## OBITER

INDEX / INDEKS

VOLUME 33

(2012)

## TITLES OF ARTICLES - TITELS VAN ARTIKELS

[References are to number of volume, followed by page number/ Verwysings is na nommer van volume, gevolg deur bladsynommer]

| Α    | Critical Analysis of the Decision of the Constitutional Court – Maphango v Aengus Lifestyle Properties (Pty) Ltd 2012 (3) SA 531 (CC) by Moses Retselisitsoe Phooko   | 33.702 |
|------|---|--------|
| An   | Analysis of the General Enforcement Approaches to Combat Market Abuse (Part 1) by Howard Chitimira and Vivienne A Lawack  | 33.548 |
|      | cient Rituals and their Place in the Modern World: Culture, Masculinity and the Killing of Bulls – Part One by Stephen Allister Peté and Angela Diane Crocker   | 33.278 |
| An   | cient Rituals and their Place in the Modern World: Culture, Masculinity and the Killing of Bulls – Part Two by Stephen Allister Peté and Angela Diane Crocker   | 33.580 |
| Arb  | peidsregtelike Ontwikkeling van die Gemenereg: Quo Vadis? Deur Fanie van Jaarsveld  | 33.649 |
| Att  | empted Circumvention of Addo National Park's Expansion – Blatant Manipulation by Officials of the Land Reform (Redistribution) Programme and Wanton Disregard of South African National Parks' Contractual Rights: South African National Parks v Addo Afrique Estate (Pty) Ltd (1201/2010 [2011] ZAECGHC 40 by NJJ Olivier, C Williams and NJJ Olivier | 33.526 |
| Ba   | ck to the Future: A Lesson in Fairness and Retrospectivity – S v Acting Regional Magistrate, Boksburg: Venter and Another (CCT 109/10) [2011] ZACC 22; 2011 (2) SACR 274 (CC) by Suhayfa Bhamiee  | 33.396 |
| Bel  | lief in Witchcraft as a Mitigating Factor in Sentencing – S v Latha 2012 (2) SACR 30 (ECG) by Shannon Hoctor  | 33.380 |
| Co   | mpromise, Undue Influence and Economic Duress – <i>Gerolomou Constructions (Pty) Ltd v Van Wyk</i> 2011 (4) SA 500 (GNP) <i>by C-J Pretorius and R Ismail</i>   | 33.681 |
| Со   | nstructive Dismissal: A Tricky Horse to Ride – <i>Jordaan v CCMA</i> 2010 31 ILJ 2331 (LAC) by N Whitear-Nel and Matthew Rudling  | 33.193 |
| Cu   | re or Curse? Regulations on the Demarcation Between Health Insurance Policies and Medical Schemes by Daleen Millard   | 33.334 |
| De   | fining the Right to Strike: A Comparative Analysis of International Labour Organization Standards and South African Law by Mohamed Alli Chicktay  | 33.260 |
| Dis  | pute Resolution in the South African Social Security System: The Need for More Appropriate Approaches by Mat Nyenti   | 33.27  |
| Do   | Sequestration Proceedings Fall Within the Overall Ambit of "Any Proceedings" as Stipulated in Section 130(3) of the National Credit Act 34 of 2005? – A Case Comment on Naidoo v Absa Bank Limited [2010] 4 All SA 496 (SCA) by Sasha-Lee Afrika  | 33.403 |
| Go   | ing Gently into that Good Night: The Constitutionality of Consent in Cases of Euthanasia by Samantha Krause   | 33.47  |
| Ha   | te Crimes Against Black Lesbian South Africans: Where Race, Sexual Orientation and Gender Collide (Part I) by Kamban Naidoo and Michelle Karels   | 33.236 |
| Ha   | te Crimes against Black Lesbian South Africans: Where Race, Sexual Orientation and Gender Collide (Part II) by Kamban Naidoo and Michelle Karels  | 33.600 |
| In I | Dissent: A Critical Review of the Minority Judgment of Yacoob J – Le Roux v Dey 2011 (3) SA 274 (CC) by Michael Celumusa Buthelezi  | 33.719 |

| Misattributed Paternity – <i>Nel v Jonker</i> (WCHC) unreported Case number A653/2009 dated 2001-02-17 <i>by Marita Carnelley and Shannon</i>   |        |
|---|--------|
| Hoctor  | 33.163 |
| Mutual Accommodation of Religious Differences in the Workplace – A Jostling of Rights by Radley Henrico   | 33.503 |
| Needletime: The Long and Winding Road by Tanya Wagenaar and Frans Marx  | 33.297 |
| One for the Asylum Seeker – Bula v Minister of Home Affairs (589/11) [2011] ZASCA 209 by Darren Subramanien   | 33.448 |
| Paper v Practice – Examining the Scope and Limit of Section 206 of the Labour Relations Act in Providing a Remedy for a Non-party to an Extended Collective Agreement by Jeanne-Mari Retief   | 33.566 |
| Paying the Piper (in Absentia) – SFF Association v Xstrata 2011 JDR 0407 (GSJ) by PJ Badenhorst   | 33.436 |
| Possible Consequences of Declaring Civil and Customary Marriages Void by Allen West and JC Bekker   | 33.351 |
| Protecting a Wife Financially at the Time of Divorce – A Comparison between South African Women Married in Terms of South African Civil Law and Islamic Law, with Specific Reference to the Mahr by Marita Carnelley and Suhayfa Bhamjee  | 33.482 |
| Protecting the Child Victim in Sexual Offences: Is There a Need for Separate Legal Representation? by Desan Iyer and Lonias Ndlovu  | 33.72  |
| Section 86(1) of the National Credit Act 34 of 2005 – Firstrand Bank v<br>Raheman (5345/2010) [2012] ZAKZDHC 3 (10 February 2012 by<br>Darren Subramanien   | 33.693 |
| Should Refusal to Work Following Breach of Contract by the Employer Really be a Strike? – National Union of Mineworkers on behalf of Employees v Commission for Conciliation Mediation and Arbitration (2011) 32 ILJ 2104 (LAC) by Thanduxolo Qotoyi  | 33.427 |
| So Much Owed by so Many to so Few: How the Financial Advisory and Intermediaries Act 37 of 2002 Addresses "Conflict of Interest" by Daleen Millard  | 33.152 |
| Social Work and Child Law in South Africa – A Legal Perspective by Gugulethu Nkosi  | 33.360 |
| State Regulation of South African Insolvency Law – An Administrative Law Approach by Juanitta Calitz  | 33.457 |
| Taxation of Holding Companies in the Netherlands: A South African Observation by Thabo Legwaila   | 33.1   |
| The "Deference" of Judicial Authority to the State by Nomthandazo Ntlama  | 33.135 |
| The Application of Consistency of Treatment in Dismissals for Misconduct by Brenda Grant and Asheelia Behari  | 33.145 |
| The Application of the Plain and Understandable Language Requirement in terms of the Consumer Protection act – Can we Learn from Past Precedent? by Stephen Newman  | 33.637 |
| The Court Refuses to Grant a Certification Order in the Bread-cartel Class Action Cases: A Closer Examination of the Western Cape Judgment – The Trustees for the Time Being of the Children's Resource Centre Trust v Pioneer Foods (Pty) Ltd and Imraahn Ismail Mukaddam v Pioneer Foods (Pty) Ltd (Cases No 25302/10 and 25353/10 (Referred to in the judgment as "the Consumer Application" and "the Distributor application" respectively) by Tshepo Herbert |        |
| Mongalo and Nkosikhulule Nyembezi  The Impact of the Electrical Installation Regulations, 2009 on the Sale  | 33.367 |
| and Lease of Immovable Property by Henk Delport   | 33.658 |

| (Part 1) by Elijah Adewale Taiwo and Avinash Govindjee   | 33.93  |
|--|--------|
| The Implementation of the Right to Education in South Africa and Nigeria (Part 2) by Elijah Adewale Taiwo and Avinash Govindjee  | 33.203 |
| The Meaning of "Expenditure" for Purposes of Section 11(A) and (GA) of the Income Tax Act 58 of 1962 – CSARS v Labat Africa Ltd [2011] ZASCA 157 by SP van Zyl                       | 33.186 |
| The Need for a Legal Writing Course in the South African LLB Curriculum by Neels Swanepoel and Elizabeth Snyman-Van Deventer   | 33.121 |
| The Payment of Trust-account Interest: The Ethical Duties of Attorneys Towards their Clients, and the Implications of the New Legal Practice Bill by Robin Palmer and Angela Crocker | 33.345 |
| The Probative Value of Post-offence Conduct Evidence by BC Naudé   | 33.320 |
| The Purpose and Ambit of the Offence of Concealment of Birth – S v Molefe 2012 (2) SACR 574 (GNP) by Shannon Hoctor and Martia Carnelley   | 33.732 |
| The Status of a Post-dated Cheque Prior to the Post-date by Phillimon Makakaba   | 33.625 |
| Unlawful Detention: A Disappointing Judgment – Alves v Lom Business Solutions (Pty) Ltd 2012 (1) SA 399 (GSJ) by J Neethling and JM Potgieter  | 33.390 |
| Voluntary Assumption of Risk as a Defence, Excluding Delictual Liability with Regard to Sports Injuries – Hattingh v Roux 2011 (5) SA 135 (WCC) by Raheel Ahmed                      | 33.414 |
| When Men Wear Dreadlocks to Work – Department of Correctional<br>Services v POPCRU [2012] 2 BLLR 110 (LAC) by Brenda Grant   | 33.179 |

## CONTRIBUTORS - MEDEWERKERS

| AFRIKA, SASHA-LEE: Do Sequestration Proceedings Fall Within the Overall Ambit of "Any Proceedings" as Stipulated in Section 130(3) of the National Credit Act 34 of 2005? – A Case Comment on Naidoo v Absa Bank Limited [2010] 4 All SA 496 (SCA) | 33.403           |
|--|------------------|
| AHMED, RAHEEL: Voluntary Assumption of Risk as a Defence, Excluding Delictual Liability with Regard to Sports Injuries – Hattingh v Roux 2011 (5) SA 135 (WCC)   | 33.414           |
| BADENHORST, PJ: Paying the Piper (in Absentia) – SFF Association v<br>Xstrata 2011 JDR 0407 (GSJ)  | 33.436           |
| BEHARI, ASHEELIA and GRANT, BRENDA: The Application of Consistency of Treatment in Dismissals for Misconduct   | 33.145           |
| BEKKER, JC and WEST, ALLEN: Possible Consequences of Declaring Civil and Customary Marriages Void  | 33.351           |
| BHAMJEE, SUHAYFA and CARNELLEY, MARITA: Protecting a Wife Financially at the Time of Divorce – A Comparison between South African Women Married in Terms of South African Civil Law and Islamic Law, with Specific Reference to the <i>Mahr</i>    | 33.482           |
| BHAMJEE, SUHAYFA: Back to the Future: A Lesson in Fairness and Retrospectivity – <i>S v Acting Regional Magistrate, Boksburg: Venter and Another</i> (CCT 109/10) [2011] ZACC 22; 2011 (2) SACR 274 (CC)   | 33.396           |
| BUTHELEZI, MICHAEL CELUMUSA: In Dissent: A Critical Review of the Minority Judgment of Yacoob J – <i>Le Roux v Dey</i> 2011 (3) SA 274 (CC)  | 33.719           |
| CALITZ, JUANITTA: State Regulation of South African Insolvency Law – An Administrative Law Approach  | 33.457           |
| CARNELLEY, MARITA and BHAMJEE, SUHAYFA: Protecting a Wife Financially at the Time of Divorce – A Comparison between South African Women Married in Terms of South African Civil Law and Islamic Law, with Specific Reference to the <i>Mahr</i>    | 33.482           |
| CARNELLEY, MARITA and HOCTOR, SHANNON: Misattributed Paternity – <i>Nel v Jonker</i> (WCHC) unreported Case number A653/2009 dated 2001-02-17  | 33.163           |
| CARNELLEY, MARITA and HOCTOR, SHANNON: The Purpose and Ambit of the Offence of Concealment of Birth – S v Molefe 2012 (2)  |                  |
| SACR 574 (GNP)  CHICKTAY, MOHAMED ALLI: Defining the Right to Strike: A Comparative Analysis of International Labour Organization Standards and South African Law  | 33.732<br>33.260 |
| CHITIMIRA, HOWARD and LAWACK, VIVIENNE A: An Analysis of the General Enforcement Approaches to Combat Market Abuse (Part 1)  | 33.548           |
| CROCKER, ANGELA and PALMER, ROBIN: The Payment of Trust-account Interest: The Ethical Duties of Attorneys Towards their Clients, and the Implications of the New Legal Practice Bill   | 33.345           |
| CROCKER, ANGELA DIANE and PETé, STEPHEN ALLISTER: Ancient Rituals and their Place in the Modern World: Culture, Masculinity and the Killing of Bulls – Part One  | 33.278           |
| CROCKER, ANGELA DIANE and PETé, STEPHEN ALLISTER: Ancient Rituals and their Place in the Modern World: Culture, Masculinity and the Killing of Bulls – Part Two  | 33.580           |
| DELPORT, HENK: The Impact of the Electrical Installation Regulations,  | 33 658           |

| GOVINDJEE, AVINASH and TAIWO, ELIJAH ADEWALE: The Implementation of the Right to Education in South Africa and Nigeria (Part 1)   | 33.93  |
|---|--------|
| GOVINDJEE, AVINASH and TAIWO, ELIJAH ADEWALE: The Implementation of the Right to Education in South Africa and Nigeria (Part 2)   | 33.203 |
| GRANT, BRENDA and BEHARI, ASHEELIA: The Application of Consistency of Treatment in Dismissals for Misconduct  | 33.145 |
| GRANT, BRENDA: When Men Wear Dreadlocks to Work – Department of Correctional Services v POPCRU [2012] 2 BLLR 110 (LAC)  | 33.179 |
| HENRICO, RADLEY: Mutual Accommodation of Religious Differences in the Workplace – A Jostling of Rights  | 33.503 |
| HOCTOR, SHANNON and CARNELLEY, MARITA: Misattributed Paternity – <i>Nel v Jonker</i> (WCHC) unreported Case number A653/2009 dated 2001-02-17   | 33.163 |
| HOCTOR, SHANNON and CARNELLEY, MARITA: The Purpose and Ambit of the Offence of Concealment of Birth – S v Molefe 2012 (2) SACR 574 (GNP)  | 33.732 |
| HOCTOR, SHANNON: Belief in Witchcraft as a Mitigating Factor in Sentencing – S v Latha 2012 (2) SACR 30 (ECG)   | 33.380 |
| ISMAIL, R and PRETORIUS, C-J: Compromise, Undue Influence and Economic Duress – <i>Gerolomou Constructions (Pty) Ltd v Van Wyk</i> 2011 (4) SA 500 (GNP)  | 33.681 |
| IYER, DESAN and NDLOVU, LONIAS: Protecting the Child Victim in Sexual Offences: Is There a Need for Separate Legal Representation?  | 33.72  |
| KARELS, MICHELLE and NAIDOO, KAMBAN: Hate Crimes Against Black Lesbian South Africans: Where Race, Sexual Orientation and Gender Collide (Part I)   | 33.236 |
| KARELS, MICHELLE and NAIDOO, KAMBAN: Hate Crimes against Black Lesbian South Africans: Where Race, Sexual Orientation and Gender Collide (Part II)  | 33.600 |
| KRAUSE, SAMANTHA: Going Gently into that Good Night: The Constitutionality of Consent in Cases of Euthanasia  | 33.47  |
| LAWACK, VIVIENNE A and CHITIMIRA, HOWARD: An Analysis of the General Enforcement Approaches to Combat Market Abuse (Part 1)   | 33.548 |
| LEGWAILA, THABO: Taxation of Holding Companies in the Netherlands: A South African Observation  | 33.1   |
| MAKAKABA, PHILLIMON: The Status of a Post-dated Cheque Prior to the Post-date   | 33.625 |
| MARX, FRANS and WAGENAAR, TANYA: Needletime: The Long and Winding Road  | 33.297 |
| MILLARD, DALEEN: Cure or Curse? Regulations on the Demarcation Between Health Insurance Policies and Medical Schemes  | 33.334 |
| MILLARD, DALEEN: So Much Owed by so Many to so Few: How the Financial Advisory and Intermediaries Act 37 of 2002 Addresses "Conflict of Interest"   | 33.152 |
| MONGALO, TSHEPO HERBERT and NYEMBEZI, NKOSIKHULULE: The Court Refuses to Grant a Certification Order in the Bread-cartel Class Action Cases: A Closer Examination of the Western Cape Judgment – The Trustees for the Time Being of the Children's Resource Centre Trust v Pioneer Foods (Pty) Ltd and Imraahn Ismail Mukaddam v Pioneer Foods (Pty) Ltd (Cases No 25302/10 and 25353/10 (Referred to in the judgment as "the Consumer Application" and "the Distributor application" respectively) | 33.367 |

| NAIDOO, KAMBAN and KARELS, MICHELLE: Hate Crimes Against Black Lesbian South Africans: Where Race, Sexual Orientation and Gender Collide (Part I)   | 33.236          |
|---|-----------------|
| NAIDOO, KAMBAN and KARELS, MICHELLE: Hate Crimes against Black Lesbian South Africans: Where Race, Sexual Orientation and Gender Collide (Part II)  | 33.600          |
| NAUDé, BC: The Probative Value of Post-offence Conduct Evidence   | 33.320          |
| NDLOVU, LONIAS and IYER, DESAN: Protecting the Child Victim in Sexual Offences: Is There a Need for Separate Legal Representation?  | 33.72           |
| NEETHLING, J and POTGIETER, JM: Unlawful Detention: A Disappointing Judgment – Alves v Lom Business Solutions (Pty) Ltd 2012 (1) SA 399 (GSJ)   | 33.390          |
| NEWMAN, STEPHEN: The Application of the Plain and Understandable Language Requirement in terms of the Consumer Protection act – Can we Learn from Past Precedent?   | 33.637          |
| NKOSI, GUGULETHU: Social Work and Child Law in South Africa – A Legal Perspective   | 33.360          |
| NTLAMA, NOMTHANDAZO: The "Deference" of Judicial Authority to the State   | 33.135          |
| NYEMBEZI, NKOSIKHULULE and MONGALO, TSHEPO HERBERT: The Court Refuses to Grant a Certification Order in the Bread-cartel Class Action Cases: A Closer Examination of the Western Cape Judgment – The Trustees for the Time Being of the Children's Resource Centre Trust v Pioneer Foods (Pty) Ltd and Imraahn Ismail Mukaddam v Pioneer Foods (Pty) Ltd (Cases No 25302/10 and 25353/10 (Referred to in the judgment as "the Consumer Application" | 00.007          |
| and "the Distributor application" respectively)   | 33.367<br>33.27 |
| OLIVIER, NJJ, WILLIAMS, C and OLIVIER NJJ: Attempted Circumvention of Addo National Park's Expansion – Blatant Manipulation by Officials of the Land Reform (Redistribution) Programme and Wanton Disregard of South African National Parks' Contractual Rights: South African National Parks v Addo Afrique Estate (Pty) Ltd (1201/2010 [2011] ZAECGHC 40  | 33.526          |
| OLIVIER, NJJ, WILLIAMS, C and OLIVIER NJJ: Attempted Circumvention of Addo National Park's Expansion – Blatant Manipulation by Officials of the Land Reform (Redistribution) Programme and Wanton Disregard of South African National Parks' Contractual Rights: South African National Parks v Addo Afrique Estate (Pty) Ltd (1201/2010 [2011] ZAECGHC 40  | 33.526          |
| PALMER, ROBIN and CROCKER, ANGELA: The Payment of Trust-<br>account Interest: The Ethical Duties of Attorneys Towards their<br>Clients, and the Implications of the New Legal Practice Bill   | 33.345          |
| PETé, STEPHEN ALLISTER and CROCKER, ANGELA DIANE: Ancient Rituals and their Place in the Modern World: Culture, Masculinity and the Killing of Bulls – Part One   | 33.278          |
| PETÉ, STEPHEN ALLISTER and CROCKER, ANGELA DIANE: Ancient Rituals and their Place in the Modern World: Culture, Masculinity and the Killing of Bulls – Part Two   | 33.580          |
| PHOOKO, MOSES RETSELISITSOE: A Critical Analysis of the Decision of the Constitutional Court – Maphango v Aengus Lifestyle Properties (Pty) Ltd 2012 (3) SA 531 (CC)  | 33.702          |
| POTGIETER, JM and NEETHLING, J: Unlawful Detention: A Disappointing Judgment – Alves v Lom Business Solutions (Pty) Ltd 2012 (1) SA 399 (GSJ)   | 33.390          |

| PRETORIUS, C-J and ISMAIL, R: Compromise, Undue Influence and Economic Duress – Gerolomou Constructions (Pty) Ltd v Van Wyk 2011 (4) SA 500 (GNP)   | 33.681 |
|---|--------|
| QOTOYI, THANDUXOLO: Should Refusal to Work Following Breach of Contract by the Employer Really be a Strike? – National Union of Mineworkers on behalf of Employees v Commission for Conciliation Mediation and Arbitration (2011) 32 ILJ 2104 (LAC)   | 33.427 |
| RETIEF, JEANNE-MARI: Paper v Practice – Examining the Scope and Limit of Section 206 of the Labour Relations Act in Providing a Remedy for a Non-party to an Extended Collective Agreement  | 33.566 |
| RUDLING, MATTHEW and WHITEAR-NEL, N: Constructive Dismissal: A Tricky Horse to Ride – <i>Jordaan v CCMA</i> 2010 31 ILJ 2331 (LAC)  | 33.193 |
| SNYMAN-VAN DEVENTER, ELIZABETH and SWANEPOEL, NEELS: The Need for a Legal Writing Course in the South African LLB Curriculum  | 33.121 |
| SUBRAMANIEN, DARREN: One for the Asylum Seeker – Bula v Minister of Home Affairs (589/11) [2011] ZASCA 209  | 33.448 |
| SUBRAMANIEN, DARREN: Section 86(1) of the National Credit Act 34 of 2005 – Firstrand Bank v Raheman (5345/2010) [2012] ZAKZDHC 3 (10 February 2012  | 33.693 |
| SWANEPOEL, NEELS and SNYMAN-VAN DEVENTER, ELIZABETH: The Need for a Legal Writing Course in the South African LLB Curriculum  | 33.121 |
| TAIWO, ELIJAH ADEWALE and GOVINDJEE, AVINASH: The Implementation of the Right to Education in South Africa and Nigeria (Part 1)   | 33.93  |
| TAIWO, ELIJAH ADEWALE and GOVINDJEE, AVINASH: The Implementation of the Right to Education in South Africa and Nigeria (Part 2)   | 33,203 |
| VAN JAARSVELD, FANIE: Arbeidsregtelike Ontwikkeling van die<br>Gemenereg: <i>Quo Vadis</i> ?  | 33.649 |
| VAN ZYL, SP: The Meaning of "Expenditure" for Purposes of Section 11(A) and (GA) of the Income Tax Act 58 of 1962 – CSARS v Labat Africa Ltd [2011] ZASCA 157   | 33.186 |
| WAGENAAR, TANYA and MARX, FRANS: Needletime: The Long and Winding Road  | 33.297 |
| WEST, ALLEN and BEKKER, JC: Possible Consequences of Declaring Civil and Customary Marriages Void   | 33.351 |
| WHITEAR-NEL, N and RUDLING, MATTHEW: Constructive Dismissal: A Tricky Horse to Ride – <i>Jordaan v CCMA</i> 2010 31 ILJ 2331 (LAC)  | 33.193 |
| WILLIAMS, C, OLIVIER, NJJ, and OLIVIER NJJ: Attempted Circumvention of Addo National Park's Expansion – Blatant Manipulation by Officials of the Land Reform (Redistribution) Programme and Wanton Disregard of South African National Parks' Contractual Rights: South African National Parks v Addo Afrique Estate (Ptv) Ltd (1201/2010 I20111 ZAECGHC 40 | 33.526 |

## **SUBJECT INDEX – ONDERWERPREGISTER**

| ADMINISTRATIVE LAW   |        |
|--|--------|
| Attempted Circumvention of Addo National Park's Expansion – Blatant Manipulation by Officials of the Land Reform (Redistribution) Programme and Wanton Disregard of South African National Parks' Contractual Rights: South African National Parks v Addo Afrique Estate (Pty) Ltd (1201/2010 [2011] ZAECGHC 40 by NJJ Olivier, C Williams and NJJ Olivier | 33.526 |
| State Regulation of South African Insolvency Law – An Administrative Law Approach by Juanitta Calitz   | 33.457 |
| BANKING AND FINANCIAL LAW  |        |
| An Analysis of the General Enforcement Approaches to Combat Market Abuse (Part 1) by Howard Chitimira and Vivienne A Lawack  | 33.548 |
| So Much Owed by so Many to so Few: How the Financial Advisory and Intermediaries Act 37 of 2002 Addresses "Conflict of Interest" by Daleen Millard   | 33.152 |
| The Status of a Post-dated Cheque Prior to the Post-date by Phillimon Makakaba   | 33.625 |
| CIVIL PROCEDURE  |        |
| Compromise, Undue Influence and Economic Duress – Gerolomou Constructions (Pty) Ltd v Van Wyk 2011 (4) SA 500 (GNP) by C-J Pretorius and R Ismail  | 33.681 |
| One for the Asylum Seeker – Bula v Minister of Home Affairs (589/11) [2011] ZASCA 209 by Darren Subramanien  | 33.448 |
| COMMON LAW   |        |
| Arbeidsregtelike Ontwikkeling van die Gemenereg: Quo Vadis? Deur Fanie van Jaarsveld   | 33.649 |
| Should Refusal to Work Following Breach of Contract by the Employer Really be a Strike? – National Union of Mineworkers on behalf of Employees v Commission for Conciliation Mediation and Arbitration (2011) 32 ILJ 2104 (LAC) by Thanduxolo Qotoyi   | 33.427 |
| So Much Owed by so Many to so Few: How the Financial Advisory and Intermediaries Act 37 of 2002 Addresses "Conflict of Interest" by Daleen Millard   | 33.152 |
| The Application of the Plain and Understandable Language Requirement in terms of the Consumer Protection act – Can we Learn from Past Precedent? by Stephen Newman   | 33.637 |
| COMPANY LAW  |        |
| Taxation of Holding Companies in the Netherlands: A South African Observation by Thabo Legwaila  | 33.1   |
| COMPARATIVE STUDIES  |        |
| Defining the Right to Strike: A Comparative Analysis of International Labour Organization Standards and South African Law by Mohamed Alli Chicktay   | 33.260 |
| Dispute Resolution in the South African Social Security System: The Need for More Appropriate Approaches by Mat Nyenti   | 33.27  |
| Hate Crimes against Black Lesbian South Africans: Where Race, Sexual Orientation and Gender Collide (Part II) by Kamban Naidoo and   | 33 600 |

| Misattributed Paternity – Nel v Jonker (WCHC) unreported Case number A653/2009 dated 2001-02-17 by Marita Carnelley and Shannon Hoctor  | 33.163 |
|---|--------|
| Mutual Accommodation of Religious Differences in the Workplace – A Jostling of Rights by Radley Henrico   | 33.503 |
| Protecting a Wife Financially at the Time of Divorce – A Comparison between South African Women Married in Terms of South African Civil Law and Islamic Law, with Specific Reference to the Mahr by Marita Carnelley and Suhayfa Bhamjee  | 33.482 |
| Taxation of Holding Companies in the Netherlands: A South African Observation by Thabo Legwaila   | 33.1   |
| The Implementation of the Right to Education in South Africa and Nigeria (Part 1) by Elijah Adewale Taiwo and Avinash Govindjee   | 33.93  |
| The Implementation of the Right to Education in South Africa and Nigeria (Part 2) by Elijah Adewale Taiwo and Avinash Govindjee   | 33.203 |
| The Purpose and Ambit of the Offence of Concealment of Birth – S v Molefe 2012 (2) SACR 574 (GNP) by Shannon Hoctor and Martia Carnelley  | 33.732 |
| The Status of a Post-dated Cheque Prior to the Post-date by Phillimon Makakaba  | 33.625 |
| COMPETITION LAW   |        |
| The Court Refuses to Grant a Certification Order in the Bread-cartel Class Action Cases: A Closer Examination of the Western Cape Judgment – The Trustees for the Time Being of the Children's Resource Centre Trust v Pioneer Foods (Pty) Ltd and Imraahn Ismail Mukaddam v Pioneer Foods (Pty) Ltd (Cases No 25302/10 and 25353/10 (Referred to in the judgment as "the Consumer Application" and "the Distributor application" respectively) by Tshepo Herbert Mongalo and Nkosikhulule Nyembezi | 33.367 |
| CONSTITUTIONAL LAW  |        |
| A Critical Analysis of the Decision of the Constitutional Court –<br>Maphango v Aengus Lifestyle Properties (Pty) Ltd 2012 (3) SA 531<br>(CC) by Moses Retselisitsoe Phooko   | 33.702 |
| Going Gently into that Good Night: The Constitutionality of Consent in Cases of Euthanasia by Samantha Krause   | 33.47  |
| Hate Crimes Against Black Lesbian South Africans: Where Race, Sexual Orientation and Gender Collide (Part I) by Kamban Naidoo and Michelle Karels   | 33.236 |
| Hate Crimes against Black Lesbian South Africans: Where Race, Sexual Orientation and Gender Collide (Part II) by Kamban Naidoo and Michelle Karels  | 33.600 |
| In Dissent: A Critical Review of the Minority Judgment of Yacoob J – Le Roux v Dey 2011 (3) SA 274 (CC) by Michael Celumusa Buthelezi   | 33.719 |
| State Regulation of South African Insolvency Law – An Administrative Law Approach by Juanitta Calitz  | 33.457 |
| The "Deference" of Judicial Authority to the State by Nomthandazo Ntlama  | 33.135 |
| The Court Refuses to Grant a Certification Order in the Bread-cartel Class Action Cases: A Closer Examination of the Western Cape Judgment – The Trustees for the Time Being of the Children's Resource Centre Trust v Pioneer Foods (Pty) Ltd and Imraahn Ismail Mukaddam v Pioneer Foods (Pty) Ltd (Cases No 25302/10 and 25353/10 (Referred to in the judgment as "the Consumer Application"   |        |

| and "the Distributor application" respectively) by Tshepo Herbert  Mongalo and Nkosikhulule Nyembezi  | 33.367 |
|---|--------|
| The Purpose and Ambit of the Offence of Concealment of Birth – S v Molefe 2012 (2) SACR 574 (GNP) by Shannon Hoctor and Martia Carnelley  | 33.732 |
| When Men Wear Dreadlocks to Work – Department of Correctional Services v POPCRU [2012] 2 BLLR 110 (LAC) by Brenda Grant   | 33.179 |
| CONSUMER LAW  |        |
| Do Sequestration Proceedings Fall Within the Overall Ambit of "Any Proceedings" as Stipulated in Section 130(3) of the National Credit Act 34 of 2005? – A Case Comment on Naidoo v Absa Bank Limited [2010] 4 All SA 496 (SCA) by Sasha-Lee Afrika   | 33.403 |
| Section 86(1) of the National Credit Act 34 of 2005 – Firstrand Bank v<br>Raheman (5345/2010) [2012] ZAKZDHC 3 (10 February 2012 by<br>Darren Subramanien   | 33.693 |
| The Application of the Plain and Understandable Language Requirement in terms of the Consumer Protection act – Can we Learn from Past Precedent? by Stephen Newman  | 33.637 |
| CONTRACT  |        |
| Attempted Circumvention of Addo National Park's Expansion – Blatant Manipulation by Officials of the Land Reform (Redistribution) Programme and Wanton Disregard of South African National Parks' Contractual Rights: South African National Parks v Addo Afrique Estate (Pty) Ltd (1201/2010 [2011] ZAECGHC 40 by NJJ Olivier, C | 00.500 |
| Williams and NJJ Olivier  | 33.526 |
| Compromise, Undue Influence and Economic Duress – Gerolomou Constructions (Pty) Ltd v Van Wyk 2011 (4) SA 500 (GNP) by C-J Pretorius and R Ismail   | 33.681 |
| CRIMINAL LAW  |        |
| Belief in Witchcraft as a Mitigating Factor in Sentencing – S v Latha 2012 (2) SACR 30 (ECG) by Shannon Hoctor  | 33.380 |
| Hate Crimes Against Black Lesbian South Africans: Where Race, Sexual Orientation and Gender Collide (Part I) by Kamban Naidoo and Michelle Karels   | 33.236 |
| Hate Crimes against Black Lesbian South Africans: Where Race, Sexual Orientation and Gender Collide (Part II) by Kamban Naidoo and Michelle Karels  | 33.600 |
| Protecting the Child Victim in Sexual Offences: Is There a Need for Separate Legal Representation? by Desan Iyer and Lonias Ndlovu  | 33.72  |
| The Probative Value of Post-offence Conduct Evidence by BC Naudé  | 33.320 |
| The Purpose and Ambit of the Offence of Concealment of Birth – S v Molefe 2012 (2) SACR 574 (GNP) by Shannon Hoctor and Martia Carnelley  | 33.732 |
| CRIMINAL PROCEDURE  |        |
| Belief in Witchcraft as a Mitigating Factor in Sentencing – S v Latha 2012 (2) SACR 30 (ECG) by Shannon Hoctor  | 33.380 |
| Protecting the Child Victim in Sexual Offences: Is There a Need for Separate Legal Representation? by Desan Iyer and Lonias Ndlovu  | 33.72  |
| CUSTOMARY LAW   |        |
| Ancient Rituals and their Place in the Modern World: Culture, Masculinity and the Killing of Bulls – Part One by Stephen Allister Peté and Angela Diane Crocker   | 33.278 |
|   |        |

| Ancient Rituals and their Place in the Modern World: Culture, Masculinity and the Killing of Bulls – Part Two by Stephen Allister Peté and Angela Diane Crocker  | 33.580 |
|--|--------|
| Possible Consequences of Declaring Civil and Customary Marriages Void by Allen West and JC Bekker  | 33.351 |
| DELICT   |        |
| In Dissent: A Critical Review of the Minority Judgment of Yacoob J – Le Roux v Dey 2011 (3) SA 274 (CC) by Michael Celumusa Buthelezi  | 33.719 |
| Voluntary Assumption of Risk as a Defence, Excluding Delictual Liability with Regard to Sports Injuries – Hattingh v Roux 2011 (5) SA 135 (WCC) by Raheel Ahmed  | 33.414 |
| ETHICS   |        |
| Ancient Rituals and their Place in the Modern World: Culture, Masculinity and the Killing of Bulls – Part One by Stephen Allister Peté and Angela Diane Crocker  | 33.278 |
| Ancient Rituals and their Place in the Modern World: Culture, Masculinity and the Killing of Bulls – Part Two by Stephen Allister Peté and Angela Diane Crocker  | 33.580 |
| Belief in Witchcraft as a Mitigating Factor in Sentencing – S v Latha 2012 (2) SACR 30 (ECG) by Shannon Hoctor   | 33.380 |
| Going Gently into that Good Night: The Constitutionality of Consent in Cases of Euthanasia by Samantha Krause  | 33.47  |
| The Payment of Trust-account Interest: The Ethical Duties of Attorneys Towards their Clients, and the Implications of the New Legal Practice Bill by Robin Palmer and Angela Crocker   | 33.345 |
| EVIDENCE   |        |
| The Probative Value of Post-offence Conduct Evidence by BC Naudé   | 33.320 |
| FAMILY LAW   |        |
| Misattributed Paternity – Nel v Jonker (WCHC) unreported Case number A653/2009 dated 2001-02-17 by Marita Carnelley and Shannon Hoctor   | 33.163 |
| Possible Consequences of Declaring Civil and Customary Marriages Void by Allen West and JC Bekker  | 33.351 |
| Protecting a Wife Financially at the Time of Divorce – A Comparison between South African Women Married in Terms of South African Civil Law and Islamic Law, with Specific Reference to the Mahr by Marita Carnelley and Suhayfa Bhamjee | 33.482 |
| Social Work and Child Law in South Africa – A Legal Perspective by Gugulethu Nkosi   | 33.360 |
| FINANCIAL MARKETS  |        |
| An Analysis of the General Enforcement Approaches to Combat Market Abuse (Part 1) by Howard Chitimira and Vivienne A Lawack  | 33.548 |
| HUMAN RIGHTS   |        |
| Going Gently into that Good Night: The Constitutionality of Consent in Cases of Euthanasia by Samantha Krause  | 33.47  |
| Hate Crimes Against Black Lesbian South Africans: Where Race, Sexual Orientation and Gender Collide (Part I) by Kamban Naidoo and Michelle Karels  | 33.236 |
| Hate Crimes against Black Lesbian South Africans: Where Race, Sexual Orientation and Gender Collide (Part II) by Kamban Naidoo and Michelle Karels   | 33.600 |

| In Dissent: A Critical Review of the Minority Judgment of Yacoob J – Le Roux v Dey 2011 (3) SA 274 (CC) by Michael Celumusa Buthelezi   | 33.719 |
|---|--------|
| The Court Refuses to Grant a Certification Order in the Bread-cartel Class Action Cases: A Closer Examination of the Western Cape Judgment — The Trustees for the Time Being of the Children's Resource Centre Trust v Pioneer Foods (Pty) Ltd and Imraahn Ismail Mukaddam v Pioneer Foods (Pty) Ltd (Cases No 25302/10 and 25353/10 (Referred to in the judgment as "the Consumer Application" and "the Distributor application" respectively) by Tshepo Herbert Mongalo and Nkosikhulule Nyembezi | 33.367 |
| The Implementation of the Right to Education in South Africa and Nigeria (Part 1) by Elijah Adewale Taiwo and Avinash Govindjee   | 33.93  |
| The Implementation of the Right to Education in South Africa and Nigeria (Part 2) by Elijah Adewale Taiwo and Avinash Govindjee   | 33.203 |
| When Men Wear Dreadlocks to Work – Department of Correctional Services v POPCRU [2012] 2 BLLR 110 (LAC) by Brenda Grant   | 33.179 |
| INSURANCE LAW   |        |
| Cure or Curse? Regulations on the Demarcation Between Health Insurance Policies and Medical Schemes by Daleen Millard   | 33.334 |
| INSOLVENCY LAW  |        |
| Do Sequestration Proceedings Fall Within the Overall Ambit of "Any Proceedings" as Stipulated in Section 130(3) of the National Credit Act 34 of 2005? – A Case Comment on Naidoo v Absa Bank Limited [2010] 4 All SA 496 (SCA) by Sasha-Lee Afrika   | 33.403 |
| State Regulation of South African Insolvency Law – An Administrative Law Approach by Juanitta Calitz  | 33.457 |
| INTELLECTUAL PROPERTY LAW   |        |
| Needletime: The Long and Winding Road by Tanya Wagenaar and Frans  Marx   | 33.297 |
| ISLAMIC LAW   |        |
| Protecting a Wife Financially at the Time of Divorce – A Comparison between South African Women Married in Terms of South African Civil Law and Islamic Law, with Specific Reference to the Mahr by Marita Carnelley and Suhayfa Bhamjee  | 33.482 |
| LABOUR LAW  |        |
| Arbeidsregtelike Ontwikkeling van die Gemenereg: Quo Vadis? Deur Fanie van Jaarsveld  | 33.649 |
| Constructive Dismissal: A Tricky Horse to Ride – <i>Jordaan v CCMA</i> 2010 31 ILJ 2331 (LAC) <i>by N Whitear-Nel and Matthew Rudling</i>   | 33.193 |
| Defining the Right to Strike: A Comparative Analysis of International Labour Organization Standards and South African Law by Mohamed Alli Chicktay  | 33.260 |
| Dispute Resolution in the South African Social Security System: The Need for More Appropriate Approaches by Mat Nyenti  | 33.27  |
| Mutual Accommodation of Religious Differences in the Workplace – A Jostling of Rights by Radley Henrico   | 33.503 |
| Paper v Practice – Examining the Scope and Limit of Section 206 of the Labour Relations Act in Providing a Remedy for a Non-party to an Extended Collective Agreement by Jeanne-Mari Retief   | 33.566 |
| Should Refusal to Work Following Breach of Contract by the Employer Really be a Strike? – National Union of Mineworkers on behalf of  |        |

| Employees v Commission for Conciliation Mediation and Arbitration (2011) 32 ILJ 2104 (LAC) by Thanduxolo Qotoyi  | 33.427 |
|--|--------|
| The Application of Consistency of Treatment in Dismissals for Misconduct by Brenda Grant and Asheelia Behari   | 33.145 |
| When Men Wear Dreadlocks to Work – Department of Correctional Services v POPCRU [2012] 2 BLLR 110 (LAC) by Brenda Grant  | 33.179 |
| LAW OF SALE AND LEASE  |        |
| A Critical Analysis of the Decision of the Constitutional Court –<br>Maphango v Aengus Lifestyle Properties (Pty) Ltd 2012 (3) SA 531<br>(CC) by Moses Retselisitsoe Phooko  | 33.702 |
| The Impact of the Electrical Installation Regulations, 2009 on the Sale and Lease of Immovable Property by Henk Delport  | 33.658 |
| LEGAL INTERPRETATION   |        |
| Back to the Future: A Lesson in Fairness and Retrospectivity – S v Acting Regional Magistrate, Boksburg: Venter and Another (CCT 109/10) [2011] ZACC 22; 2011 (2) SACR 274 (CC) by Suhayfa Bhamjee   | 33.396 |
| Do Sequestration Proceedings Fall Within the Overall Ambit of "Any Proceedings" as Stipulated in Section 130(3) of the National Credit Act 34 of 2005? – A Case Comment on Naidoo v Absa Bank Limited [2010] 4 All SA 496 (SCA) by Sasha-Lee Afrika                | 33.403 |
| Section 86(1) of the National Credit Act 34 of 2005 – Firstrand Bank v<br>Raheman (5345/2010) [2012] ZAKZDHC 3 (10 February 2012 by<br>Darren Subramanien  | 33.693 |
| The "Deference" of Judicial Authority to the State by Nomthandazo Ntlama   | 33.135 |
| The Application of the Plain and Understandable Language Requirement in terms of the Consumer Protection act – Can we Learn from Past Precedent? by Stephen Newman   | 33.637 |
| The Meaning of "Expenditure" for Purposes of Section 11(A) and (GA) of the Income Tax Act 58 of 1962 – CSARS v Labat Africa Ltd [2011] ZASCA 157 by SP van Zyl   | 33.186 |
| LEGAL PRACTICE LAW   |        |
| The Payment of Trust-account Interest: The Ethical Duties of Attorneys Towards their Clients, and the Implications of the New Legal Practice Bill by Robin Palmer and Angela Crocker   | 33.345 |
| LLB REFORM   |        |
| The Need for a Legal Writing Course in the South African LLB Curriculum by Neels Swanepoel and Elizabeth Snyman-Van Deventer   | 33.121 |
| MEDICAL LAW  |        |
| Going Gently into that Good Night: The Constitutionality of Consent in Cases of Euthanasia by Samantha Krause  | 33.47  |
| MINERAL LAW  |        |
| Paying the Piper (in Absentia) – SFF Association v Xstrata 2011 JDR 0407 (GSJ) by PJ Badenhorst  | 33.436 |
| PROPERTY LAW   |        |
| Attempted Circumvention of Addo National Park's Expansion – Blatant Manipulation by Officials of the Land Reform (Redistribution) Programme and Wanton Disregard of South African National Parks' Contractual Rights: South African National Parks v. Addo Afrique |        |

| Williams and NJJ Olivier  | 33.526 |
|---|--------|
| Paying the Piper (in Absentia) – SFF Association v Xstrata 2011 JDR 0407 (GSJ) by PJ Badenhorst   | 33.436 |
| REFUGEE LAW   |        |
| One for the Asylum Seeker – Bula v Minister of Home Affairs (589/11) [2011] ZASCA 209 by Darren Subramanien   | 33.448 |
| SOCIAL SECURITY LAW   |        |
| Dispute Resolution in the South African Social Security System: The Need for More Appropriate Approaches by Mat Nyenti  | 33.27  |
| SPORT LAW   |        |
| Voluntary Assumption of Risk as a Defence, Excluding Delictual Liability with Regard to Sports Injuries – Hattingh v Roux 2011 (5) SA 135 (WCC) by Raheel Ahmed | 33.414 |
| TAX LAW   |        |
| Taxation of Holding Companies in the Netherlands: A South African Observation by Thabo Legwaila   | 33.1   |
| The Meaning of "Expenditure" for Purposes of Section 11(A) and (GA) of the Income Tax Act 58 of 1962 – CSARS v Labat Africa Ltd [2011] ZASCA 157 by SP van Zyl  | 33.186 |
|   |        |