

## HIGH COURT OF SOUTH AFRICA, GAUTENG DIVISION, PRETORIA

**23 NOVEMBER 2023** 

TO: ALL LEGAL PRACTITIONERS

## DIRECTIVE

## URGENT APPLICATIONS BEFORE ACTING JUSTICES NGALWANA, RAMAWELE AND LABUSCHAGNE.

## TERM 4 WEEK 9: 27 NOVEMBER - 01 DECEMBER 2023

- 1. This is the main directive for matters which will be heard in the week of the **27 November to 01 December 2023** by Acting Justices Ngalwana, Ramawele and Labuschagne.
- 2. If there is non-compliance with this practice directive, the matter will be struck from the roll, unless good cause is shown for non-compliance.
- 3. All applications must be properly issued by the Registrar seated at the General Office in the High Court Building, with the exception of applications brought outside of the ordinary court hours, before the secretary to Judge Ngalwana (as the senior judge) is approached for the enrolment of applications.
- 4. The contact number for urgent applications to be heard **out of ordinary court hours is 012 315 7451 / 068 104 7107**. The number is **not to be used for general enquiries** or for any issue other than urgent applications to be heard **out of ordinary court hours**. **The phone will only be answered after normal court hours**.

- 5. There will be **roll call in open court** as indicated on the roll, on **Tuesday, 28 November 2023 at 10h00**, unless specifically directed to the contrary by an allocated roll prepared by the presiding Judge. (Details of the court must be checked on the day roll)
- 6. In all matters which are opposed, the parties' respective heads of argument [HOA] and practice note must be sent via email to the respective Judge's secretary according to the following timelines: the Applicant: before 12h00 on Sunday the 26 November 2023 and Respondent: before 12h00 on Monday the 27 November 2023, save where leave for an extension has been granted by the specific Judge.
- 7. For all matters before Acting Judge Ramawele, <u>Hardcopy bundles</u> must be delivered before **12h00 Monday**, **27 November 2023** to Ms. Ofentse Komane in office 5.11 on the fifth floor in the High Court.
- 8. In matters that are settled or unopposed draft orders in Word format are to be emailed to the presiding Judge's secretary by no later than 13h00 on Monday, 27 November 2023 and counsel is to appear to make the draft an order of court.
- 9. Where matters are removed, a **notice of removal** must be uploaded onto Caselines and sent via email to the presiding Judge's secretary as soon as possible.
- 10. Communication relating to matters before **Judge Ngalwana** may be directed to Mr. M n d e n i N k a b i n d e via email at <a href="mailto:MnNkabinde@judiciary.org.za">MnNkabinde@judiciary.org.za</a>, telephonically on 012 315 7451 or physically at office 2.12, 2nd floor at the High Court.
- 11. Communication relating to matters before **Acting Judge Ramawele** may be directed to Ms. Ofentse Komane at email <a href="mailto:okomane@judiciary.org.za">okomane@judiciary.org.za</a> telephonically on 012 492 6771 or physically at office 5.11, 5<sup>th</sup> floor at the High Court.
- 12. And communication relating to matters before **Acting Judge Labuschagne** may be directed to Ms. Thembi Mlangeni at email <u>TMlangeni@judiciary.org.za</u> or telephonically on 072 211 8588 or physically at office 6.13, 6<sup>th</sup> floor at the High Court.

- 13. All court bundles are to be fully uploaded to Caselines. If any problems are experienced the judge's secretary must be contacted TIMEOUSLY.
- 14. It is the duty of the applicant's attorney to ensure that there are no duplicate cases created on Caselines and that bundles are uploaded thereto by **16h00 on Friday**, **24 November 2023** and no further documents may be filed without the judge's specific written permission obtained by email. If documents are uploaded without permission the matter may be struck from the roll.
- 15. In all matters a **DRAFT ORDER IN WORD format is to be uploaded onto Caselines** together with the papers. Parties must bring one hardcopy of the draft order to court.
- 16. No piece-meal filing of affidavits will be allowed.
- 17. A **practice note** setting out the following:
- 17.1 particulars and contact details of the legal practitioners;
- 17.2 nature of the relief sought (without referring to the notice of motion);
- 17.3 total number of pages;
- 17.4 a brief summary of the factual and legal issues involved;
- 17.5 a clear indication (without repeating the heads of argument) which portion of the papers must be read and which not;
- 17.7 the main issues to be considered;
- 17.8 a brief summary of the urgency, or absence thereof;
- 17.9 whether there has been service by the sheriff and if not, why not;
- 17.10 estimated duration;
- 17.11 whether the matter is opposed;
- 17.12 service of process in all urgent applications shall comply with the Rules of Court where an agreement was reached by all the representatives if all parties to vary the requirements of the Rules to facilitate a wholly electronic exchange of papers, this must be specifically stated.

FAILURE TO FILE a practice note setting out all the above information, may result in the matter being struck from the roll.