CHIEFTAINSHIP ACT, 1987

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An Act to re-enact with amendments the provisions relating to
Chiefs, Deputy Chiefs, Sub-Chiefs and Headmen and matters
incidental thereto or connected therewith

Date of Assent: 28.9.87
Date of Commencement: 9.10.87
ENACTED by the Parliament of Botswana.

PART I — Preliminary

1. This Act may be cited as the Chieftainship Act, 1987.
2. In this Act, unless the context otherwise requires —
   "Chief" means a Chief of one of the tribes and includes any regent thereof;
   "Chief’s representative” means a person appointed as a Chief’s representative in terms of section 20;
   "community area” means the area inhabited by a tribal community;
   "Customary law” means in relation to any tribe or tribal community, the general law or custom of such tribe or community except in so far as such law or custom is repugnant to morality, humanity or natural justice, or injurious to the welfare of members thereof or repugnant to the Constitution or any other enactment;
   "deputy Chief” means a person appointed as deputy chief in terms of section 9;
   "headmen” means a person recognised as a headman in terms of section 20;
   "judicial commission” means one or more Commissioners appointed by a Commission issued under the Commissions of Inquiry Act, the Commissioner or, if there is more than one Commissioner, the Chairman of the Commissioners being a person who holds or has held a high judicial office;
   "kgotla” means the customary meeting of a tribe or tribal community or any portion thereof for the discussion in accordance with customary law of matters of tribal or communal concern;
   "senior member of the tribe” means the person who, according to customary law, is responsible for the tribe in the absence of the Chief;
“sub-chief” in relation to any tribal community means the person recognised as the sub-chief of that tribal community in terms of section 19;

“tribe” means the Bamangwato Tribe, the Batawana Tribe, the Bakgatla Tribe, the Bakwena Tribe, the Bangwaketse Tribe, the Bamalete Tribe, the Barolong Tribe, or the Batlokwa Tribe;

“tribal authority” has the meaning assigned to it under section 5 (2);

“tribal community” means any community which is living outside a tribal territory but is organised in a tribal manner;

“tribal territory” means, respectively, the Bamangwato, Batawana, Bakgatla, Bakwena, Bangwaketse, Bamalete, and Batlokwa Tribal Territories, as defined in the Tribal Territories Act, the Area known as the Barolong Farms as described in the Botswana Boundaries Act, and any area which may be added to any such areas by an enactment.

PART II — Recognition and Removal of Chiefs

3. There shall be an office of Chief (in this Act referred to as “the chieftainship”) for each of the tribes.

4. (1) A Chief is an individual who —

(a) has been designated as a Chief in accordance with customary law by his tribe assembled in the kgotla; and

(b) has been recognised as a Chief by the Minister.

(2) Where there is a vacancy in the chieftainship of a tribe, either by reason of death, deposition or abdication, it shall be the duty of the tribe assembled in the kgotla under the chairmanship of the senior member of the tribe to designate the rightful successor to the chieftainship according to customary law.

(3) The Minister may, at any time, make an order withdrawing recognition from a Chief if —

(a) the Chief has been deposed and his appeal against his deposition has been dismissed or the period allowed for appealing has elapsed without an appeal having been brought; or

(b) the Minister considered it to be in the public interest to withdraw recognition.

5. (1) Where a person designated a Chief under section 4 is below the age of 21, or, being of or above that age, is undergoing a full-time course of education approved for the purposes of this section by the Minister, such person shall not for the time being be recognised as Chief, and it shall be the duty of the tribe so assembled to designate another person (in this Act referred to as “regent”) of the tribe according to customary law.

(2) If the Minister considers that a person designated as Chief is, for any reason, unable to assume the chieftainship, he may
recognise the person so designated as Chief but may appoint a person (in this Act referred to as a "tribal authority") who shall hold office as such until the Minister considers the Chief is able to assume the chieftainship.

(3) Subject to the provisions of section 7, the Minister shall by notice published in the Gazette, appoint the person designated in terms of subsection (1) to be regent.

(4) A regent shall, pending the recognition of a Chief for the tribe in respect of which he is appointed, exercise and perform to the exclusion of all other persons, the functions of the Chief.

6. (1) An appointment as regent shall terminate and the rightful successor to the chieftainship shall be recognised as Chief on a day to be specified by the Minister by notice published in the Gazette.

(2) Subject to the provisions of section 7, the day so specified shall be the day determined for such purpose by the regent in the kgotla.

7. If any question arises as to whether —
(a) a person designated under section 4 (2) is, under customary law, the rightful successor to the chieftainship, or is a fit and proper person to be so recognised;
(b) a person designated under section 5 is, under customary law, the rightful person to be appointed as regent pending the recognition of the Chief, or is a fit and proper person to be appointed as regent;
(c) a day determined under section 6 (2) is the day on which it is desirable that a regency should terminate and a Chief be recognised; or
(d) a regency should be terminated and a Chief recognised although no day has been determined under section 6 (2), the Minister may appoint a judicial commission to inquire into the matter.

(2) On receipt of the report of a judicial commission appointed in terms of this section the Minister shall determine the question which has arisen, and make such decision for the purposes of section 4 (2), 5 or 6 as he may deem appropriate.

8. (1) Where for any reason there is a vacancy in the chieftainship of any tribe, the Minister may, by notice published in the Gazette, appoint any person to be the tribal authority for that tribe.

(2) A tribal authority shall, pending the recognition or appointment under this Act of a Chief or regent for the tribe in respect of which he is appointed, exercise and perform, to the exclusion of all other persons, the functions of the Chief.

9. (1) Subject to the provisions of subsection (2), a Chief may appoint any person as deputy chief.
(2) An appointment made under subsection (1) shall be subject to the approval of the Minister, and when so approved, the Minister shall cause a notice of the appointment to be published in the Gazette.

(3) If any disagreement arises between the Chief and the Minister as to the choice of deputy chief, the matter shall be decided by the Minister and the Minister, by notice published in the Gazette, shall appoint such person to be deputy chief as he deems fit.

(4) A deputy chief shall perform such functions as the chief may from time to time delegate to him in addition to the functions mentioned in section 10.

(5) Any delegation made in pursuance of subsection (4) shall be made known in the customary manner to the persons likely to be affected thereby.

10. (1) If a Chief is temporarily unable to exercise the functions of his office, whether by reason of illness, absence or other cause, the powers and duties relating to his office shall be exercised and performed by the deputy chief, or if there is no deputy chief, by the senior member of the tribe.

(2) A deputy chief or senior member of the tribe, as the case may be, shall not continue to perform the functions of the Chief in terms of this section if the Chief has notified him that he is about to assume or resume the exercise of his functions.

11. (1) If by reason of old age or mental or physical infirmity or other incapacity a Chief has become incapable of performing adequately the functions of his office, it shall be the duty of the Chief or in the absence of the Chief, the senior member of the tribe to report the circumstances to the Minister.

(2) On receipt of such a report, the Minister may call upon the Chief or the senior member of the tribe to assemble the tribe in kgotla to consider the circumstances of the case and, if necessary, to designate a person who shall perform the functions of the Chief.

(3) Subject to the provisions of subsections (4) and (5), the Minister shall, by notice published in the Gazette, appoint any person so designated to perform the said functions during such incapacity.

(4) If any question arises as to whether it was necessary for any person to be so designated, or whether any person so designated is fit to exercise such functions, or if there is any dispute as to whom the kgotla has designated, the matter shall be decided by the Minister.

(5) Upon deciding any question under subsection (4), or if the Chief or senior member of the tribe has failed to summon a kgotla or if a kgotla has failed to designate a person to exercise and perform the duties of the Chief, the Minister shall make such appointment as he may deem fit.
(6) Any person appointed under subsection (3) or subsection (5) shall, during the incapacity of the Chief, be deemed for the purposes of this Act to be the Chief.

12. (1) If —
(a) the Minister has reasonable cause to believe that the Chief of any tribe; or
(b) any tribe or section of a tribe lodges with the Minister a complaint that the Chief of such tribe, is incapable of exercising his powers, has abused his powers, he shall suspend the Chief and inform him of the facts in writing of the reasons for his suspension.

(2) Where a Chief has been suspended and informed of the grounds of his suspension in accordance with the provisions of subsection (1), the Minister shall make such inquiry or cause such inquiry to be made as he deems fit and consider any representations made to him by the Chief.

(3) If after the holding of an inquiry under subsection (2), the Minister's belief is confirmed or is of the opinion that the allegations made against the Chief have been proved, he may, if he considers it to be expedient and in the interest of peace, good order and good government depose such Chief or suspend him from the chieftainship for a period not exceeding five years.

13. (1) Any person who is dissatisfied with the decision of the Minister deposing him as a Chief may appeal to the President against the decision within two months after the giving of the decision.

(2) An appeal under this section shall not operate as a stay of execution of any order made by the Minister and such order shall be of full force and effect until such time as it is otherwise disposed of on the appeal.

14. The Minister may appoint any person to act as Chief in place of a Chief who has been suspended and whose appeal against his suspension has been dismissed or the period allowed for appealing has elapsed without appeal having been brought.

PART III — Functions of Chiefs

15. It shall be the function of every Chief —
(a) to exercise his powers under this Act to promote the welfare of the members of his tribe;
(b) to carry out any instructions given to him by the Minister;
(c) to ensure that the tribe is informed of any development projects in the area which affect the tribe;
(d) to convene kgotla meetings to obtain advice as to the exercise of his functions under this Act; and
(e) to perform such other functions as may be conferred on him by or under this Act.
16. A Chief shall have power, after consultation with the tribe or any section thereof in accordance with customary law, —
(a) to determine questions of tribal membership and admit persons to membership of the tribe; and
(b) to arrange tribal ceremonies.
17. (1) It shall be the duty of every Chief to the best of his ability to prevent the commission of any offence within his tribal territory.
(2) A Chief receiving information that any person, who has committed an offence for which he may be arrested without a warrant or for whose arrest a warrant has been issued, is within his tribal territory, shall cause such person to be arrested forthwith and taken before a court having jurisdiction over him.
(3) A Chief receiving information that property of any description which has been stolen, whether within or without his tribal territory is within such area, shall cause such property to be seized and detained pending the order of a court having jurisdiction in the matter and shall forthwith report such seizure and detention to such court.
(4) Any person acting on and in accordance with instructions lawfully given by a Chief pursuant to the provisions of this section shall be deemed to be empowered to do all that may be reasonably necessary to give effect to such instructions.
18. (1) The Minister may issue directions in writing to any Chief, not inconsistent with the provisions of this Act, for the better carrying out of the provisions of this Act.
(2) Any Chief who fails to comply with any direction given to him by the Minister shall be liable to be suspended or deposed in accordance with the provisions of section 12.

PART IV — Sub-Chiefs and Headmen
19. (1) The Minister may, by notice published in the Gazette, after causing to be held such consultation as he may deem fit with the kgotla of any tribal community, recognize, or withdraw the recognition, of any person as sub-chief of that tribal community:
(2) A sub-chief shall have, in relation to the tribal community of which he is sub-chief, such of the powers and duties of a Chief as the Minister may specify by notice published in the Gazette.
20. (1) A Chief may, after consultation with the kgótlá in the customary manner, recognise any person as headman in respect of any area of his tribal territory and may in like manner terminate the recognition.
(2) A Chief may, after consultation with the people of the area, with the approval of the Minister, appoint any person as his representative in respect of any area of his tribal territory and may in like manner terminate the appointment.
(3) The Minister may, if he is satisfied that —
(a) the recognition of a headman has been made without due
consideration of the wishes and the interests of the kgotla,
cancel the recognition of such headman, and may recognise
as headman such person as he deems fit;
(b) the appointment of the person proposed by the Chief as his
representative would not be in the interests of the people of
the area, make such appointment as he deems fit: or
(c) the Chief is wilfully failing or refusing to fulfi his
responsibilities under this section, recognise as headman
or appoint as Chief's representative, as the case may be,
such person as he deems fit,
and any recognition or appointment made by the Minister under
this subsection shall not be capable of termination by the Chief.
(4) A headman or Chief's representative shall have, in relation
to the area of the tribal territory in respect of which he has been
recognised or appointed, such of the powers and duties of the
Chief as the Chief may from time to time delegate to him.
(5) Every delegation made in pursuance of subsection (1) shall
be made known in the customary manner to the persons likely to
be affected thereby.
(6) In this section "Chief" includes "sub-chief" and "tribal
territory" includes "community area".

PART V — Suplementary

21. (1) Chiefs, tribal authorities, deputy chiefs, sub-chiefs and
headmen (hereinafter in this Part referred to as a "Chief") shall be
paid, from moneys appropriated by law for such purpose, salaries
at such rates as may be fixed by the Minister by notice published
in the Gazette.
(2) Different rates may be fixed in respect of different Chiefs.
(3) The Minister may make regulations for the better carrying
out of the provisions of this Act and without derogating from the
generality of the foregoing, such regulations may prescribe —
(a) general conditions of service of;
(b) the procedure for taking disciplinary action against; and
(c) the punishment which may be awarded for breaches of
discipline by
persons appointed under this Act.
22. (1) Subject to the provisions of subsection (2), a person
shall be guilty of an offence if he commits any act with intent to
undermine the lawful power and authority of a Chief.
(2) Nothing in this section shall prevent any person from
bringing a claim or making a complaint against any Chief in
accordance with the provisions of this Act.
(3) Any person who contravenes the provisions of subsection (1)
shall be guilty of an offence and liable to a fine not exceeding
P500 or to imprisonment for a term not exceeding two years, or to both.

23. (1) If he considers it expedient in the public interest, the Minister may by order —
   (a) prohibit any person who is not a Chief (whether or not he was formerly recognised as a Chief) from purporting to exercise the functions of a Chief;
   (b) require a person subject to such a prohibition to reside outside a specified area;
   (c) require that no person shall treat as a Chief a person who is subject to such prohibition,
   and any person who contravenes such order shall be guilty of an offence.

   (2) Before making any order under subsection 1 (b), the Minister shall afford to the person to be affected by the order an opportunity to make any representations he may wish in regard to the order or the terms of the order.

24. (1) Any person who contravenes the provisions of section 23 shall be guilty of an offence and liable to a fine not exceeding P200 or to a term of imprisonment not exceeding one year, or to both.

   (2) No prosecution for an offence under this section shall be instituted except on the written authority of the Attorney-General.

25. (1) Notwithstanding any provision of any enactment to the contrary, no court shall have jurisdiction to hear and determine any cause or matter affecting chieftainship.

   (2) For the purposes of this section “cause or matter affecting chieftainship” means any cause, matter, question or dispute relating to any of the following —
   (a) the designation of any person as a Chief or the claim of any person to be designated as a Chief; or
   (b) recognition, appointment, suspension of a person to be a Chief.

26. (1) The Chieftainship Act is hereby repealed.

27. Notwithstanding the repeal effected by section 26 any person who immediately before the commencement of this Act was a Chief, shall continue to hold such office as if he had been so designated and recognised under this Act.

PASSED by the National Assembly this 18th day of September, 1987.

C.G. MOKOBI,
Clerk of the National Assembly.