

REPUBLIC OF SOUTH AFRICA
SUPREME COURT OF APPEAL
BULLETIN 2007
NO 4

Compiled by the Supreme Court of Appeal Library

1. BULLETINS
2. JUDGMENTS RESERVED
3. CASES ENROLLED FOR HEARING
4. APPEALS DISPOSED OF WITHOUT WRITTEN REASONS

1. **BULLETINS**

Number 1, 2007 – As at 1 December 2006

Number 2, 2007 – 31 March 2007

Number 3, 2007 – 6 June 2007

Number 4, 2007 – 30 September 2007

2. **JUDGMENTS RESERVED**

Minister of Safety and Security and others v SH Bennet and others (302/2006)

Date heard: 3 May 2007

Farlam JA, Nugent JA, Cloete JA, Ponnann JA, Mlambo JA

Catchwords

Criminal Procedure – search and seizure – Criminal Procedure Act 51 of 1977, ss 20 and 21, interpretation of – whether privileged documents seized intentionally – whether inadvertent seizure of privileged documents would cause search and seizure processes to be unlawful

Appealed from TPD. 2006 (1) SACR 523 (T)

Anand Nepaul v Citibank NA and others (210/2006)

Date heard: 10 May 2007

Scott JA, Nugent JA, Heher JA, Maya JA, Hancke AJA

Catchwords

Attorneys – attachment of trust account – appeal against dismissal of application for setting aside of attachment in execution of judgment – whether appeal moot and should be dismissed in terms of Act 59 of 1959, s 21A – whether appellant entitled to order setting aside attachment

Appealed from DCLD

BID Industrial Holdings (Pty) Ltd v JFR Strang and others (615/2006)

Date heard: 24 August 2007

Howie P, Nugent JA, Ponnann JA, Maya JA, Malan AJA

Catchwords

Jurisdiction – Supreme Court Act 59 of 1959, s 19(1)(c), interpretation of – appellant instituted application for arrest of respondents to found or confirm jurisdiction in a delictual action to be instituted – whether appellant made out

prima facie case in delict – whether main application constituted abuse of process
– whether s 19(1)(c) inconsistent with Constitution

Appealed from WLD

NDPP and another v J Mahomed (596/2005)

Date heard: 27 August 2007

Farlam JA, Nugent JA, Cloete JA, Ponnann JA, Mlambo JA

Catchwords

Search warrants – NPA Act 32 of 1998, s 29 – whether fatal non-disclosure in application for search warrants – whether defective because of failure to provide adequate safeguards to protect attorney-client privilege – whether terms of warrants unjustifiably broad – whether case made out in terms of s 29(5)(c) for need, in regard to investigation, for search and seizure – whether reasonable grounds existed to believe that anything referred to in sub-section (1) was or was suspected to be on premises to be searched

Appealed from WLD. 2006 (1) SACR 495 (W); [2006] All SA 127 (W)

NDPP v Jacob G Zuma & another (639/2006)

Date heard: 28 August 2007

Farlam JA, Nugent JA, Cloete JA, Ponnann JA, Mlambo JA

Catchwords

Search and seizure – National Prosecuting Authority Act, 38 of 1998, s 29 - warrant – privilege - whether sufficient evidence placed before judge in chambers to warrant search warrant – whether fraudulent non-disclosure of benefits of income could be ‘complicated offences’ in sense contemplated in proclamation defining ‘specified offences’ issued in terms of s 7

Appealed from DCLD. 2006 (1) SACR 468 (D); [2006] All SA 91 (D)

Thint (Pty) Ltd v NDPP (671/2006)

Date heard: 29 August 2007

Farlam JA, Nugent JA, Cloete JA, Ponnann JA, Mlambo JA

Catchwords

Search and seizure – jurisdiction for granting of warrants – National Prosecuting Authority Act 38 of 1998 – privileged information

Appealed from TPD

CSARS v Airworld and another (672/2006)

Date heard: 11 September 2007

Howie P, Farlam JA, Lewis JA, Combrinck JA, Hurt AJA

Catchwords

Income tax – Income Tax Act 58 of 1962, s 64C – whether respondents liable under assessments raised by appellant for payment of secondary tax on companies on basis that advances made deemed to be dividends in terms of section

Appealed from Cape Tax Court

JG Zuma & others v NDPP (232/2007)

Date heard: 21 September 2007

Farlam JA, Nugent JA, Cloete JA, Ponnann JA, Mlambo JA

Catchwords

International law – International Co-operation in Criminal Matters Act 75 of 1996, s 2(2) – respondent sought order in terms of section requesting Republic of Mauritius for transmission of 14 documents in their possession, which respondent asserts it requires for investigation of criminal case against appellants – whether respondent established necessary jurisdictional facts for issuing of request in terms of section – whether letter of request and subsequent search vitiated by improper or unlawful conduct on part of respondent's officials

Appealed from NPD

3. CASES TO BE HEARD

Minister of Land Affairs and Agriculture and others v D & F Wevell Trust and others (171/2006)

Date to be heard: 1 November 2007

Scott JA, Brand JA, Cloete JA, Heher JA, Hurt AJA

Catchwords

Leave to appeal – whether appellants entitled to condonation for late lodging of application for leave to appeal before Court *a quo* – whether leave to appeal should be granted – whether appellants have shown good cause and demonstrated reasonable prospects of success on appeal – whether appellants' late filling of heads of argument should be condoned – whether appellants entitled to introduce further evidence

Appealed from LCC

AG Whitehead and others v The State (197/2007)

Date to be heard: 1 November 2007

Farlam JA, Navsa JA, Van Heerden JA, Mlambo JA, Combrinck JA

Catchwords

Criminal law – conviction and sentence – culpable homicide, public violence and assault with intent to do grievous bodily harm – whether appellants should have been found guilty of culpable homicide – whether sentences imposed for homicide and public violence unduly severe

Appealed from NCD

Thembaletu Sam v The State (343/2007)

Date to be heard: 1 November 2007

Mthiyane JA, Malan AJA, Kgomo AJA

Catchwords

Criminal law – whether Court *a quo* erred in upholding finding of trial Court that appellant liable to minimum sentence of 15 years imprisonment on count 2, in terms of Act 105 of 1997 (Criminal Law Amendment Act) – whether cumulative sentence of 25 years unduly harsh and shockingly inappropriate

Appealed from ECD

Millennium Waste Management (Pty) Ltd v The Chairperson of the Tender Board: Limpopo Province and Others (031/2007)

Date to be heard: 2 November 2007

Howie P, Nugent JA, Jafta JA, Maya JA, Mhlantla AJA

Catchwords

Administrative law – whether court *a quo* correctly found there were no valid grounds to review and set aside award of tender to third respondent – whether

court *a quo* correctly exercised its discretion if award of tender to third respondent was invalid for any reason, to decline to set aside award

Appealed from TPD

KH Eley (Formerly Memmel) v Lynn & Main Inc (614/2006)

Date to be heard: 2 November 2007

Mthiyane JA, Lewis JA, Ponnann JA, Hurt AJA, Kgomo AJA

Catchwords

Prescription – whether respondent pleaded sustainable cause of action against appellant – whether deed of suretyship signed by appellant covered judgment debt relied upon by respondent as cause of action – whether judgment granted against principal debtor created new debt upon which respondent could rely to sue appellant as surety – whether judgment granted against principal debtor enforceable against appellant in terms of Prescription Act, s 11(a)(ii)

Appealed from WLD

LJJ Nortje v The State (600/2006)

Date to be heard: 2 November 2007

Brand JA, Van Heerden JA, Combrinck JA

Catchwords

Criminal law – conviction and sentence – rape and indecent assault – 10 years and 6 months imprisonment respectively – whether court *a quo* correct in dismissing appellant's alibi evidence – whether sentence imposed shockingly inappropriate

Appealed from TPD

Lufuno Mphaphuli & Associates (Pty) Ltd v NA Andrews and another (434/2006)

Date to be heard: 5 November 2007

Harms ADP, Mthiyane JA, Lewis JA, Ponnann JA, Malan AJA

Catchwords

Arbitration – Arbitration Act 42 of 1965, ss 33 & 38 – appeal against court *a quo*'s refusal to review and set aside 1st respondent's award as arbitrator – appeal against making this award an order of court – whether court correct in refusing condonation in terms of s 38 – late filing of appellant's application to have award set aside and reviewed – late filing of appellant's supplementary founding affidavit in terms of Uniform Rule 53(4) – late filing of 1st and 2nd respondents' answering affidavits

Appealed from TPD

Desmond Menqa and another v P Markom and others (604/2006)

Date to be heard: 5 November 2007

Scott JA, Cloete JA, Van Heerden JA, Jafta JA, Kgomo AJA

Catchwords

Sale in execution – effect of invalid writ on sale in execution – whether Magistrates' Courts Act No 32 of 1944, s 70 offers protection to *bona fide* purchaser of immovable property where writ of execution falls foul of judgment of *Jaftha v Schoeman & Others* 2005 (2) SA 140 (CC)

Appealed from CPD

Allaclas Investments (Pty) Ltd and another v Milnerton Golf Club and others (673/2006)

Date to be heard: 5 November 2007

Farlam JA, Brand JA, Mlambo JA, Combrinck JA, Mhlantla AJA

Catchwords

Property Law – nuisance – whether conduct of respondent unreasonable and therefore unlawful – whether appellants entitled to relief claimed

Appealed from CPD. 2007 (2) SA 40 (C)

DPP, Western Cape v Killian and others (690/2006)

Date to be heard: 6 November 2007

Howie P, Farlam JA, Mthiyane JA, Heher JA, Ponnar JA

Catchwords

Criminal Law – fraud and theft – whether permissible for prosecutors who have knowledge of accused's prior evidence at inquiry in terms of now repealed Investigation of Serious Economic Offences Act 117 of 1991, s 5 to conduct prosecution

Appealed from CPD

Intramed (Pty) Ltd (in liquidation) and another v Standard Bank of SA Ltd and others (629/2006)

Date to be heard: 6 November 2007

Harms ADP, Navsa JA, Lewis JA, Maya JA, Malan AJA

Catchwords

Insolvency - *locus standi* – liquidation – Insolvency Act 24 of 1936, s 95(1) read with s 103(2) – whether 1st respondent had *locus standi* to bring application – whether interest to which 1st respondent entitled on claim against 1st appellant: (1) *mora* interest from date of judgment debt, or (2) post-liquidation interest at rate of 8 percent per annum from date of 1st appellant's liquidation

Appealed from ECD

OF Appels v The State (303/2007)

Date to be heard: 6 November 2007

Nugent JA, Hurt AJA, Kgomo AJA

Catchwords

Criminal law – conviction and sentence – murder – 8 years imprisonment – whether court erred in accepting disparities in evidence of witnesses – whether court erred in not accepting appellant's evidence as reasonably possibly true – whether court erred in finding appellant guilty of murder and not culpable homicide – whether correct sentence imposed

Appealed from NCD

Registrar of Pension Funds v The Chairman of the Board of Sanlam Pension Fund (632/2006)

Date to be heard: 8 November 2007

Harms ADP, Nugent JA, Van Heerden JA, Mlambo JA, Combrinck JA

Catchwords

Pension Fund – Pension Funds Act 24 of 1956, ss 15B(5)(a) and 15B(6), interpretation of – whether expression "prior to the surplus apportionment date" to be limited to period between commencement date of legislation and surplus apportionment date or whether it applies to any period prior to surplus apportionment date

Appealed from TPD. 2007 (3) SA 41 (T)

1. **Road Accident Fund v I Rampukar (543/2006)**
2. **Road Accident Fund v Gumede (314/2007)**

Date to be heard: 8 November 2007

Scott JA, Brand JA, Maya JA, Hurt AJA, Mhlantla AJA

Catchwords

1. Jurisdiction – interpretation – Interim Rationalization of Jurisdiction of High Courts Act 41 of 2001, s 3 – appeal against order removing proceedings pending before WLD to TPD in terms of Act – whether order valid
2. Jurisdiction – Interim Rationalisation of Jurisdiction of High Courts Act 41 of 2001, s 3(1)(a) – whether CPD court, in terms of provision, empowered to order transfer of proceedings to NPD in circumstances where it lacks jurisdiction in main action – if so, whether discretion should have been exercised

1. Appealed from WLD. 2. Appealed from CPD

WF Bezuidenhout v The State (175/2007)

Date to be heard: 8 November 2007

Farlam JA, Cloete JA, Heher JA

Catchwords

Criminal law – conviction and sentence – Criminal Procedure Act 51 of 1977, s 316(3) – application in terms of High Court Act 59 of 1959, s 22 to hear further evidence on appeal in terms of s 316(3) – whether accused received fair trial – whether court *a quo* made negative assumption as to why accused did not testify – whether court correct in finding accused acted in common purpose with others

Appealed from TPD

Hos + Med Medical Aid Scheme v Thebe Ya Bophelo Healthcare Marketing & Consulting (Pty) Ltd and others (015/2007)

Date to be heard: 9 November 2007

Howie P, Cloete JA, Lewis JA, Hurt AJA, Mhlantla AJA

Catchwords

Labour law – Arbitration Act 42 of 1965 – whether arbitration appeal tribunal acted contrary to Arbitration Act 42 of 1965, s 33(1)(b) by deciding issue which was not specifically pleaded

Appealed from TPD

DA Price v Minister of Correctional Services (511/2006)

Date to be heard: 9 November 2007

Scott JA, Nugent JA, Van Heerden JA, Mlambo JA, Kgomo AJA

Catchwords

Criminal procedure – interpretation – “*date of release*” – Criminal Procedure Act 51 of 1977, s 276A(3)(a)(ii) – whether phrase refers to earliest date upon which prisoner becomes eligible for parole consideration or to final date of release in terms of sentence received, less any legal remission of that sentence

Appealed from SECLD

WM Chagi and 29 others v Special Investigating Unit (89/2007)

Date to be heard: 9 November 2007

Navsa JA, Brand JA, Jafta JA, Ponnann JA, Combrinck JA

Catchwords

Delict – Interpretation Act 33 of 1956, interpretation of – whether New Unit liable for alleged delicts of Old Unit

Appealed from ECD

Allianz Insurance Ltd v RHI Refractories Africa (Pty) Ltd (616/2006)**Date to be heard:** 12 November 2007**Howie P, Brand JA, Lewis JA, Combrinck JA, Kgomo AJA****Catchwords**

Contract – interpretation of exclusion clause – “unintended damage” – whether expression refers to damage to epoxy lining or damage to insured property other than damage to epoxy lining

Appealed from WLD**MEC for Education, Western Cape Province v E Strauss (640/2006)****Date to be heard:** 12 November 2007**Scott JA, Mthiyane JA, Cloete JA, Heher JA, Malan AJA****Catchwords**

Compensation for Occupational Injuries and Diseases Act, 130 of 1993, s 35(1) – whether Act renders school not liable for delictual damages suffered by educator in its employ – whether appellant escapes liability by virtue of provisions of South African Schools Act, No 84 of 1996, s 60(1)

Appealed from CPD**MAY Shaikh t/a Young American v Standard Bank of SA Ltd and another (27/2007)****Date to be heard:** 12 November 2007**Navsa JA, Nugent JA, Jafta JA, Hurt AJA, Mhlantla AJA****Catchwords**

Customs and excise – Customs and Excise Act 1964, ss 103 & 114A – whether sections on their own or when read together with VAT Act 89 of 1991, s 13(6) permit imposition of liability for VAT on a manager and recovery thereof by agent

Appealed from DCLD**Body Corporate of Greenacres v Greenacres Unit 17 CC (521/2006)****Date to be heard:** 13 November 2007**Harms ADP, Cloete JA, Lewis JA, Ponnann JA, Combrinck JA****Catchwords**

Property – Sectional Titles Act 95 of 1986, s 37(1) and (2), interpretation of – whether on proper construction of Rule 71(1), dispute arising between body corporate and owner in connection with contributions levied by body corporate in terms of sections, as read with Rules 30 and 31 of Management Rules to be determined by arbitration or by action in court of law

Appealed from WLD. [2006] 4 All SA 78 (W)**N Makambi v MEC: Department of Education, Eastern Cape (638/2006)****Date to be heard:** 13 November 2007**Farlam JA, Nugent JA, Jafta JA, Maya JA, Mhlantla AJA****Catchwords**

Administrative law – judicial review – ss 23 & 33 of Constitution – PAJA 3 of 2000, s 6 – whether Labour Court has exclusive jurisdiction to entertain matter in terms of Labour Relations Act, s 157(1) – whether appellant failed to exhaust internal remedies – whether relief sought by appellant judicial review of administrative action taken by respondent which amounted to violation of appellant’s constitutional rights

Appealed from CHD

L Venter NO obo A Klaasen v Road Accident Fund (660/2006)**Date to be heard:** 13 November 2007**Mthiyane JA, Heher JA, Van Heerden JA, Mlambo JA, Kgomo AJA****Catchwords**

Delict – Motor law – whether appellant sustained head injury in collision with motor vehicle – whether causal negligence on part of insured driver and of appellant

Appealed from CPD**DG Department of Home Affairs and another v Mavericks Revue CC (576/2006)****Date to be heard:** 15 November 2007**Howie P, Nugent JA, Ponnar JA, Mlambo JA, Hurt AJA****Catchwords**

Immigration – Immigration Act 13 of 2002, s 21 and Regulations, interpretation of – whether foreign workers employed under corporate permit should apply for general work permit under s 19 – whether prescribed application fee of R1 520, 00 as administration fee for general work permit (as provided for in Regulation 7(1)(c)) can be insisted upon by first appellant as general rule

Appealed from CPD**PGB Boerdery Beleggings (EDMS) BPK and another v Somerville 62 (EDMS) BPK and another (036/2007)****Date to be heard:** 15 November 2007**Harms ADP, Farlam JA, Navsa JA, Combrinck JA, Malan AJA****Catchwords**

Property law – final interdict – reasonableness of respondents' interference with appellants' right to enjoyment of their property – whether appellants entitled to order directing respondents to erect fence one kilometre from border fence between farms – appropriate remedy

Appealed from TPD**Cecil Nurse (Pty) Ltd v B Nkola (176/2006)****Date to be heard:** 15 November 2007**Scott JA, Van Heerden JA, Maya JA****Catchwords**

Suretyship – whether deed of suretyship entered into by respondent determined respondent's obligations *vis-a-vis* appellant – whether such obligations regulated by amended deed of suretyship

Appealed from ECD**Qualidental Laboratories (Pty) Ltd v Heritage Western Cape and another (647/2006)****Date to be heard:** 16 November 2007**Howie P, Navsa JA, Van Heerden JA, Mlambo JA, Malan AJA****Catchwords**

National Heritage Resources Act 25 of 1999, interpretation of – extent of powers conferred on first respondent when granting demolition permit in terms of s 34 – whether condition imposed in demolition permit granted in terms of s 34 (read together with s 48) *ultra vires* the Act

Appealed from CPD. [2007] 1 All SA 638 (C)

Volcano Agrosience (Pty) Ltd v Minister of Agriculture and another (641/2006)

Date to be heard: 16 November 2007

Harms ADP, Brand JA, Ponnann JA, Maya JA, Kgomo AJA

Catchwords

Fertilisers, Farm Feeds, Agricultural Remedies and Stock Remedies Act 36 of 1947 – whether appellant, as importer, in circumstances where it has contravened ss 3, 7, and 16, precluded from exercising option afforded to importer in terms of s 16(6)(a) – whether appellant as owner can claim return of pesticide – whether appellant may lawfully possess pesticide – whether pesticide becomes forfeited to State

Appealed from DCLD

NJ Hammond v The State (320/2007)

Date to be heard: 16 November 2007

Mthiyane JA, Lewis JA, Jafta JA

Criminal law – conviction and sentence – dealing in dependence-producing substance – Drugs and Drug Trafficking Act 140 of 1992, s 5(b) – 12 years imprisonment – whether accused afforded fair trial where fact concealed from Court that appellant arrested in trapping operation – whether police conduct went further than providing opportunity to commit offence in terms of Criminal Procedure Act 51 of 1977, s 252A

Appealed from WLD

NV Gasa v Road Accident Fund (579/2006)

Date to be heard: 19 November 2007

Howie P, Van Heerden JA, Jafta JA, Maya JA, Kgomo AJA

Catchwords

Family law – right to claim loss of support – customary marriages – whether prior civil marriage of deceased spouse to third party rendered appellant's right to support in terms of customary marriage unenforceable – whether *boni mores* of society recognise that appellant belonged to class of dependant entitled to protection of dependant's action

Appealed from DCLD

Carmel Trading Company Ltd v CSARS and others (447/2007)

Date to be heard: 19 November 2007

Harms ADP, Scott JA, Mthiyane JA, Nugent JA, Mhlantla AJA

Catchwords

Revenue – whether court can authorise Sheriff to sell asset which was not strictly speaking perishable, but was seriously deteriorating in condition, prior to hearing of action, to preserve its value – whether court can authorise Sheriff to sell aircraft registered in S.A, but situated in Europe

Appealed from TPD

PF Swart v MJ Janse van Rensburg and another (688/2006)

Date to be heard: 19 November 2007

Farlam JA, Heher JA, Combrinck JA

Catchwords

Contract – remedies – Conventional Penalties Act 15 of 1962 – whether respondents entitled to cancel written agreement – Parol evidence rule, application of

Appealed from TPD

Be Bop a Lula Manufacturing & Printing CC v Kingtex Marketing (Pty) Ltd (42/2007)

Date to be heard: 20 November 2007

Harms ADP, Navsa JA, Lewis JA, Hurt AJA, Malan AJA

Catchwords

Contract – compromise – whether banking of cheque marked “full and final settlement of account” brought about compromise between parties

Appealed from CPD. 2006 (6) SA 379 (C)

SA Shabalala v Metrorail (62/2007)

Date to be heard: 20 November 2007

Scott JA, Heher JA, Jafta JA, Maya JA, Combrinck JA

Catchwords

Delict – appeal against order dismissing appellant’s claim for personal injuries sustained as result of assault while lawful passenger on commuter train – whether appellant proved respondent liable for failure to provide security measures – whether finding of liability on part of respondent would introduce strict liability not justified

Appealed from WLD. 2007 (3) SA 167 (W)

NDPP v WJ Vermaak (368/2006)

Date to be heard: 20 November 2007

Mthiyane JA, Nugent JA, Ponnann JA

Catchwords

Prevention of Organised Crime Act 121 of 1998, s 50 – appeal against dismissal of application for forfeiture of vehicle driven by respondent when under influence of alcohol – whether vehicle instrumentality of offence – whether forfeiture of vehicle would be proportionate

Appealed from TPD

Linvestment CC v BP Hammersley and another (634/2006)

Date to be heard: 21 November 2007

Howie P, Mthiyane JA, Heher JA, Combrinck JA, Kgomo AJA

Catchwords

Property – servitude – whether owner of servient tenement over which praedial servitude registered in respect of right of way entitled to alter or replace servitude with alternative right of way without consent of owner of dominant tenement

Appealed from NPD

National Potato Co-op Ltd v PWC Inc and others (55/2007)

Date to be heard: 21 November 2007

Harms ADP, Lewis JA, Hurt AJA

Catchwords

Contract – breach of contract – damages – Companies Act 61 of 1973, s 13 – whether court *a quo* erred in ordering appellant to provide security for respondent’s costs

Appealed from TPD

Crossberg v The State (440/2007)

Date to be heard: 21 November 2007

Navsa JA, Brand JA, Ponnann JA, Mlambo JA, Malan AJA

Catchwords

Criminal law – conviction – 1 count of murder, 4 of attempted murder – 20 years imprisonment for murder and 5 years for each count of attempted murder – whether appellant received fair trial – whether appellant’s guilt proved beyond reasonable doubt

Appealed from TPD

TA Monoyoudis v R Waite (356/2007)

Date to be heard: 22 November 2007

Farlam JA, Cloete JA, Van Heerden JA, Maya JA, Mhlantla AJA

Catchwords

Family law – relocation of minor children – whether respondent unreasonably refuses to consent to children’s removal from RSA

Appealed from WLD

A Le Roux and 3 others v Honourable Magistrate, Mr Viana NO and 4 others (494/2006)

Date to be heard: 22 November 2007

Navsa JA, Nugent JA, Jafta JA, Mlambo JA, Kgomo AJA

Catchwords

Administrative action – seizure – whether magistrate’s order in terms of Insolvency Act, s 69 for seizure of documents given in administrative capacity – whether magistrate’s order amounted to administrative action in terms of PAJA – whether magistrate acted in judicial capacity – whether data electronically recorded in terms of section

Appealed from WLD

5. CASES DISMISSED WITHOUT WRITTEN REASONS

Satish Buldeo v Ranjith Choonilall NO and another (072/2004)
- 17 March 2005

Daniel Johannes Coetzee v Rupert Day (468/2004)
- 5 September 2005

Dr J Breytenbach and another v Municipality of Rustenburg (40/2005)
- 14 November 2005

ED Pretorius and others v M de Clercq (492/2005)
- 23 August 2006

Henoch Arendse v The State (651/2005)
- 11 September 2006

Mdingi v The State (523/2003)
- 19 September 2006

MEC, Department of Social Development ECP v NR Fani (549/2006)
- 22 May 2007

Gasant Abarder v Astral Operations Limited t/a Country Fair and others (697/2006)
- 7 September 2007

Quipmor Close Corporation v JD Michau NO and others (528/2006)
- 11 September 2007