DE JURE LAW JOURNAL

VOLUME 56 2023

Articles

An analysis s 5A of the Divorce Act 70 of 1979 and its application to marriages concluded in terms of Islamic law1 Muneer Abduroaf
<i>Mshengu v Estate Late Mshengu</i> 9223/2016P: Considering the ownership of house property in customary law
The Constitutional disqualification for unrehabilitated insolvents from being members of Parliament
The extraordinary in the ordinary: the devil is in the (sometimes unexpected) details of section 34 of the Insolvency Act 24 of 1936 and the <i>actio Pauliana</i>
The use of vicarious liability in environmental law to enhance the legal conservation status of birds of prey
<i>LH v ZH</i> 2022 (1) SA 384 (SCA): Should section 18(a) of Matrimonial Property Act 88 of 1984 apply to all spouses in a marriage in community of property, irrespective of when the non-patrimonial damages were received?
Online deceptive advertising and consumer protection in South Africa – The law and its shortcomings?
Small companies and regulatory tiering: a legal and economic analysis of Zambia's new regime107 Christopher Phiri
NCA Plant Hire CC v Blackfield Group Holdings (Pty) Limited [2021] JOL 51810 (GJ): Some critical observations on the legal effect of a provisional winding-up order

Special Edition on Rethinking Global Economies, Financial Markets, Corporate Practices & Business Activities Post-COVID-19 Pandemic

Editorial:

Special Edition on Rethinking Global Economies, Financial Markets, Corporate Practices & Business Activities Post-COVID-19 Pandemic133 Howard Chitimira (Guest Editor)
An analysis of the statutory measures adopted to curb tax evasion in Nigeria after the COVID-19 pandemic136 Oyesola Animashaun Howard Chitimira
Revisiting the no reflective loss principle under the South African company law regulation: A reflective assessment through the lens of <i>Hlumisa Investment Holdings (RF) Ltd v Kirkinis</i> 2020 3 All SA 650 (SCA)157 Justice Mudzamiri
What amounts to "dispositions without value" in the context of section 26 of the Insolvency Act 24 of 1936?
An analysis of legal accountability for artificial intelligence systems in the South African financial sector
Reflecting on the corporate opportunity rule in company law through a jurisprudential review of <i>Modise v Tladi Holdings (Pty) Ltd</i> 2020 4 All SA 670 (SCA)206 Justice Mudzamiri
The regulatory nexus between the promotion of financial education and financial inclusion in enhancing consumer protection in South Africa
Policy implications and mobile money regulatory approaches to promote financial inclusion of the poor in Zimbabwe after the COVID-19 pandemic
A proposal for international arbitration law in Namibia based on the UNCITRAL Model Law on International Commercial Arbitration259 Tapiwa Victor Warikandwa Lineekela Usebiu
An analysis of the possibility to implement a CSI tax levy in South Africa: Lessons from Mauritius

Articles

South African courts' differing approaches to determining children's views in family law matters
Does the treatment of arrear maintenance claims of children under the Insolvency Act 24 of 1936 constitute a violation of their constitutionally protected rights to social welfare and human dignity? An exposition
The regulation of cryptocurrencies to combat money laundering crimes in South African banking institutions
Monareng v Dr JS Moroka Municipality 2022 43 ILJ 1855 (LC) – Affirmation that resignation by an employee constitutes a point of no return: or does it?
Effects of the eradication of the rule of male primogeniture on the customary law of succession
Death benefit provisions in the Pension Funds Act 5 of 2019 of Lesotho: Contradictions or deliberate policy choices?405 Mtendeweka Mhango
<i>Chetty v Perumaul</i> (AR313/2020) [2021] ZAKZPHC 66 (21 September 2021): A cautionary note on the self-inflicted injury of disastrous and careless cross-examination
Big data in insurance contracts – a tool for good, or bad?445 Michele van Eck Samantha Huneberg
Capital Appreciation Ltd v First National Nominees (Pty) Ltd 2022 ZASCA 85: The connection between share re-acquisitions, schemes of arrangement, and appraisal rights under the Companies Act 71 of 2008468 Vela Madlela

Special Edition in honour of Emeritus Professor Trynie Boezaart: Reflections on children and law
Editorial: Reflections on children and law: Special Edition in honour of Emeritus Professor Trynie Boezaart
Children's rights remedies under international human rights law: How to secure children's rights compliant outcomes in access to justice?
The <i>Komape</i> litigation – ensuring effective remedies
The expanding role of the curator <i>ad litem</i> in protecting children's rights in South Africa
The calm before the storm? Child rights climate change litigation in Africa
Informed consent and access to gender-affirming treatment for children in South Africa
"Adapt or Perish": The uncertain fate of childhood contributory negligence in Scotland
Child rights jurisprudence without borders: Developments in extraterritorial jurisdiction
Remedies for child rights violations in African human rights systems625 Julia Sloth-Nielsen
Transforming a child's claim for loss of earning capacity

Articles

The status of nomination forms and wills when retirement funds' death benefits are distributed
The role and effect of the Constitution in customary law of succession687 Lindiwe Mtsweni Charles Maimela
Reconciling Lobolo with the Equality Principle: The need to realign

econcluing *Lobolo* with the Equality Principle: The need to realign official customary law with living customary law of South Africa704 Shammah Boterere Charles Maimela