The Disparities Arising in the Policing of Consumptive and Non-Consumptive Marine Activities

Danai Tembo∗1

1Nelson Mandela Metropolitan University (NMMU) – Afrique du Sud

Résumé

The South African marine environment is utilised for both consumptive and non-consumptive activities and for those activities to continue sustainably it is important that these activities be monitored and policed. South Africa’s environmental legislation is structured to do just that; outlining specific regulations for all consumptive and non-consumptive activities that can be conducted in the marine environment. Some disparities have been observed regarding the policing of consumptive and non-consumptive marine activities, and these disparities were analysed by means of several case studies and semi-structured key informant interviews. Case studies covered both consumptive (abalone poaching and IUU fishing) and non-consumptive activities (the sardine run and tiger shark diving) currently being conducted in the marine environment. Key informant interviews collected opinions from legal practitioners who felt that the legislation was solid but poorly implemented; and non-consumptive operators who felt that the legislation was implemented in a way that made it difficult for non-consumptive and ecotourism activities to thrive. The poor implementation has resulted in a situation which seems to promote consumptive crimes instead of curbing them.

Mots-Clés: Policing, Marine Legislation, Implementation

∗Intervenant