



OFFICE OF THE CHIEF JUSTICE
REPUBLIC OF SOUTH AFRICA

THE HONOURABLE JUDGE RAULINGA

High Court of South Africa,

Gauteng Division,

Pretoria.

Tel No: (012) 492 6882

30 July 2021

TO: ALL PRACTITIONERS

IMPLEMENTATION OF THE JUDGE PRESIDENT'S CONSOLIDATED DIRECTIVE

DATED 18 SEPTEMBER 2020 FOR THE URGENT COURT OF 30 JULY 2021

(16:00) TO 06 AUGUST 2021 (16:00)

Urgent Cell Phone: 068104 7107

1. All applications which had already been enrolled by 12:00 on Thursday 29 July 2021 are indicated on the roll for Urgent Applications. Separate rolls will be distributed for Judge Raulinga and Judge Van Der Schyff.
2. Papers which have not been properly indexed and paginated run the risk of being struck off the roll.

3. Failure to file a Practice Note and/or Heads of Argument timeously, in accordance with the Rules, will be an indication that there is no appearance for the party concerned and the application will then be dealt with in the absence of such party.
4. The applicant's heads of arguments must also set out the reasons why a matter is so urgent that it must be heard during the lockdown period, by referring to the evidence in the founding affidavit. It must also indicate, in unopposed matter, where in the court papers the sheriff's return of service is to be found.
5. The Practice Directive regarding Urgent Applications (Chapter 13.24) will still apply (to opposed and unopposed applications) and the Rules pertaining to urgency will be strictly enforced. Compliance with annexure "A" (13.24), more particularly par [4] subparagraphs (1) to (11) thereof, as referred to in paragraph 11 Chapter 13.24 of the Practice Manual, will also be strictly enforced. If a matter is not ready to be adjudicated at the time indicated in the notice of motion (subject to the degrees of urgency) and/or found not to be so urgent as indicated in paragraph 3.9 of the directive, it will be struck off the roll in which event a punitive costs order, and/or interdict, as indicated in paragraph 4 of the Directive may be made without any further reference to the parties concerned.
6. All new applications, after hours or during court hours, must first be brought to the attention of Judge Raulinga's clerk. In this regard the provisions of paragraph 7.1 to 7.4 of Chapter 13.24 of the Practice

Manual will apply mutatis mutandis. All the provisions regarding the service and filing of a Practice Note and Heads of Argument referred to above, will apply mutatis mutandis to all new applications. All the Rules and principles regarding urgency will also apply to these applications and will be strictly enforced.

7. Filing of papers which practitioners were unable to upload on caselines, must be done via email to the Judge's clerks, with an explanation in an affidavit why it was not possible to upload it on caselines. The Judge's clerk must be informed telephonically that an email has been sent.
8. All matters will be heard virtual/open court, unless otherwise ruled by the Judge upon joint, motivated application by the parties for remote hearing, for which purpose they must furnish all their email addresses for invitations to MS Teams.

Particulars of the clerk of Judge Raulinga are as follows:

Ms Malebo Shongwe: 083 3312515 MShongwe@judiciary.org.za

Particulars of the clerk of Judge Van Der Schyff are as follows:

Mr Sello Tshetlho: 072 062 4733 STshetlho@judiciary.org.za.

9. AFTER HOURS HEARINGS:

The parties must furnish all their email addresses for invitation to MSTeams to enable the Judge's clerk to send a link to the parties.

10. No judgments will be handed down, only orders will be issued. This is subject to the Judge's discretion to provide reasons. For this purpose, all practitioners are required to prepare draft orders by using MS Word format and upload same on caselines.

Raulinga J

JUDGE OF THE HIGH COURT

PRETORIA

30 July 2021

URGENT COURT CELLULAR NUMBER: 068 104 7107