from time to time by statutory notice, declare any plant to be a noxious weed in any area which may be specified in such notice, and may at any time vary or revoke such notice.

Declaration of noxious weeds

(As amended by No. 35 of 1963)

4. (1) It shall be the duty of every occupier of land within any specified area-

Duty of occupiers to report the occurrence of and to eradicate noxious weeds

- (a) to report forthwith to an inspector or to the Chairman the presence of any noxious weed within the boundaries of such land; and
- (b) to take reasonable steps to eradicate such noxious weed occurring within the boundaries of such land.
- (2) Any person who fails to comply with the provisions of this section shall be guilty of an offence:

Provided that it shall be a defence for the occupier to prove that he did not know, and did not have reasonable cause to know, of the presence of such noxious weed within the boundaries of the land occupied by him.

(As amended by No. 35 of 1963 and S.I. No. 30 of 1964)

- **5.** Where all or any part of a specified area is situate in the area of a rural council, Duty of rural councils the rural council shall-
  - (a) report the presence of any noxious weed within such area or part thereof to an inspector; and
  - (b) cause such noxious weed to be eradicated.

(No. 69 of 1965)

**6.** An inspector may, at all reasonable times, enter upon any land within any specified area for the purposes of ascertaining whether any noxious weed exists within the boundaries of such land.

Power of inspector to enter on land

(As amended by No. 35 of 1963)

**7.** (1) An inspector may, by notice in writing, require the occupier of any land within the boundaries of which a noxious weed is growing to eradicate such noxious weed within such reasonable time as may be specified in such notice.

Power of inspector to issue notice

- (2) A notice given under the provisions of subsection (1) shall state the particular noxious weed which has been found within the boundaries of the land and, so far as practicable, the place or places within such boundaries at which the noxious weed has been found.
- (3) Any notice given to an occupier under the provisions of subsection (1) shall be in writing and shall be served-
  - (a) personally upon the occupier; or
  - (b) by leaving it addressed to the occupier at his usual or last known place of abode; or
  - (c) by registered letter addressed to the occupier at his usual or last known place of abode.
- (4) Any person who fails without reasonable cause to comply with the requirements of any notice given under the provisions of this section shall be guilty of an offence.

(As amended by No. 35 of 1963)

**8.** (1) If an occupier fails to eradicate any noxious weeds within the time specified in a notice given under section *seven*, an inspector may, upon receiving a written authority from the Chairman in that behalf and after giving fourteen days' written notice to the occupier, enter upon the land for the purpose of eradicating any noxious weed found within the boundaries thereof, and for the purpose aforesaid may take with him upon the land such labourers, animals, vehicles, instruments, applicances, chemicals or other things as may, in his opinion, be necessary for the said purpose.

Power of inspector to eradicate noxious weeds

(2) In the exercise of the rights conferred by subsection (1), as little damage as possible shall be caused to the land and compensation shall be paid by the Minister for any unnecessary damage. The amount of compensation, if not mutually agreed upon, shall be determined by arbitration.

(As amended by No. 35 of 1963)

**9.** (1) If the Minister is satisfied that the occupier of any land within a specified area is unable to eradicate any noxious weed occurring within the boundaries of such land, the Minister may, out of funds provided for the purpose by Parliament-

Eradications of noxious weeds at public expense

- (a) cause such noxious weed to be eradicated by an inspector at the public expense and recover from the occupier the whole or such portion of the expense incurred in respect of such eradication as the Minister may determine; or
- (b) render, upon such conditions, as to payment, repayment or otherwise, as the Minister may determine, such financial or other assistance in connection with the eradication of noxious weeds by the occupier as is, in the opinion of the Minister, required by such occupier.
- (2) An inspector referred to in paragraph (a) of subsection (1) shall have the same powers as an inspector referred to in subsection (1) of section *eight*.

(As amended by No. 35 of 1963 and G.N. No. 277 of 64)

**10.** Notwithstanding the provisions of any other written law, a local authority is hereby empowered to incur such expenditure as may be necessary for the purpose of eradicating any noxious weed which such local authority, as the occupier of the land within the boundaries of which it is growing, is required by or under this Act to eradicate.

Local authorities may incur expenditure

(As amended by No. 35 of 1963)

**11.** (1) The Minister may, by regulation, prohibit or restrict the importation, distribution, conveyance or sale of any noxious weed or any part thereof or of any seed with which the seed of any particular noxious weeds has become mixed, and such regulations may prescribe the powers and duties of officers in relation to the enforcement of such regulations.

Power to prohibit importation, etc., of noxious weeds or seeds

(2) Any person who contravenes or fails to comply with the provisions of any regulation made under subsection (1) shall be guilty of an offence.

(As amended by No. 35 of 1963 and G.N. No. 277 of 1964)

**12.** (1) Any of the following amounts shall be deemed to be civil debts recoverable from an occupier at the suit of the Chairman:

Jurisdiction of subordinate courts

- all reasonable expenses incurred in the exercise of the powers conferred by (a) section eight;
- (b) all reasonable expenses recoverable from the occupier by virture of paragraph (a of subsection (1) of section nine;
- any reasonable amount to be paid or repaid by the occupier in (c) consideration of any assistance rendered under paragraph (b of subsection (1) of section nine.
- (2) A subordinate court of the first or second class shall have jurisdiction to Cap. 28 determine any action for the recovery from an occupier within the areas of its jurisdiction of any of the amounts referred to in subsection (1), notwithstanding anything to the contrary contained in the Subordinate Courts Act and whether or not such amounts exceed the amount ordinarily within the jurisdiction of such court.
- (3) The recovery of any amount under the provisions of this section shall not relieve an occupier of any penalty incurred by reason of any contravention of or failure to comply with any of the provisions of this Act.

(As amended by No. 35 of 1963)

Any person who wilfully obstructs or interferes with any inspector, or with the assistant or agent of any inspector, in the execution of any duty or exercise of any power imposed or conferred by the provisions of this Act shall be guilty of an offence and shall be liable on conviction to a fine not exceeding three thousand penalty units or to imprisonment for a period not exceeding six months, or to both.

Obstruction of inspector

(As amended by Act No. 13 of 1994)

Any person who is guilty of an offence against the provisions of this Act, for General penalty which no other penalty is provided, shall on conviction be liable to a fine not exceeding one thousand five hundred penalty units.

(As amended by Act No. 13 of 1994)

# SUBSIDIARY LEGISLATION

**NOXIOUS WEEDS** 

CAP. 231

**SECTION 3-DECLARATION OF NOXIOUS WEEDS** 

Notices by the Minister

Lantana camara is hereby declared to be a noxious weed in the areas specified in the Schedule.

Government Notices 216 of 1961 78 of 1962

Government Notices 216 of 1961 78 of 1962 303 of 1963 480 of 1964 Statutory Instrument 61 of 1966

# The Laws of Zambia SCHEDULE

Lusaka City Area. Garneton Township. Kitwe City Area. Kabulonga Township. Ndola City Area. Kalomo Township. Chingola Municipal Area. Kalulushi Township. Kabwe Municipal Area. Kasama Township. Livingstone Municipal Area. Mazabuka Township. Luanshya Municipal Area. Mbala Township. Mufulira Municipal Area. Monze Township.

Chambishi Township. Nchanga Mine Township.
Chililabombwe Township. Nkana Mine Township.
Chipata Township. Pemba Township.

Choma Township.

Lantana camara is hereby declared to be a noxious weed in the Intensive Government Notice Conservation Areas specified in the Schedule.

Government Notice 35 of 1963

The Laws of Zambia SCHEDULE

Zimba. West Lusaka.
Choma. East Lusaka.
Pemba. North Lusaka.
Mazabuka. South Kabwe.
Nega Nega. North Kabwe.
Magoye. Mkushi.

Lower Kaleya. Kitwe/Mufulira.

Upper Kaleya. Chingola/Chililabombwe.

Chilanga. Ndola/Luanshya.

Mwomboshi. Kalomo.

Livingstone.

Eichhornia crassipes (water hyacinth) is hereby declared to be a noxious weed in Zambia.

Government Notice 304 of 1961

Salvinia auriculata is hereby declared to be a noxious weed in the areas specified in the Schedule.

Government Notice 176 of 1963

# The Laws of Zambia SCHEDULE

## INTENSIVE CONSERVATION AREAS

Zimba. West Lusaka.

North Kalomo. East Lusaka.

North Choma. North Lusaka.

South Choma. Mwomboshi.

Monze/Pemba. South Kabwe.

Magoye. North Kabwe.

Mazabuka. Mkushi.

Lower Kaleya. Ndola/Luanshya. Upper Kaleya. Kitwe/Mufulira.

Nega Nega. Chingola/Chililabombwe.

Chilanga.

## OTHER AREAS

Lusaka City Area.

Kitwe City Area.

Kalomo Township.

Kalomo Township.

Kalulushi Township.

Chingola Municipal Area.

Luanshya Municipal Area.

Mufulira Municipal Area.

Chililabombwe Township.

Kasama Township.

Mazabuka Township.

Mbala Township.

Monze Township.

Chipata Township. Nchanga Mine Township.

Choma Township. Pemba Township.

Garneton Township.

Argemone mexicana (subfusiformis) is hereby declared to be a noxious weed in all areas of Zambia.

Statutory Instrument 70 of 1968

Xanthium Pungens Walı is hereby declared to be a noxious weed in all areas of Zambia.