DE JURE LAW JOURNAL

VOLUME 57 2024

Articles

| The best interests of the child and the right of interested third parties to parental responsibilities and rights: <i>RC v HSC</i> 2023 4 SA 231 (GJ) Mildred Bekink | 1 |
|---|-----|
| Powers of the Registrar of the Health Professions Council to institute investigations under the Health Professions Act 56 of 1974 MA Kwinda M Labuschaigne M Slabbert | 17 |
| Appraising the regulatory framework of the new South African Deposit Insurance System Matsietso Agnes Matasane | 24 |
| Secondary strikes and their proportional impact on both the primary and secondary employer ME Manamela | 46 |
| "Reflecting back" on public participation in the judicial appointment of the South African Chief Justice? Nomthandazo Ntlama-Makhanya | 58 |
| Re-thinking <i>Ex Post Facto</i> Environmental Authorisation in South Africa: Insights from 2022 NEMA Amendment Jean-Claude N. Ashukem | 79 |
| Dismissing the blanket approach of interdicting strike brutality: A discussion of <i>Commercial Stevedoring Agricultural and Allied Workers' Union and Others v Oak Valley Estates (Pty) Ltd and Another</i> [2022] ZACC 7 | 98 |
| The ongoing battle for secure tenure for non-owners in light of Grobler v Phillips Zsa Zsa Boggenpoel | 112 |
| Tinashe v University of Limpopo: Turfloop Campus 2023 ZALMPPHC 57. In the 'presence' of the Commissioner: Is there a need for an amendment to the Justices of the Peace and Commissioners of Oaths Act 16 of 1963? Ciresh Singh | 133 |
| Transformative constitutionalism and the fault requirement of the common law of personality CJ Visser | 142 |

| The doctrine of proportionality: A proposed solution to human rights infringements in sports adjudication Bianca van der Merwe | |
|---|-----|
| Rian Cloete | 160 |
| Can a successor comparator be used in an equal pay claim under Section 6(4) of the EEA? | 160 |
| Shamier Ebrahim | 169 |
| Language conundrum in higher education institutions in South Africa: One step forward or two steps back? Dr Anzanilufuno Munyai | 177 |
| Exploring the sensitive interplay between labour law and competition jurisprudence: Coca-Cola Beverages Africa (PTY) Ltd v Competition Commission of South Africa & Another [2024] ZACC 3 Simbarashe Tavuyanago | 196 |
| Physical violence: crime or cultural protégé? Le Roux-Bouwer | |
| CP Museka | 206 |