## OBITER 2024 Vol 45 2

| Articles/<br>Artikels  | Social Security for Persons With Disabilities in South Africa: Compliance With Article 28(2) of the Convention on the Rights of Persons With Disabilities by Yvette Basson    | on<br>261-278 |
|------------------------|---|---------------|
|                        | Interrogating the Right to Basic Education of Undocumented Children in the Context of the Call for Their Exclusion From Public Schools in South Africa by Perekeme Mutu       | 279-294       |
|                        | Uprooting a Culture of Gender-Based Violence in South Africa: Critical Approaches to Bail, Policing and Awareness by Windell Nortje and Shane Hull                            | 295-309       |
|                        | Judicial Case Flow Management "Checkpoint": How Far Have We Gone? by Selby Mfanelo Mbenenge   | 310-337       |
|                        | Tinder Swindlers: Substantive and Procedural Matters Pertaining to Online Dating Fraud Under the Common Law and the Cybercrimes Act by Delano Cole van der Linde              | 338-353       |
|                        | (In)Equality in Property Ownership: The Rhetoric of Homelessness by Tanveer Rashid Jeewa and Sfiso Benard Nxumalo   | 354-370       |
|                        | The (In)Effectiveness of Requiring Prior Exhaustion of Local Remedies in Investment Arbitration by Samantha Smit and Louis Koen   | 371-385       |
|                        | Regulation of the Legal Practitioners' Fidelity Fund Investments in Namibia by Marvin Awarab  | 386-399       |
|                        | Cherishing Customary Law: The Disparity Between Legislative and Judicial Interpretation of Customary Marriages in South Africa by Charles A Maimela and Ntebo Lauretta Morudu | 400-417       |
| Notes/<br>Aantekeninge | Does Section 9(2) of the Divorce Act 70 of 1979<br>Provide Adequate Protection for an III Spouse?<br>by Siyabonga Sibisi  | 418-428       |
| Cases/<br>Vonnisse     | Clarifying the Law of Complicity – S v Mbuyisa<br>[2023] ZAKZPHC 132 (2023 JDR 4950 (KZP) by<br>Shannon Hoctor  | 429-441       |
|                        | Esorfranki Pipelines (Pty) Ltd v Mopani District<br>Municipality [2022] ZACC 41 by André Mukheibir  | 442-457       |
|                        |   |               |

## OBITER

| V | Ol | 45  | 2      |
|---|----|-----|--------|
|   | ۷  | Vol | Vol 45 |

|                                   | The Companies Act 71 of 2008 Does Not Oust the Common-Law Derivative Action for Close Corporations – Naidoo v The Dube Tradeport Corporation [2022] ZASCA 14 by Darren Subramanien  | 458-468 |
|-----------------------------------|---|---------|
|                                   | Rescuing the Business Rescue Process: A Critical Reflection on the Authority to Appoint a Substitute Practitioner Through the Lens of Shiva Uranium Limited v Mahomed Mahier Tayob 2022 (3) SA 432 (CC) by Kudzai Mpofu and Shelton T Mota Makore | 469-481 |
| Notes/<br>Aantekeninge<br>(cont.) | Can the Death Penalty Still Be Considered a "Cruel, Inhumane and Degrading Punishment" in the Face of South African Prison Conditions? by Llewelyn G Curlewis and Katelyn-Mae Carter  | 482-491 |
| Cases/<br>Vonnisse<br>(cont.)     | Should the Company's Dignity Be Protected Under Section 10 of the Constitution – The Question in Reddell v Mineral Sands Resources (Pty) Limited [2022] ZACC 38 by Minenhle Alfred Nzimande, Razaana Denson and Joanna Botha                      | 492-504 |
| Articles/<br>Artikels<br>(cont.)  | Salary Deductions: Can Employers Resort to "Self-Help"? by Siphile Hlwatika   | 505-531 |
|                                   |   |         |