No. R. 318 17 April 2015

RULES BOARD FOR COURTS OF LAW ACT, 1985 (ACT NO. 107 OF 1985)

# AMENDMENT OF RULES REGULATING THE CONDUCT OF THE PROCEEDINGS OF THE MAGISTRATES' COURTS OF SOUTH AFRICA

The Rules Board for Courts of Law has, under section 6 of the Rules Board for Courts of Law Act, 1985 (Act 107 of 1985), with the approval of the Minister of Justice and Correctional Services, made the rules in the Schedule.

## **SCHEDULE**

#### **GENERAL EXPLANATORY NOTE:**

_	] Words or expressions in bold type in square brackets indicate omissions from ng rules.
rules.	Words or expressions underlined with a solid line indicate insertions in existing

#### Definition

1. In this schedule "the Rules" means the Rules Regulating the Conduct of the Proceedings of the Magistrates' Courts of South Africa published under Government Notice No. R. 740 of 23 August 2010, as amended by Government Notice Nos. R. 1222 of 24 December 2010, R. 611 of 29 July 2011, R. 1085 of 30 December 2011, R. 685 of 31 August 2012, R. 115 of 15 February 2013, R. 263 of 12 April 2013, R. 760 of 11 October 2013, R. 183 of 18 March 2014, R. 215 of 28 March 2014, R. 507 of 27 June 2014, R. 5 of 9 January 2015, R. 32 of 23 January 2015 and R. 33 of 23 January 2015.

#### **Amendment of rule 14**

- 2. Rule 14 of the Rules is hereby amended by substitution for sub-rules (1) and (2) of the following sub-rules:
- "(1) Where the defendant has **[delivered]** served notice of intention to defend, the plaintiff may apply to court for summary judgment on each of such claims in the summons as is only-
  - (a) on a liquid document;
  - (b) for a liquidated amount in money;
  - (c) for delivery of specified movable property; or
  - (d) for ejectment,

together with any claim for interest and costs.

- (2)(a) The plaintiff shall within 15 days after the date of [delivery] service of notice of intention to defend, deliver notice of application for summary judgment, together with an affidavit made by plaintiff or by any other person who can swear positively to the facts verifying the cause of action and the amount, if any, claimed and stating that in his or her opinion there is no bona fide defence to the action and that notice of intention to defend has been [delivered] served solely for the purposes of delay.
- (b) A copy of the served notice of intention to defend must be annexed to such affidavit.
- (c) If the claim is founded on a liquid document a copy of the document must be annexed to such affidavit.
- (d) The notice of application for summary judgment must state that the application will be set down for hearing on a stated day not being less than 10 days from the date of the delivery thereof."

## Amendment of Rule 60

3. Rule 60 of the Rules is hereby amended by the insertion of the following sub-rule (9):

"(9) The court may, on good cause shown, condone non-compliance with these rules."

# Amendment of Form 8 of Annexure 1 of the Rules

**4.** Form 8 of Annexure 1 of the Rules is hereby substituted for the following form:

"No. 8	3 - Affidav	it in support of Ap	plication for	Summary	/ Judgme	nt	
<u>*For u</u>	ıse in the	District Court					
In	the	Magistrate's	Court	for	the	District	of
				h	eld at		
			Case	No		of 20	)
In the	matter be	tween					
						Арј	olicant
and							
						Resno	ndent
						·	
•							
	affirm as fo	ollows:		(addre	ess), ded	clare <b>[on]</b>	under
(a)		e plaintiff (or state th ed) in this action a				•	
•		ch are within my per	·		u lo mak	e tilis allidav	ni, ine
(b)		that the defendant		•	the plainti	ff in the amo	ount of
` ,	•	d on the grounds sta			ino pianti	iii iii iiio aiiio	June Or
(c)	I believe	e that the defendant	does not ha	ve a bona	fide defer	nce to the clai	im and
` '		ce has been entere					
solely	for purpo	ses of delay.					
(d)	А сору	of the notice of i	ntention to	defend se	rved on .	(d	ate) is
anne	ked hereto	<u>).</u>					

1,							
and						Respor	ndent
			•••••	•••••		Арр	licant
In the matter bet	ween						
			Case	No		of 20.	
	Regional		for		Regionalheld at		of
*For use in the	Regional C	<u>ourt</u>					
No. 8 - Affidavit	in support	of Applica	ation for	· Summa	ary Judgment		
Office held if app	oointment is	held ex offi	cio.				
Area							
Commissioner of	Oaths						
day of	, 2	20					
Signed and swo	rn to <u>/affirme</u>	ed before n	ne at		on this	S	
The deponent hat this affidavit.	as acknowle	edged that	he/she	knows a	and understands	s the conter	nts of
Signature							
					•		
(e) (If the	<u>claim is</u> (desc	<i>founded</i> cribe the re	<u>on a</u> levant lic	<i>liquid</i> quid doc	<u>document) A</u> ument) is annex	<u>copy of</u> ced hereto.	the

oath <u>/affirm</u> as follows:
(a) I am the plaintiff (or state the relationship on which the authority to represent the plaintiff is based) in this action and am duly authorised to make this affidavit, the contents of which are within my personal knowledge.
(b) I verify that the defendant is indebted to me/to the plaintiff in the amount of R and on the grounds stated in the summons.
(c) I believe that the defendant does not have a bona fide defence to the claim and that [appearance has been entered] the notice of intention to defend has been served solely for purposes of delay.
(d) A copy of the notice of intention to defend served on (date) is annexed hereto.
(e) (If the claim is founded on a liquid document) A copy of the
Signature  The deponent has acknowledged that he/she knows and understands the contents of this affidavit.
Signed and sworn to <u>/affirmed</u> before me at on this day of, 20
Commissioner of Oaths
Area
Office held if appointment is held ex officio."

# 7. Commencement

These rules come into operation on 22 May 2015.