



## **Bulletin 30 of 2014**

Period: 18 July 2014 - 25 July 2014

#### **IMPORTANT NEWS**

#### **EMPLOYMENT EQUITY AMENDMENT ACT COMMENCES ON 1 AUGUST 2014**

One of the amendments of the Act introduces the principle of equal pay for work of equal value. Section 6 of the principal Act is amended by the addition of a subsection to the effect that differences in terms and conditions of employment between employees of the same employer performing the same or substantially the same work or work of equal value, will amount to unfair discrimination unless the employer can show that differences are fair in relation to experience, skill, responsibility and qualifications.

Employers should review their employees' terms and conditions to ensure that they can justify any differentiating between employees doing the same work or work of equal value.

Source: Government Gazette 37871 (25.07.14)

# INVITATION FOR PROPOSALS ON CATEGORIES OF PERSONS COMPETENT TO CONDUCT EVALUATIONS OF THE CRIMINAL CAPACITY OF CHILDREN IN TERMS OF THE CHILD JUSTICE ACT, 2008

The Department of Justice and Constitutional Development invites interested parties to submit written proposals in respect of the categories of persons regarded as being competent to conduct evaluations of the criminal capacity of children (criminal capacity evaluations) in terms of section 11 of the Child Justice Act, 2008 (Act 75 of 2008) (the Act) and the aspects of criminal capacity in respect of each of these categories.

The proposals are required for the purposes of a new notice which is to be issued in terms of section 97(3) of the Act. Proposals must be submitted not later than 29 August 2014 and the invitation is also available on the website of the Department at the following address: <a href="http://www.justice.gov.za">http://www.justice.gov.za</a>

Source: Government Gazette 37877 (28.07.14)

# **RECOMMENDED READING**

**Importance of polygraph tests in disciplinary proceedings**, by Jacques van Wyk of Werksmans Attorneys, www.polity.org.za

Dismissal for misrepresentation when applying for a position, by Jacques van Wyk of Werksmans Attorneys, www.polity.org.za

**Jurisdiction of the SCA in labour matters – the new s 168(3) of the Constitution**, by Vuyo Mkwibiso, <u>De Rebus</u>, August 2014

The rise of the machines – understanding electronic evidence, by Michel O Takombe, <u>De Rebus</u>, August 2014

Reduction in the Prescribed Rate of Interest - Effect on Sectional Title Levy Arrears, by Prof Graham Paddock, Paddocks Press, July 2014

# **SEMINARS**

SEMINAR PRESENTER DATES

LEGAL COSTS Alet Lubbe Bloemfontein 22 August Port Elizabeth: 1 September

East London: 2 September

Durban: 1 October Cape Town: 3 October

NATIONAL CREDIT ACT AMENDMENTS Frans Haupt

Port Elizabeth: 11 August East London: 12 August Cape Town: 15 August Durban: 20 August Pretoria: 25 August Johannesburg: 26 August Bloemfontein: 5 September

COMPANY LAW UPDATE

Johan van Huyssteen

Durban: 15 August Cape Town: 18 August Midrand: 22 August

DISPUTE
RESOLUTION
THROUGH CASE
MANAGEMENT AND
CONTINGENCY
LITIGATION

Ismail Hussain SC

Polokwane: 22,23 August Bloemfontein: 29,30 August

Polokwane: 26 August

GROW YOUR PRACTICE SEMINARS Vincent Faris

Mbombela: 28 August
Mthatha: 1 September
East London: 2 September
Pretoria: 4 September
Johannesburg: 5 September
Kimberley: 8 September
Bloemfontein: 9 September
Paarl: 11 September
George: 12 September
Klerksdorp: 15 September
Durban: 22 September

Pietermaritzburg: 23 September

DECEASED
ESTATES UPDATE

Ceris Field

East London: 28, 29 August Bloemfontein 30, 31 October Johannesburg: 24, 25 November Pretoria: 27, 28 November

DRAFTING OF CONTRACTS

Coenraad Snyman

Cape Town:1-3 September Bloemfontein: 1-3 October Durban: 3-5 November

LEASE AGREEMENTS, EVICTION AND RENTAL RECOVERY Cilna Steyn

East London: 9 September Port Elizabeth: 10 September Bloemfontein: 23 September

SPECIAL BRIEFING SESSION BY JUDGES Judge DJP Tlaletsi, Judge J Molahlehi, Judge Pres. B Waglay and Judge J Van Niekerk Bloemfontein: 9 September Polokwane: 16 September East London: 23 September Mbombela: 30 September

**EDUCATION LAW** 

Paul Colditz

Midrand; 16 September Bloemfontein: 17 September

Cape Town: 25 September East London: 14 October

Durban: 15 October Durban: 22 September Cape Town: 29 September

Bloemfontein: 6 October East London: 20 October

DIVORCE ORDERS

AND RETIREMENT

**FUNDS** 

**DIVORCE** 

LITIGATION

CHILDREN'S ACT

38 OF 2005 AND

Andrew Mothibi

Riani Ferreira East London: 2 October Cape Town: 13 October Durban: 14 October Bloemfontein: 16 October

Midrand: 17 October

For more information, please visit: www.lssalead.org.za

JUTA'S ANNUAL Barney Jordaan LABOUR John Grogan LAW SEMINAR Puke Maserumule

Port Elizabeth: 10 September Durban: 11 September Avinash Govindjee Bryanston: 30 September Pretoria: 1 October

Bloemfontein: 2 October

Cape Town: 9 September

Register online at www.jutalaw.co.za or email Carmen Timm seminars@juta.co.za

#### **JUDGEMENTS**

# DOES A RULE 43 MAINTENANCE ORDER IRO A MINOR CHILD LAPSE EX LEGE WHEN SUCH CHILD ATTAINS THE AGE OF MAJORITY?

#### H v H 2014 JDR 1297 (WCC)

The First Respondent made application for interim relief under Rule 43 against her husband, the Applicant. They settled their differences and presented the Court with an order to be taken by agreement. (This case therefore falls into that category of cases in which the parties' contractual arrangement is made an order of Court without the Court itself having pronounced on the merits of the dispute.)

In terms of clause 1 of the agreement the Applicant undertook to maintain the parties' minor son P by the payment of cash in the amount of R7 000.00 per month to the First Respondent. The relevant part of the order recording the agreement in regard to maintenance reads as follows:

#### "IT IS ORDERED BY AGREEMENT THAT:

- 1. For as long as the respondent continues to support the parties' daughter L, by paying her full academic fees and cost of academic books as well as her medical expenses, the respondent shall only contribute to the maintenance of the parties' minor child, P, pendente lite as follows:
- 1.1 By paying an amount of R7 000.00 per month to the Applicant before or on the first day of every month.
- 1.2 By covering the applicant and the minor child as dependents on his current medical aid scheme and by bearing the reasonable costs of all additional expenditure in respect of medical, dental, surgical, hospital, orthodontic, ophthalmological and orthopaedic treatment needed by the minor child, including any sums payable to a physiotherapist, occupational therapist, speech therapist, psychiatrist, psychologist and chiropractor, the costs of medication and supplements (incurred on prescription only) and the provision, where necessary, of spectacles and/or contact lenses.
- 1.3 By paying the school fees in respect of the minor child."

P was seventeen years old at the time that the agreement was reached. He turned 18 some eight months later. The Applicant continued to pay the maintenance in respect of P up to the beginning of 2014. First Respondent decided to enrol P in a so-called "cram college" in 2014 to improve his Matric grades. The Applicant evidently took umbrage at the lack of consultation which accompanied this decision and consulted his attorney for advice. The Applicant's attorney held the view that since P was then eighteen, the Rule 43 order no longer applied and that the Applicant was no longer

required to pay maintenance directly to the First Respondent. He told the Applicant that it was a matter for discussion between father and son.

A flurry of lawyers' letters then ensued in which the First Respondent was cautioned against taking any formal steps to enforce the Rule 43 order vis-a-vis P. This notwithstanding, on 5 March 2014 the First Respondent's attorneys took out a writ of execution for one month's maintenance and fees payable to the College. The Sheriff attached Applicant's goods but did not remove same. The Applicant launched an urgent application on 3 April 2014 in which he sought to set aside the writ in its entirety and asked for an order declaring that the rule 43 order had lapsed ex lege due to P attaining the age of majority during the currency of the order.

First Respondent opposed the application on the basis that the mere fact that P attained the age of majority did not necessarily bring about the termination of the Court's order. Ordinarily, the position is that upon the attainment of majority of the child, the parent in whose care the child is, no longer has the locus standi to claim the payment of maintenance on behalf of the child.

The court referred to various reported cases which involved the liability for maintenance incorporated in orders of divorce at the conclusion of the litigation process. This matter, however, involved Rule 43 maintenance *pendente lite*.

According to the court the principles which have been applied in respect of agreements to pay maintenance incorporated into orders of divorce can usefully be applied to agreements in relation to Rule 43 applications, as the following passage in Bursey demonstrates: "According to our common law both divorced parents have a duty to maintain a child of the dissolved marriage. The incidence of this duty in respect of each parent depends upon their relative means and circumstances and the needs of the child from time to time. The duty does not terminate when the child reaches a particular age but continues after majority. That the duty to maintain extends beyond majority is recognized by section 6 of the Divorce Act 70 of 1979. Section 6(1)(a) provides that a decree of divorce shall not be granted until the Court is satisfied that the provisions made or contemplated with regard to the welfare of any minor or dependent child of the marriage are satisfactory or are the best that can be effected in the circumstances. Section 6(3) provides that a Court granting a decree of divorce may make any order which it deems fit in regard to the maintenance of a dependent child of the marriage. This provision must be contrasted with the provision in the subsection relating to the custody or guardianship of, or access to, a minor child. A maintenance order does not replace or alter a divorced parent's common law duty to maintain a child. In Kemp v Kemp (supra) Jansen J stated at 738A-B that as a matter of expediency the Court, as the upper guardian of the child, usually regulates the incidence of this duty as between the parents when it grants the divorce and that its order for maintenance is ancillary to the common law duty to support."

The court then considered what the parties' intention was when they concluded the agreement embodied in the draft order by using the "golden rule", which is to have regard to the language of the written instrument in question, and to give it its grammatical and ordinary meaning.

In the court's view, it was clear from the language which the parties employed in the draft order that they contemplated continued payments by the Applicant directly to the First Respondent after P's majority, which, after all, was just six months away when the agreement was concluded.

The Applicant did not stop maintaining P when he attained majority,he continued to do so for more than six months as he no doubt appreciated he was obliged to do under the order and only stopped paying maintenance when advised by his attorney that he was not legally bound to do so. And even then, the Applicant did not adopt the stance that P was not entitled to be maintained. Rather, he invited his son to negotiate directly with him and the Applicant has subsequently paid amounts to P from time to time. The Applicant's objection it seemed was aimed at releasing him from the obligation to pay anything directly to his wife in respect of P's maintenance needs.

The court however was not not persuaded that the Applicant's obligation to maintain P under the rule 43 order had lapsed *ex lege* and the Applicant's application was dismissed.

# POST NUPTIAL LIABILITY OF SPOUSES FOR COMMUNITY DEBTS ITO SECTION 19 OF THE MATRIMONIAL PROPERTY ACT

Pelser N.O. and Another v Lessing N.O. and Others (5034/2013) [2014] ZAGPPHC 521 (25 July 2014)

Loubser was appointed as the executor of the deceased's estate and he failed to perform his duties as executor honestly and in a professional manner. It was common cause that through his negligence, fraud and/or dishonesty, he misappropriated the investment which he was supposed to make on behalf of the deceased estate. In the process, he incurred delictual liability towards the estate.

The deceased's heirs got wind of the fact that Loubser had sold his fixed property (Erf 1272 Valhalla). In an effort to protect their interests, and to salvage something of the lost investment, the heirs, on 11 December 2012, obtained an order restraining Loubser's attorney, who was handling the transfer of the property into the name of the purchaser, from paying out the proceeds of that sale and to retain same in his trust account pending compliance by Loubser of the order of 4 October 2012, or rescission of that judgment.

Loubser was married in community of property and they divorced on 14 June 2012. The divorce order provided for a division of the joint estate. The Valhalla property was sold in November 2012, months after the divorce. Loubser was provisionally sequestrated on 23 April 2013. Mrs Loubser claimed that she was entitled, as co-owner, to 50% of the proceeds of the Valhalla property. This inspired the heirs to add the following prayer to their notice of motion, also based on the fact that the sequestration had taken place:

- "3.1 Dat dit verklaar word dat die verdeling van die boedel van Keith Bruce Loubser en Sandra Elizabeth Loubser nie finaal afgehandel is nie;
- 3.2 Dat dit verklaar word dat die volle opbrengs van die verkoop van die vaste eiendom te wete Erf 1272, Valhalla 'n bate in die boedel van Keith Bruce Loubser sal wees by sekwestrasie van sy boedel."

Section 19 of the Matrimonial Property Act no 88 of 1984 reads as follows:

"19. Liability for delicts committed by spouses. When a spouse is liable for the payment of damages, including damages for non-patrimonial loss, by reason of a delict committed by him or when a contribution is recoverable from a spouse under the Apportionment of Damages Act, 1956 (Act no 34 of 1956), such damages or contribution and any costs awarded against him are recoverable from the separate property, if any, of that spouse, and only in so far as he has no separate property, from the joint estate: Provided that in so far as such damages, contribution or costs have been recovered from the joint estate, an adjustment shall, upon the division of the joint estate, be effected in favour of the other spouse or his estate, as the case may be."

"Separate property" means property which does not form part of a joint estate. There was no evidence that Loubser had such "separate property" at any relevant time.

The court had to decide whether the provisions of section 19 could still be applied after the divorce, namely whether the delictual damages caused to the deceased estate by Loubser could still be recovered from the "joint estate", which would include the second respondent's 50% share in the proceeds of the Valhalla property, or whether the claim for delictual damages only lied against the 50% share of those proceeds belonging to Loubser.

The court quoted *Hahlo* 5, where he says the following on p184:

"If damages for a delict committed by one of the spouses have been paid during the marriage out of the joint estate, an adjustment in favour of the other spouse or his estate takes place upon the division of the joint estate. A delictual liability which has not been paid during the marriage has to be paid after its dissolution out of the half-share of the guilty spouse." (Court's emphasis)

The court was not referred to and could not find any authority which was not in harmony with the views of *Hahlo* and stated that *Hahlo*'s approach is in line with the fact that "it is a fundamental principle of the law of delict, as it is of criminal law, that no one should be held liable for the wrongs of another" (*Hahlo* 4, at 233).

Though section 19 is silent on the question of delictual debts not paid during the existence of the marriage in community of property, it seemed to the court that the correct approach is that a delictual liability which has not been paid during the marriage in community of property has to be paid after its dissolution out of the half-share of the guilty spouse.

#### **ACTS**

CUSTOMS CONTROL ACT 31 OF 2014 Date of commencement: to be proclaimed

GG 37862 (23.07.14)

CUSTOMS AND EXCISE AMENDMENT ACT 32 OF 2014 Date of commencement: the date on which the Customs

Control Act takes effect

GG 37863 (23.07.14)

Amends Chapters IV & VIII and ss. 1, 2, 3, 18, 18A, 19, 19A, 20, 21, 25, 26, 27, 35, 35A, 36, 36A, 37, 37A, 38, 39, 40, 41, 44, 45, 47, 52, 54, 54B, 54E, 59A, 60, 61, 64, 64B, 64D, 64F, 65, 69, 75, 76, 76B, 77, 79, 93, 99, 99A, 102, 105, 106, 107, 113, 117 & 120; inserts ss. 43A, 43B & 58A; substitutes ss. 22, 23, 47A, 54C, 98 & 122; and repeals Chapters VI, XA & XB and ss. 3A, 4, 4B, 4C, 6, 6A, 7, 7A, 8, 9, 10, 11, 11A, 12, 13, 14, 15, 16, 17, 21A, 24, 38A, 39A, 39B, 39C, 39D, 42, 43, 46, 46A, 49, 50, 50A, 51, 53, 58, 59, 64A, 64C, 64G, 64H, 64I, 64J, 64K, 64L, 64M, 66, 67, 71, 72, 73, 74, 74A, 75A, 81, 86A, 87, 88, 89, 90, 96, 96A, 97, 101A, 101B, 109, 111, 112, 113A & 118 of the Customs and Excise Act 91 of 1964

## **BILLS**

ATTORNEYS AMENDMENT BILL, 2014 [B9-2014]

LEGAL AID BILL, 2014 [B8-2014]

# **PROCLAMATIONS AND NOTICES**

EMPLOYMENT EQUITY AMENDMENT ACT 47 OF 2013	Date of commencement: 1 August 2014  Amends ss. 1, 2, 6, 8, 10, 15, 16, 19, 20, 21, 27, 37, 48, 50, 53, 55, 56, 59 & 61; inserts s. 64A; repeals ss. 39 & 40; and substitutes ss. 11, 36, 42 & 45 and Schedules 1 & 4 to the Employment Equity Act 55 of 1998	GG 37871 (25.07.14)
ROAD ACCIDENT FUND ACT 56 OF 1996	Adjustment of statutory limit in respect of claims for loss of income and loss of support published with effect from 31 July 2014	GG 37854 (25.07.14)
CUSTOMS AND EXCISE ACT 91 OF 1964	Schedule 2 amended  Schedule 2 amended up to and including 4 July 2015  Schedule 2 amended with effect from 5 July 2015 up to and including 4 June 2016	GG 37855 (25.07.14)
SPECIAL INVESTIGATING UNITS AND SPECIAL TRIBUNALS ACT 74 OF 1996	Referral of matters to existing special investigating unit and special tribunal in respect of the affairs of the KwaZulu-Natal Provincial Treasury published	GG 37870 (24.07.14)
COMPETITION ACT 89 OF 1998	Competition Commission: Certain Built Environment Professional Councils: Application for an exemption published for comment  Association of Shipping Lines ('ASL'): Application for an exemption published for comment	GG 37854 (25.07.14)
PROMOTION OF ACCESS TO INFORMATION ACT 2 OF 2000	Department of Water and Sanitation: Section 14 manual published	GG 37865 (24.07.14)

NATIONAL HEALTH ACT 61 OP 2003  NATIONAL ENVIRONMENTAL MANAGEMENT: BIODIVERSITY ACT 10 OF 2004  NATIONAL QUALIFICATIONS FRAMEWORK ACT 67 OF 2008  NATIONAL QUALIFICATIONS FRAMEWORK ACT 67 OF 2008  NATIONAL QUALIFICATIONS FRAMEWORK ACT 67 OF 2009  NATIONAL QUALIFICATION FRAMEWORK ACT 67 OF 2009  NATIONAL GUALIFICATION FRAMEWORK ACT 67 OF 2009  NATIONAL REGISLATION  Eastern Cape  Local Government: Municipal Property Rates Act 60 72 003  Cauteng  Local Government: Municipal Systems Act 32 Of 2000  Adoption of tariff of charges: electricity, water, cleansing, drainage, general charges relating to the hire of City Hall and Banquet Hall amended with effect from 1 July 2014  Local Government: Municipal Systems Act 32 Of 2000  Adoption of tariff of charges: electricity, water, cleansing, drainage, general charges relating to the hire of City Hall and Banquet Hall amended with effect from 1 July 2014  Local Government: Municipal Property Rates Act 50 7 2003  National Land Transport Act 50 7 2003  National Land Transport Act 50 7 2009  National Land Transport Act 50 2009  National Land Transport Act 50 2009  National Land Transport Act 5			
ENVIRONMENTAL MANAGEMENT: BIODIVERSITY ACT 10 OF 2004  NATIONAL QUALIFICATIONS FRAMEWORK ACT 67 OF 2008  NATIONAL GUALIFICATIONS FRAMEWORK ACT 67 OF 2008  NOTICE OF 2012  Notice of proposed amendments to the JSE Listing Requirements published for comment  FINANCIAL MARKETS ACT 19 OF 2012  Notice of proposed amendments to the JSE Listing Requirements published for comment  PROVINCIAL LEGISLATION  Eastern Cape  Local Government: Municipal Property Rates Act 6 Of 2004  Gauteng  Local Government: Municipal Systems Act 32 Of 2000  Coal Government: Municipal Systems Act 32 Of 2000  Adoption of tariff of charges: electricity, water, cleansing, drainage, general charges for Finance Department, town planning, sundary services, issuing of certificates and furnishing of information, building control, public safety and security, housing and administration, and policy for the provision of municipal divinade in planning, sundary services, issuing of certificates and furnishing of information, building control, public safety and security, housing and administration, and policy for the provision of municipal civil and electric services in privately developed areas published with effect from 1 July 2014  Merafong City Local Municipality: Notice of general assessment rate or assessment rates and of lixed day for payment in respect of the financial year 1 July 2014 to 30  June 2015 published  Constitution Of The Republic Of South Africa, 1996; Rationalisation Of Local Government Affairs Act 10 Of 1998; Local Government Affairs Act 10 Of 1998; Local Government Municipal Governm			GG 37869 (24.07.14)
GUALIFICATIONS FRAMEWORK ACT 67 OF 2008 recognition of professional body Library and Information Association of South Africa, (LIASA) and registration of designation of Professional Librarian on the NQF  FINANCIAL MARKETS ACT 19 OF 2012 Requirements published for comment  FINANCIAL MARKETS ACT 19 OF 2012 Requirements published for comment  PROVINCIAL LEGISLATION  Eastern Cape  Local Government: Municipal Property Rates Act 6 Of 2004  Gauteng  Local Government: Municipal Systems Act 32 Of 2000 Sebideng District Municipality: Determination of charges payable in terms of the by-laws relating to the hire of City Hall and Banquet Hall amended with effect from 1 July 2014  Local Government: Municipal Systems Act 32 Of 2000 Adaption of tariff of charges: electricity, water, cleansing, drainage, general charges for Finance Department, town planning, sundary services, issuing of certificates and furnishing of information, building control, public safely and security, housing and administration, and policy for the provision of municipal civil and electric services in privately developed areas published with effect from 1 July 2014  Local Government: Municipal Finance Management Act 56 Of 2004 And Local Government: Municipal Finance Management Act 56 Of 2003  National Land Transport Act 5 Of 2009  Constitution Of The Republic Of South Africa, 1996; Rationalisation Of Local Government Affairs Act 1 Of 1998; Local Government Municipal City of Tshwane: Designation of vehicle pounds for Metro Police Department published  City of Tshwane: Sanitation By-laws and Water Supply By- laws published and previous by-laws repealed	ENVIRONMENTAL MANAGEMENT: BIODIVERSITY ACT 10		GG 37854 (25.07.14)
PROVINCIAL LEGISLATION  Eastern Cape  Local Government: Municipal Property Rates Act 6 Of 2004  Gauteng  Local Government: Municipal Systems Act 32 Of 2000  Local Government: Municipal Systems Act 32 Of 2000  Adoption of tariff of charges: electricity, water, cleansing, drainage, general charges for Finance Department, town planning, sundary services, issuing of certificates and furnishing of information, building control, public safety and security, housing and administration, and policy for the provision of municipal Covernment: Municipal Property Rates Act 6 Of 2004 And Local Government Act 56 Of 2003  National Land Transport Act 5 Of 2009  Constitution Of The Republic Of South Africa, 1996; Rationalisation Of Local Government Marias Act 10 Of 1998; Local Government Municipal Finance Management Marias Act 10 Of 1998; Local Government Management Marias Act 10 Of 1998; Local Government Manicipal Finance Management Marias Act 10 Of 1998; Local Government Marias Act 10 Of 1998; Local Government Marias Act 10 Of 1998; Local Government Manicipal Finance Management Marias Act 10 Of 1998; Local Government Manicipal Finance Management Marias Act 10 Of 1998; Local Government Manicipal Finance Management Marias Act 10 Of 1998; Local Government Manicipal Finance Management Marias Act 10 Of 1998; Local Government Manicipal Finance Management Marias Act 10 Of 1998; Local Government Manicipal Finance Management Marias Act 10 Of 1998; Local Government Management Marias Act 10 Of 1998; Local Government Management Marias Act 10 Of 1998; Local Government Management Management Marias Act 10 Of 1998; Local Government Management Marias Act 10 Of 1998; Local Government Manageme	QUALIFICATIONS FRAMEWORK ACT 67 OF	recognition of professional body Library and Information Association of South Africa (LIASA) and registration of designation of Professional Librarian on the NQF	GG 37866 (25.07.14)
Local Government: Municipal Property Rates Act 6 Of 2004  Gauteng  Local Government: Municipal Systems Act 32 Of 2000  Local Government: Municipal Systems Act 32 Of 2000  Adoption of tariff of charges: electricity, water, cleansing, drainage, general charges for Finance Department, town planning, sundary services, issuing of certificates and furnishing of information, building control, public safety and security, housing and administration, and policy for the provision of municipal divil and electric services in privately developed areas published with effect from 1 July 2014  Local Government: Municipal Property Rates Act 6 Of 2004 And Local Government: Municipal Finance Management Act 56 Of 2003  National Land Transport Act 5 Of 2009  National Land Transport Act 5 Of 2009  Constitution Of The Repubblic Of South Africa, 1996; Rationalisation Of Local Government Affairs Act 10 Of 1998; Local Government: Municipal Gratination of The Repubblic Of South Africa, 1996; Rationalisation Of Local Government Affairs Act 10 Of 1998; Local Government: Municipal Gratination Act 20 Of 2008  Kouga Municipality: Property Rates By-law published  Municipal District Municipality: Determination of charges payable in terms of the by-laws relating to the hire of City Hall and Banquet Hall amended with effect from 1 July 2014  Adoption of tariff of charges: electricity, water, cleansing, drainage, general charges for Finance Department, town planning, sundary services, issuing of certificates and furnishing of information, building control, public safety and security, housing and administration, and policy for the provision of municipal civil and electric services in privately developed areas published with effect from 1 July 2014  Merafong City Local Municipality: Notice of general assessment rate or assessment rates and of fixed day for payment in respect of the financial year 1 July 2014 to 30  June 2015 published  City of Tshwane: Sanitation By-laws and Water Supply By- laws published and previous by-laws repealed  City of Tshwa			GG 37867 (25.07.14)
Local Government: Municipal Property Rates Act 6 Of 2004  Gauteng  Local Government: Municipal Systems Act 32 Of 2000  Local Government: Municipal Systems Act 32 Of 2000  Municipal Systems Act 32 Of 2000  Adoption of tariff of charges: electricity, water, cleansing, drainage, general charges for Finance Department, town planning, sundary services, issuing of certificates and furnishing of information, building control, public safety and security, housing and administration, and policy for the provision of municipal civil and electric services in privately developed areas published with effect from 1 July 2014  Local Government: Municipal Property Rates Act 6 Of 2004 And Local Government: Municipal Finance Management Act 56 Of 2009  National Land Transport Act 5 Of 2009  Constitution Of The Republic Of South Africa, 1996; Rationalisation Of Local Government: Municipal	PROVINCIAL LEGISLATION	ON	
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Municipal Systems Act 32 Of 2000 payable in terms of the by-laws relating to the hire of City Hall and Banquet Hall amended with effect from 1 July 2014  Local Government: Municipal Systems Act 32 Of 2000 Act of 2000 planning, sundary services, issuing of certificates and furnishing of information, building control, public safety and security, housing and administration, and policy for the provision of municipal civil and electric services in privately developed areas published with effect from 1 July 2014  Local Government: Municipal Property Rates Act 6 Of 2004 And Local Government: Municipal Finance Management Act 56 Of 2003  National Land Transport Act 5 Of 2009  Constitution Of The Republic Of South Africa, 1996; Rationalisation Of Local Government: Municipal Government: Municipal City of Tshwane: Sanitation By-laws and Water Supply By-laws published and previous by-laws repealed  PG 203 (23.07.14)  PG 203 (23.07.14)  PG 203 (23.07.14)  PG 203 (23.07.14)	Gauteng		
Municipal Systems Act 32 Of 2000  drainage, general charges for Finance Department, town planning, sundary services, issuing of certificates and furnishing of information, building control, public safety and security, housing and administration, and policy for the provision of municipal civil and electric services in privately developed areas published with effect from 1 July 2014  Local Government: Municipal Property Rates Act 6 Of 2004 And Local Government: Municipal Finance Management Act 56 Of 2003  National Land Transport Act 5 Of 2009  City of Tshwane: Designation of vehicle pounds for Metro Police Department published  City of Tshwane: Sanitation By-laws and Water Supply By- laws published and previous by-laws repealed  Octorstitution Of The Republic Of South Africa, 1996; Rationalisation Of Local Government Affairs Act 10 Of 1998; Local Government: Municipal	Municipal Systems Act	payable in terms of the by-laws relating to the hire of City Hall and Banquet Hall amended with effect from 1 July	PG 192 (23.07.14)
Municipal Property Rates Act 6 Of 2004 And Local Government: Municipal Finance Management Act 56 Of 2003  National Land Transport Act 5 Of 2009  Constitution Of The Republic Of South Africa, 1996; Rationalisation Of Local Government: Municipal Government: Municipal  assessment rate or assessment rates and of fixed day for payment in respect of the financial year 1 July 2014 to 30  June 2015 published  City of Tshwane: Designation of vehicle pounds for Metro Police Department published  City of Tshwane: Sanitation By-laws and Water Supply By- laws published and previous by-laws repealed  PG 203 (23.07.14)  PG 203 (23.07.14)  PG 203 (23.07.14)	Municipal Systems Act	drainage, general charges for Finance Department, town planning, sundary services, issuing of certificates and furnishing of information, building control, public safety and security, housing and administration, and policy for the provision of municipal civil and electric services in privately	PG 192 (23.07.14)
Act 5 Of 2009 Police Department published  Constitution Of The Republic Of South Africa, 1996; Rationalisation Of Local Government Affairs Act 10 Of 1998; Local Government: Municipal  Police Department published  City of Tshwane: Sanitation By-laws and Water Supply By-laws repealed  PG 203 (23.07.14)  PG 203 (23.07.14)	Municipal Property Rates Act 6 Of 2004 And Local Government: Municipal Finance Management Act	assessment rate or assessment rates and of fixed day for payment in respect of the financial year 1 July 2014 to 30	PG 192 (2307.14)
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