

IN THE COURT OF SOUTH AFRICA GAUTENG DIVISION, PRETORIA HIGH COURT

DIRECTIVE FOR URGENT COURT MOTIONS BEFORE COLLIS J

KINDLY ENSURE THAT AWELANI THANGAVHUELELO IS INVITED ON THE MATTERS
BEFORE

JUDGE COLLIS ON CASELINES WITH EMAIL <u>AThangavhuelelo@judiciary.org.za</u> (THIS ISTHE ONLY ADDRESS REGISTERED FOR ACCESS TO CASELINES)

- [1] If cases were not ready at time of filing at 12:00 on Thursday 3 February 2022 (i.e. all relevant affidavits filed and the case indexed and paginated), they will not be heard, unless there is good cause or exceptional circumstances.
- [2] All cases MUST be uploaded on Caselines. If any problems are experienced, the Judge's Registrar may be contacted TIMEOUSLY. In the absence thereof, where links have notbeen populated timeously or no link has been received, the matter will be struck from the roll.

- [3] A practice note must be filed on Caselines setting out the following:
 - (a) The grounds for urgency;
 - (b) The nature of the application;
 - (c) The estimated duration of the matter;
 - (d) If there is non-compliance with the JP's directives issued for the lockdown period or the practice directives for urgent court, the reasons for such deviation;
 - (e) Contact details of the legal practitioners, which must include both cellphone numbers and email addresses;
 - (f) Whether the matter can be decided on the papers or whether a video conferenceis required;
 - (g) If a hearing in open court is required, the reasons must be stated.
- [4] Where no certificate of urgency has been filed and/or no practice note has been filed the matter will be struck from the roll unless good cause is shown for non-compliance as per the issued directive.
- [5] In matters that are to be removed, postponed, unopposed or settled draft orders in WORD format are to be email to AThangavhuelelo@judiciary.org.za/athangavhuelelo.judiciary@gmail.com by no later than 16h00 on Monday 7 February 2022. No hearing is required for these matters unless parties notify the Judge's Registrar otherwise.
- [6] In all opposed matters, heads of argument are to be filed by both parties before12h00 on Monday 7 February 2022. Strict regard will be had to the rules of urgency.

- [7] No piece-meal filing of affidavits will be allowed.
- [8] If there is non-compliance with the practice directive, the matter will be struck from the roll, unless good cause is shown for non-compliance.
- [9] Kindly take note that the parties will be informed by Monday 7 February 2022 at 16h00 as to their individual allocated time slot. The virtual court hearings will commence Tuesday 8 February 2022 at 10h00 using Microsoft Teams. See a link set out on the email.
- [10] An allocation does NOT mean that the matter is considered sufficiently urgent to be heard on the merits. Submissions will need to be made regarding the grounds of urgency.

JUDGE COLLIS

4 February 2022