

INHOUDSOPGAVE	Pag.
-Aankondiging	1
-Ministerial Administrative Decision of the 21st of augustus 2015	2
-Ministeriele Beschikking van de 21 augustus 2015 Minister van OCJS	3
-Monument Permits van de Minister of ECYS	5
-Condensed Balance Sheet CBCS July 2015	11
-Overzicht Wetgeving	12

AANKONDIGING

Bij exploit dd. **30 augustus 2015**, afschrift waarvan is gelaten aan de Off. van Justitie op St. Maarten, heb ik, *Solange M. APON*, deurwaarder op St. Maarten, alhier, ten verzoeken van **Harbour View Owners Foundation**, wonende op St. Maarten, gedomicilieerd ten kantore van *de advocaten mrs. Jeroen Veen & Fehmi Kutluer*, aan **Duty Free Investments Ltd.**, bevestigd op Tortola B.V.I. zonder bekend adres op St. Maarten, **BETEKEND** een grosse van een VONNIS (AR 204/2014) van het Gerecht in Eerste Aanleg, zittingsplaats St. Maarten, van *21 juli 2015*, met het bevel om binnen twee (2) dagen na betekening van gemeld vonnis aan de inhoud daarvan te voldoen.

De deurwaarder S.M. APON



**MINISTERIAL ADMINISTRATIVE DECISION
OF THE 21st of August 2015
MINISTER OF EDUCATION, CULTURE, YOUTH AND SPORTS AFFAIRS**

NR.: 2015/1864

Considering:

- that the process of restoration is a highly specialized operation that aims to preserve and reveal the aesthetic and historic value of the monument and is based on respect for original material and authentic documents;
- that restoration must stop at the point where conjecture begins, and in this case moreover any extra work which is indispensable must be distinct from the architectural composition and must bear a contemporary stamp;
- that restoration in any case must be preceded and followed by an archaeological and historical study of the monument;
- that where traditional techniques prove inadequate, the consolidation of a monument can be achieved by the use of any modern technique for conservation and construction, the efficacy of which has been shown by scientific data and proved by experience;
- the valid contributions of all periods to the building of a monument must be respected, since unity of style is not the aim of a restoration;
- that when a building includes the superimposed work of different periods, the revealing of the underlying state can only be justified in exceptional circumstances and when what is removed is of little interest and the material which is brought to light is of great historical, archaeological or aesthetic value, and its state of preservation good enough to justify the action;
- that evaluation of the importance of the elements involved and the decision as to what may be destroyed cannot rest solely on the individual in charge of the work;
- that replacements of missing parts must integrate harmoniously with the whole, but at the same time must be distinguishable from the original so that restoration does not falsify the artistic or historic evidence;
- that additions cannot be allowed except in so far as they do not detract from the interesting parts of the building, its traditional setting, the balance of its composition and its relation with its surroundings;

Given:

- the National Ordinance containing new rules regarding the principles for the preservation of monuments AB 2013, GT no. 336;
- UNESCO Convention Concerning the Protection of the World Cultural and Natural Heritage, 1972;

Ministerial Administrative Decision: 21 August 2015

NR: 2015/1864

HAS DECIDED:

Article 1

To approve the Methodist Church, Leeward Island District Sint Maarten Circuit Monument Permit requests for the Methodist Church, Brick Building and Methodist Manse;

Article 2

To approve the appointment of Mr. Neville York and Mr. Bryan Fer by Ministerial Decree as designated persons to monitor and evaluate the restoration process;

Article 3

To approve the attached draft Ministerial Decrees and Monument Permits

Philipsburg,
Minister of Education, Culture, Youth and Sports
Affairs

Appeal: In accordance with articles 54 and 55 of the National Ordinance on Administrative Appeal Proceedings (Landsverordening Administratieve Rechtspraak, P.B. A 2001, no. 79), those affected by this decision may appeal this decision at the Court of First Instance St. Maarten or submit an appeal with the [fill in minister concerned], within 6 weeks after the day of issue of this letter



MINISTERIËLE BESCHIKKING
VAN DE 21 augustus 2015
MINISTER VAN ONDERWIJS, CULTUUR, JEUGD EN SPORTZAKEN

NR.: 2015/1928

in overweging genomen hebbende:

- dat het wenselijk is om twee personen aan te wijzen, voor de vervulling van het toezicht op de naleving van de Monumentenlandsverordening;

gelet op:

artikel 13 van de Monumentenlandsverordening AB 2013, GT no. 336;

HEEFT BESLOTEN:

Artikel 1

De heer Neville York en Bryan Fer van de afdeling Cultuur ressorterende onder het ministerie van Onderwijs, Cultuur, Jeugd en Sport (OCJS), worden voor de duur van hun aanstelling bij dit ministerie aangesteld als toezichthouders over de bevoegdheden, bedoeld in artikel 13, leden 1 tot en met 5, van de Monumentenlandsverordening;

Artikel 2

De toezichthouders, bedoeld in artikel 13 lid 2, zijn bevoegd:

- a. alle inlichtingen te vragen;
- b. inzage te verlangen van alle boeken, bescheiden en andere informatiedragers en daarvan afschrift te nemen of deze daartoe tijdelijk mee te nemen;
- c. goederen aan opname en onderzoek te onderwerpen en deze daartoe tijdelijk mee te nemen;
- d. alle plaatsen, met uitzondering van woningen zonder de uitdrukkelijke toestemming van de bewoner, te betreden, vergezeld van door hen aangewezen personen. Kerken en andere gebouwen, bestemd voor godsdienstoefeningen of bezinningssamenkomsten van levensbeschouwelijke aard, betreden zij niet gedurende een godsdienstoefening of een bezinningssamenkomst

Artikel 3

De afdelingshoofd van de afdeling Cultuur, onder wier verantwoordelijkheid de toezichhouders, bedoeld in artikel 13, werkzaam zijn, brengt per kwartaal aan de Minister van Onderwijs, Cultuur, Jeugd en Sportzaken verslag uit over de bevindingen;

Artikel 4

Dit besluit treedt in werking met ingang van 1 september 2015 en is geldig tot 1 september 2019.

Philipsburg,

Minister van Onderwijs, Cultuur

Jeugd en Sportzaken

Bezwaar: Op grond van de artikelen 54 en 55 van de Landsverordening Administratieve Rechtspraak (P.B. A 2001, no. 79), kunnen belanghebbenden tegen deze beschikking bezwaar aantekenen bij het Gerecht van Eerste Aanleg van Sint Maarten of bij de [beleidsverantwoordelijke minister], binnen 6 weken na de dag waarop deze beschikking is gegeven.



ST. MAARTEN

**Ministry of
Education, Culture, Youth & Sports
Affairs**

Rita Bourne-Gumbs
Minister

Clem Labega Square
P.O. Box 943
Philipsburg
St. Maarten

T: +1721 542-9344

F: +1721 542-9342

E: [Rita Bourne-Gumbs@sintmaartengov.org](mailto:Rita.Bourne-Gumbs@sintmaartengov.org)

W: <http://www.sintmaartengov.org>

MONUMENT PERMIT

Permit Nr.: 2015/1925

Date: 21 August 2015

THE MINISTER OF EDUCATION, CULTURE, YOUTH AND SPORTS AFFAIRS

Considering:

- that the process of restoration is a highly specialized operation that aims to preserve and reveal the aesthetic and historic value of the monument and is based on respect for original material and authentic documents;
- that restoration must stop at the point where conjecture begins, and in this case moreover any extra work which is indispensable must be distinct from the architectural composition and must bear a contemporary stamp;
- that restoration in any case must be preceded and followed by an archaeological and historical study of the monument;
- where traditional techniques prove inadequate, the consolidation of a monument can be achieved by the use of any modern technique for conservation and construction, the efficacy of which has been shown by scientific data and proved by experience;
- the valid contributions of all periods to the building of a monument must be respected, since unity of style is not the aim of a restoration;
- when a building includes the superimposed work of different periods, the revealing of the underlying state can only be justified in exceptional circumstances and when what is removed is of little interest and the material which is brought to light is of great historical, archaeological or aesthetic value, and its state of preservation good enough to justify the action;
- that evaluation of the importance of the elements involved and the decision as to what may be destroyed cannot rest solely on the individual in charge of the work;
- that replacements of missing parts must integrate harmoniously with the whole, but at the same time must be distinguishable from the original so that restoration does not falsify the artistic or historic evidence;
- that additions cannot be allowed except in so far as they do not detract from the interesting parts of the building, its traditional setting, the balance of its composition and its relation with its surroundings;

Given:

- the National Ordinance containing new rules regarding the principles for the preservation of monuments AB 2013, GT no. 336;
- UNESCO Convention Concerning the Protection of the World Cultural and Natural Heritage, 1972;

Has approved:

1. to grant the Methodist Church, Leeward Island District Sint Maarten Circuit the requested monument permit to restore, preserve and replace the hurricane shutters, shingles, doors, hardware, hinges, fasteners and interior paint work of the Methodist Church Monument number: P-060 in Philipsburg, Front Street # 90, St. Maarten under the following conditions;
2. that compliance is guaranteed to the designated persons appointed for this purpose by the Minister of Education, Culture, Youth and Sports Affairs through a public notice in the National Gazette;
3. that the persons appointed pursuant to the second article, are appointed only as far as necessary for the purpose of carrying out their task reasonably, necessary and responsibly;
 - (a) soliciting of information;
 - (b) inspecting of all books, records and other data systems and making copies thereof;
 - (c) including and carrying out research on goods;
 - (d) allowing entry accompanied by persons with consent of the property owner of all places, with the exception of properties such as churches and other buildings, intended for religious exercises or meditation meetings of philosophical nature, during a religious exercise or a reflection meeting;
4. allowing access if necessary, to places referred to in the third article, part d, using the strong arm of the law;
5. implementing additional rules with regard to the duties performed by the persons appointed pursuant to the second article by means of a National Resolution, containing general measures;
6. obligating all persons to cooperate with the persons appointed pursuant to the second paragraph at all times on the basis of their responsibilities;
7. authorizing the aforementioned persons to designate persons of certain caliber to accompany them. In such a case it has to be reported and made mention of in the minutes;
8. violation of any provision of the National Ordinance containing new rules regarding the principles for the preservation of monuments AB 2013, GT no. 336 or acts without or in breach of a permit, requirement or a condition as meant in this National Ordinance, is punishable by law with imprisonment of a maximum of one year or a maximum fine of five thousand guilders.

Philipsburg,

Rita Bourne – Gumbs
Minister of Education, Culture,
Youth and Sports Affairs

Objections and Appeals:

In accordance with the Ordinance on Administrative Appeal Proceedings (LAR P.B. A 2001, no. 70), those affected by this decision may submit an appeal to the court of First Instance St. Maarten or submit an appeal with the Minister of OCJS within six weeks of the date of the decision.



Rita Bourne-Gumbs
Minister

Clem Labega Square
P.O. Box 943
Philipsburg

**Ministry of
Education, Culture, Youth & Sports
Affairs**

St. Maarten

T: +1721 542-9344

F: +1721 542-9342

E: [Rita Bourne-Gumbs@sintmaartengov.org](mailto:Rita.Bourne-Gumbs@sintmaartengov.org)

W: <http://www.sintmaartengov.org>

MONUMENT PERMIT

Permit Nr.: 2015/1926

Date: 21 August 2015

THE MINISTER OF EDUCATION, CULTURE, YOUTH AND SPORTS AFFAIRS

Considering:

- that the process of restoration is a highly specialized operation that aims to preserve and reveal the aesthetic and historic value of the monument and is based on respect for original material and authentic documents;
- that restoration must stop at the point where conjecture begins, and in this case moreover any extra work which is indispensable must be distinct from the architectural composition and must bear a contemporary stamp;
- that restoration in any case must be preceded and followed by an archaeological and historical study of the monument;
- that where traditional techniques prove inadequate, the consolidation of a monument can be achieved by the use of any modern technique for conservation and construction, the efficacy of which has been shown by scientific data and proved by experience;
- the valid contributions of all periods to the building of a monument must be respected, since unity of style is not the aim of a restoration;
- that when a building includes the superimposed work of different periods, the revealing of the underlying state can only be justified in exceptional circumstances and when what is removed is of little interest and the material which is brought to light is of great historical, archaeological or aesthetic value, and its state of preservation good enough to justify the action;
- that evaluation of the importance of the elements involved and the decision as to what may be destroyed cannot rest solely on the individual in charge of the work;
- that replacements of missing parts must integrate harmoniously with the whole, but at the same time must be distinguishable from the original so that restoration does not falsify the artistic or historic evidence;
- that additions cannot be allowed except in so far as they do not detract from the interesting parts of the building, its traditional setting, the balance of its composition and its relation with its surroundings;

Given:

- the National Ordinance containing new rules regarding the principles for the preservation of monuments AB 2013, GT no. 336;
- UNESCO Convention Concerning the Protection of the World Cultural and Natural Heritage, 1972;

Has approved:

9. to grant the Methodist Church, Leeward Island District Sint Maarten Circuit the requested monument permit to restore, preserve and replace the roof structure, wood planks, windows, doors, interior paneling, hardware, hinges, fasteners, electrical installation and paint work of the Brick Building Monument number: P-062 in Philipsburg, Front Street # 90, St. Maarten as indicated in the itemized list on page 13 of the appraisal report under the following conditions;
10. that compliance is guaranteed to the designated persons appointed for this purpose by the Minister of Education, Culture, Youth and Sports Affairs through a public notice in the National Gazette;
11. that the persons appointed pursuant to the second article, are appointed only as far as necessary for the purpose of carrying out their task reasonably, necessary and responsibly;
 - (e) soliciting of information;
 - (f) inspecting of all books, records and other data systems and making copies thereof;
 - (g) including and carrying out research on goods;
 - (h) allowing entry accompanied by persons with consent of the property owner of all places, with the exception of properties such as churches and other buildings, intended for religious exercises or meditation meetings of philosophical nature, during a religious exercise or a reflection meeting;
12. allowing access if necessary, to places referred to in the third article, part d, using the strong arm of the law;
13. implementing additional rules with regard to the duties performed by the persons appointed pursuant to the second article by means of a National Resolution, containing general measures;
14. obligating all persons to cooperate with the persons appointed pursuant to the second paragraph at all times on the basis of their responsibilities;
15. authorizing the aforementioned persons to designate persons of certain caliber to accompany them. In such a case it has to be reported and made mention of in the minutes;
16. violation of any provision of the National Ordinance containing new rules regarding the principles for the preservation of monuments AB 2013, GT no. 336 or acts without or in breach of a permit, requirement or a condition as meant in this National Ordinance, is punishable by law with imprisonment of a maximum of one year or a maximum fine of five thousand guilders.

Philipsburg,

Rita Bourne – Gumbs
Minister of Education, Culture,
Youth and Sports Affairs

Objections and Appeals:

In accordance with the Ordinance on Administrative Appeal Proceedings (LAR P.B. A 2001, no. 70), those affected by this decision may submit an appeal to the court of First Instance St. Maarten or submit an appeal with the Minister of OCJS within six weeks of the date of the decision.



**Ministry of
Education, Culture, Youth & Sports
Affairs**

Rita Bourne-Gumbs
Minister

Clem Labega Square
P.O. Box 943
Philipsburg
St. Maarten

T: +1721 542-9344
F: +1721 542-9342
E: [Rita Bourne-Gumbs@sintmaartengov.org](mailto:Rita.Bourne-Gumbs@sintmaartengov.org)
W: <http://www.sintmaartengov.org>

MONUMENT PERMIT

Permit Nr.: 2015/1927
Date: 21 August 2015

THE MINISTER OF EDUCATION, CULTURE, YOUTH AND SPORTS AFFAIRS

Considering:

- that the process of restoration is a highly specialized operation that aims to preserve and reveal the aesthetic and historic value of the monument and is based on respect for original material and authentic documents;
- that restoration must stop at the point where conjecture begins, and in this case moreover any extra work which is indispensable must be distinct from the architectural composition and must bear a contemporary stamp;
- that restoration in any case must be preceded and followed by an archaeological and historical study of the monument;
- that where traditional techniques prove inadequate, the consolidation of a monument can be achieved by the use of any modern technique for conservation and construction, the efficacy of which has been shown by scientific data and proved by experience;
- the valid contributions of all periods to the building of a monument must be respected, since unity of style is not the aim of a restoration;
- that when a building includes the superimposed work of different periods, the revealing of the underlying state can only be justified in exceptional circumstances and when what is removed is of little interest and the material which is brought to light is of great historical, archaeological or aesthetic value, and its state of preservation good enough to justify the action;
- that evaluation of the importance of the elements involved and the decision as to what may be destroyed cannot rest solely on the individual in charge of the work;
- that replacements of missing parts must integrate harmoniously with the whole, but at the same time must be distinguishable from the original so that restoration does not falsify the artistic or historic evidence;
- that additions cannot be allowed except in so far as they do not detract from the interesting parts of the building, its traditional setting, the balance of its composition and its relation with its surroundings;

Given:

- the National Ordinance containing new rules regarding the principles for the preservation of monuments AB 2013, GT no. 336;
- UNESCO Convention Concerning the Protection of the World Cultural and Natural Heritage, 1972;

Has approved:

17. to grant the Methodist Church, Leeward Island District Sint Maarten Circuit the requested monument permit to restore, preserve and replace flooring, woodwork, interior doors, electrical system, columns, railings & concrete, roof, roof rear extension, fasteners, bathroom equipment and paint work of the Methodist Manse Monument number: P-061 in Philipsburg, Front Street # 90, St. Maarten as indicated in the itemized list on page 13 of the appraisal report under the following conditions;
18. that compliance is guaranteed to the designated persons appointed for this purpose by the Minister of Education, Culture, Youth and Sports Affairs through a public notice in the National Gazette;
19. that the persons appointed pursuant to the second article, are appointed only as far as necessary for the purpose of carrying out their task reasonably, necessary and responsibly;
 - (i) soliciting of information;
 - (j) inspecting of all books, records and other data systems and making copies thereof;
 - (k) including and carrying out research on goods;
 - (l) allowing entry accompanied by persons with consent of the property owner of all places, with the exception of properties such as churches and other buildings, intended for religious exercises or meditation meetings of philosophical nature, during a religious exercise or a reflection meeting;
20. allowing access if necessary, to places referred to in the third article, part d, using the strong arm of the law;
21. implementing additional rules with regard to the duties performed by the persons appointed pursuant to the second article by means of a National Resolution, containing general measures;
22. obligating all persons to cooperate with the persons appointed pursuant to the second paragraph at all times on the basis of their responsibilities;
23. authorizing the aforementioned persons to designate persons of certain caliber to accompany them. In such a case it has to be reported and made mention of in the minutes;
24. violation of any provision of the National Ordinance containing new rules regarding the principles for the preservation of monuments AB 2013, GT no. 336 or acts without or in breach of a permit, requirement or a condition as meant in this National Ordinance, is punishable by law with imprisonment of a maximum of one year or a maximum fine of five thousand guilders.

Philipsburg,

Rita Bourne - Gumbs
Minister of Education, Culture,
Youth and Sports Affairs

Objections and Appeals:

In accordance with the Ordinance on Administrative Appeal Proceedings (LAR P.B. A 2001, no. 70), those affected by this decision may submit an appeal to the court of First Instance St. Maarten or submit an appeal with the Minister of OCJS within six weeks of the date of the decision.

Condensed Balance Sheet

CENTRALE BANK VAN CURAÇAO EN SINT MAARTEN

July 2015

(millions of NAf.)

Assets	Difference compared to		Liabilities	Difference compared to	
	31-Jul-15	30-Jun-15		31-Jul-15	30-Jun-15
Claims on nonresidents	3,396.3	-107.3	Liabilities to nonresidents	423.3	-5.3
Gold	826.6	-54.6	Deposits of nonresidents in foreign currency	423.3	-5.3
Official reserves	2,522.1	-34.7			
Other	47.6	-17.9			
Domestic assets	557.4	-28.1	Domestic liabilities	2,776.6	-76.7
			Currency in circulation	420.2	-9.1
Claims on the government	0.2	0.0	Government deposits	501.8	-16.4
Government paper in portfolio	0.2	0.0	Government of Curacao	396.4	2.6
Government agencies and institutions	0.0	0.0	Government of Sint Maarten	39.7	-1.1
Other	0.0	0.0	Former Central Government	65.3	0.0
			Government agencies and institutions	0.4	-17.9
Claims on deposit money banks	62.8	-32.1	Liabilities to deposit money banks	1,600.0	-49.0
Current account balances	62.8	-32.1	Current account balances	346.3	-38.2
			Certificates of Deposit	129.9	5.1
			Required reserves	1,123.8	-16.0
Claims on other sectors	494.4	4.0	Liabilities to other sectors	254.7	-2.1
Other assets	494.4	4.0	Deposits of other residents	165.8	-5.4
			Other liabilities	88.9	3.3
			Capital and reserves	753.8	-53.4
Total assets	3,953.7	-135.3	Total liabilities	3,953.7	-135.3

During the month of July 2015, the Bank continued to direct its monetary policy at tightening the surplus in the money market by auctioning a higher amount of certificates of deposit (CDs). As a result, the outstanding amount of CDs rose by NAf.5.1 million. The percentage of the reserve requirement remained unchanged at 18.00%. Nevertheless, the amount of required reserves decreased by NAf.16.0 million due to the lower base amount¹ upon which it is calculated. Base money² decreased by NAf.47.3 million in July 2015 due to a decline in the current account balances of the commercial banks (NAf.38.2 million) and a drop in currency in circulation (NAf.9.1 million). The decline in the current account balances was caused primarily by the net purchase of foreign exchange from the Bank, mitigated by the decline in the required reserves. In addition, part of the short-term credit extended to the commercial banks by the Bank was repaid. This repayment explains the decline of NAf.32.1 million in the item "Claims on deposit money banks" on the assets side of the balance sheet. The net position of the government with the Bank worsened by NAf.16.4 million due mainly to the decline in the deposits of the government agencies and institutions (NAf.17.9 million). The decrease in these deposits was related to the court settlement of a claim between two parties³ of October 2013, the bulk of which was already settled in June 2015. The settlement is also reflected by the decline of NAf.17.9 million in the item "Other claims on nonresidents" on the assets side of the balance sheet. Furthermore, the item "Liabilities to nonresidents" decreased by NAf.5.3 million due to transactions carried out by some commercial banks in Bonaire and the Central Bank of Aruba. The decline of NAf.34.7 million in the item "Official reserves" on the assets side of the balance sheet was due mainly to the aforementioned net purchase of foreign exchange by the commercial banks. Finally, the item "Gold" on the assets side of the balance sheet decreased by NAf.54.6 million as a result of a lower market value at the balance sheet date compared to the end of June 2015. The decrease in the item "Capital and reserves" on the liabilities side of the balance sheet was related to the drop in the market value of gold.

Willemstad, August 18, 2015 **Centrale Bank van Curaçao en Sint Maarten**

¹ The base amount is equal to the commercial banks' domestic liabilities -/- long-term deposits.

² The sum of currency in circulation and the current account balances of the commercial banks at the Bank.

³ The two parties are PDV Marina S.A. and CH Offshore Ltd. CH Offshore had seized vessels in the port of Willemstad belonging to PDV Marina as security for a claim it held on PDV Marina in October 2013. After the deposit was made, CH Offshore released the vessels pending further legal proceedings.

Overzicht wetgeving

De Ombudsman heeft een termijn van zes weken om een bekrachtigde wettelijke regeling aanhangig te maken bij het Constitutioneel Hof wegens onverenigbaarheid met de Staatsregeling. Dit is op grond van artikel 127, derde lid, van de Staatsregeling. De afdeling Juridische Zaken en Wetgeving van het Ministerie van Algemene Zaken publiceert – wanneer van toepassing – drie overzichten in de Landscourant, te weten een overzicht van:

1. bekrachtigde, maar nog niet in werking getreden wettelijke regelingen, waarvan de termijn van de Ombudsman nog niet is verstreken;
2. in werking getreden wettelijke regelingen; en,
3. aanhangige zaken bij het Constitutioneel Hof van Sint Maarten

1	Bekrachtigde, maar nog niet in werking getreden wettelijke regelingen		
Nummer Afkondigingsblad	Citeertitel	Datum bekrachtiging	Beoogde datum inwerkingtreding
AB 2015, no. 18	Landsverordening Integriteitskamer	21 augustus 2015	Inwerkingtreding bij Landsbesluit

2	In werking getreden wettelijke regelingen		
Nummer Afkondigingsblad	Citeertitel	Datum bekrachtiging	Datum inwerkingtreding
AB 2015, no. 10	Besluit van de 6 ^e mei 2015 tot afkondiging van de Rijkswet van 3 december 2014 tot goedkeuring van het voornemen tot intrekking van het voorbehoud bij artikel 8, eerste lid, onderdeel d, van het op 16 december 1966 te New York tot stand gekomen Internationaal Verdrag inzake economische, sociale en culturele rechten (Trb. 1969, 100) en van het voornemen tot intrekking van het voorbehoud bij artikel 6, vierde lid, van het op 18 oktober 1961 te Turijn tot stand gekomen Europees Sociaal Handvest (Trb. 1962, 3 en Trb. 1963, 90)	6 mei 2015	16 januari 2015
AB 2015, no. 11	Landsbesluit, houdende algemene maatregelen, van de 15 ^{de} mei 2015, tot wijziging van het Gevarenklassenbesluit ongevallenverzekering in verband met de vaststelling van een premiepercentage voor de ongevallenverzekering en tot aanpassing van de daglonen, genoemd in de Landsverordening ongevallenverzekering en de Landsverordening ziekteverzekering in verband met de ontwikkeling van de prijsindexcijfers van de gezinsconsumptie	15 mei 2015	27 juni 2015
AB 2015, no. 12	Regeling aangifteformulier grensoverschrijdende geldtransporten	22 mei 2015	4 juni 2015

AB 2015, no. 13	Regeling van de Minister van Financiën van 10 juni 2015, tot wijziging van de Regeling expatriates Sint Maarten in verband met het terugdringen van personeelskosten bij de overheid	10 juni 2015	23 juli 2015
AB 2015, no. 14	Landsbesluit, houdende algemene maatregelen, van de 12 ^{de} juni 2015 tot wijziging van het Landsbesluit vergelijkend onderzoek celmateriaal in verband met het geautomatiseerd onderling vergelijken van DNA profielen tussen de landen van het Koninkrijk	12 juni 2015	25 juli 2015
AB 2015, no. 15	Sanctieregeling	23 juni 2015	5 augustus 2015
AB 2015, no. 16	Landsverordening vaststelling jaarrekening 2011	8 juli 2015	20 augustus 2015
AB 2015, no. 17	Landsverordening van de 8 ^e juli 2015 tot wijziging van de Legesverordening ter verhoging van leges voor paspoorten vanwege verhoging van af te dragen rijksleges voor paspoorten	8 juli 2015	20 augustus 2015

3	Aanhangige zaken bij het Constitutioneel Hof van Sint Maarten	
Nummer Afkondigingsblad	Citeertitel	Datum bekrachtiging
-	-	-