Please note that most Acts are published in English and another South African official language. Currently we only have capacity to publish the English versions. This means that this document will only contain even numbered pages as the other language is printed on uneven numbered pages.

STAATSKOERANT

VAN DIE REPUBLIEK VAN SUID-AFRIKA

REPUBLIC OF SOUTH AFRICA

GOVERNMENT GAZETTE

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KANTOOR VAN DIE EERSTE MINISTER

No. 900.

2 Mei 1984

No. 900.

2 May 1984

Hierby word bekend gemaak dat die Staatspresident sy goedkeuring geheg het aan die onderstaande Wet wat hierby ter algemene inligting gepubliseer word:—

It is hereby notified that the State President has assented to the following Act which is hereby published for general information:—

OFFICE OF THE PRIME MINISTER

No. 61 of 1984: Small Claims Courts Act, 1984.

ACT

To provide for courts for the adjudication of small civil claims and for matters connected therewith.

(English text signed by the State President.)
(Assented to 19 April 1984.)

BE IT ENACTED by the State President and the House of Assembly of the Republic of South Africa, as follows:—

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SMALL CLAIMS COURTS ACT, 1984

Act No. 61, 1984

1. In this Act, unless the context indicates otherwise—

(i) "commissioner" means a Commissioner for Small Claims appointed under section 9; (v)

(ii) "court" means a court established under section 2; (iv)
(iii) "district" means a district created under section 2 (1) (a) of the Magistrates' Court Act, 1944 (Act No. 32 of (iv) "Minister" means the Minister of Justice; (vi)

(v) "prescribed" means prescribed under section 25; (viii) (vi) "record" means to take down in writing or in shorthand; (vii)
(vii) "the rules" means the rules made under section 25; (i)

(viii) "this Act" includes the rules. (iii)

I MITTER OF CHAPTER I

ESTABLISHMENT AND NATURE OF SMALL CLAIMS COURTS

2. The Minister may by notice in the Gazette— (a) establish for any district a court for the adjudication of courts.

claims in terms of this Act, called a small claims court; (b) determine one or more places in that district for the

holding of sessions of such a court.

3. (1) Subject to the provisions of subsection (2), a court shall not be a court of record.

Nature of courts and force of process.

(2) The presiding officer shall record or cause to be recorded cess. the verdict, judgment or order of the court and shall sign it.

(3) The process of a court shall be served or executed in the prescribed manner.

(4) Every process of a court shall be of force throughout the

4. (1) Subject to the provisions of subsection (2), the proceed- Courts open to

30 ings in a court shall take place in open court.

(2) A court may in the interest of the administration of justice or of good order or of public morals or at the request of the parties to the proceedings for reasons considered sufficient by the court, order that the proceedings shall be held behind closed 35 doors or that specified persons shall not be present thereat.

(3) If any person present at the proceedings of a court disturbs the order of the court, the court may order that such person be removed and detained in custody until the court adjourns, or the court may, if in its opinion order cannot be otherwise main-40 tained, order that the court room be cleared and that the public shall not be present at the proceedings.

-,1,71. 5. (1) Either of the official languages of the Republic may be Language medium

used at any stage of the proceedings of a court.

(2) If evidence is given in a language with which one of the 45 parties is in the opinion of the court not sufficiently conversant, a competent interpreter shall be called by the court to interpret that evidence into a language with which that party appears to be sufficiently conversant, irrespective of whether the language in which the evidence is given is one of the official languages.

50 6. (1) Subject to the provisons of the rules, the documents of a Inspection of docucourt shall be available for inspection by the public under the ments by public and supervision of the clerk of the court at the prescribed times and custody thereof. upon payment of the prescribed fees, and those documents shall be preserved at the seat of the magistracy of the district for 55 which that court was established for such period as the Director-General: Justice may determine.

(2) The Director-General: Justice may order that after the expiry of the period contemplated in subsection (1) the documents so preserved shall be removed to a specified place of custody or 60 be destroyed or otherwise disposed of.

7. (1) Only a natural person may institute an action in a court Parties who may and, subject to the provisions of section 14 (2), a juristic person appear in court.

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may become a party to an action in a court only as defendant.

(2) A party to an action shall appear in person before the court and, subject to the provisions of subsections (3) and (4), shall not be assisted or represented by any person during the 5 proceedings.

(3) A minor or other person who does not have the capacity to institute or defend proceedings in a court of law unassisted, shall be assisted in a court by his parent, spouse or guardian, as

the case may be.

(4) A juristic person shall be represented in a court by its duly nominated director or other officer.

CHAPTER II

PRESIDING OFFICERS AND OFFICERS OF THE COURT

8. The officer presiding at a court shall be called a Commis- Presiding officers. 15 sioner for Small Claims and shall be appointed under section 9.

9. (1) (a) Subject to the provisions of this section, the Minister Appointment of may appoint one or more commissioners for any dis-commissioners.

(b) An officer in the employ of the State shall not be appointed as a commissioner.

(2) No person shall be appointed as a commissioner unless he is qualified-

(a) to be admitted to practise as an advocate under the Admission of Advocates Act, 1964 (Act No. 67 of 1964);

(b) to be admitted to practise as an attorney under the Attorneys Act, 1979 (Act No. 53 of 1979); or

(c) to be appointed as a magistrate under the Magistrates' Courts Act, 1944 (Act No. 32 of 1944),

30 and for an uninterrupted period of at least seven years practised as an advocate or attorney or occupied the post of magistrate, or for that period was involved in the tuition of law and also practised as an advocate or attorney for such period as, in the opinion of the Minister, makes him suitable for appointment as a 35 commissioner, or possesses such other experience as, in the opinion of the Minister, renders him suitable for appointment as a commissioner.

(3) A commissioner shall hold office for a period of three years, or for such shorter period as the Minister may determine 40 at the time of his appointment.

(4) A commissioner may resign by notice in writing to the

(5) The Minister may at any time withdraw the appointment of a commissioner if in his opinion there is sufficient reason for 45 doing so.

(6) A person appointed under subsection (1) shall, before commencing with his functions as a commissioner, take an oath or make an affirmation subscribed by him in the form set out below:

I, A.B., do hereby swear/solemnly and sincerely affirm and 50 declare that whenever I may be called upon to perform the functions of a commissioner in any court I will administer justice to all persons alike without fear, favour or prejudice and, as the circumstances of a particular case may require, in accordance with the law and customs of the Republic of South Africa.

(7) Such an oath or affirmation shall be taken or made in open court before the most senior available magistrate of the district in question, and he shall at the foot thereof make a note to the effect that it was taken or made before him, and of the date on which is was so taken or made, and append his signature thereto.

10. When by reason of absence or incapacity a commissioner Procedure in case is unable to complete the hearing of an action, that hearing shall 65 be commenced de novo before another commissioner.

of absence or incapacity of commis-

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11. (1) The magistrate of the district for which a court has Officers of court. been established, shall appoint so many clerks and assistant clerks of the court, interpreters and legal assistants for that court as may be necessary for the performance of the prescribed func-

-(2) The messenger of the court appointed under the Magistrates' Courts Act, 1944 (Act No. 32 of 1944), for the magistrate's court of a district, shall act as messenger of the court for a

court established for that district.

(3) The State, a clerk of the court, an assistant clerk of the court or a legal assistant shall not be liable for any damage or loss resulting from assistance given in good faith by that clerk of the court, assistant clerk of the court or legal assistant to any party or prospective party to an action before a court in the form 15 of legal advice or the compilation or preparation of a summons, statement or other document.

CHAPTER III

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JURISDICTION

12. The area of jurisdiction of a court shall be the district for Area of jurisdic-20 which it was established.

13. An action may, with the consent of all the parties, or upon Transfer of actions. the application of one of the parties who satisfies the court that the hearing of the action in that court may result in undue expense or inconvenience to him, be transferred by the court to 25 any other court, and in such a case the latter court shall, notwithstanding anything to the contrary in this Act contained, have jurisdiction to hear that action.

14. (1) Subject to the provisions of subsection (2), a court Jurisdiction in reshall have jurisdiction in respect of-

spect of persons.

(a) any person who resides, carries on business or is em-

ployed within the area of jurisdiction of the court;

(b) any partnership, as defendant, which has business premises situated or any member of which resides within the area of jurisdiction of the court;

(c) any person in respect of any proceedings incidental to any action instituted in that court by such person;

any person, whether or not he resides, carries on business or is employed within the area of jurisdiction of the court, if the cause of action arose wholly within that

any defendant, whether-in convention or reconvention, who appears and takes no objection to the jurisdiction

(f) any person who owns immovable property within the area of jurisdiction of the court in actions in respect of such property or a mortgage bond thereon.

(2) No action shall be instituted against the State in a court.

(3) Notwithstanding anything to the contrary in any other law contained, a court may hear an action between Blacks as con-50 templated in section 10 of the Black Administration Act, 1927 (Act No. 38 of 1927), and the court may at such a hearing apply such Black law and customs as may be proved.

(4) A court shall not have jurisdiction in respect of any claim or counterclaim based in whole or in part upon a cession or as-

55 signment of rights.

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15. Subject to the provisions of this Act, a court shall have ju- Jurisdiction in rerisdiction in respect of causes of action in-

(a) actions for the delivery or transfer of any property, movable or immovable, not exceeding R1 000 in value;

(b) actions for ejectment against the occupier of any premises or land within the area of jurisdiction of the court: Provided that where the right of occupation of the

spect of causes of

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SMALL CLAIMS COURTS ACT, 1984

premises or land is in dispute between the parties, that right does not exceed R1 000 in clear value to the occu-

actions based on or arising out of a liquid document or a mortgage bond, where the claim does not exceed R1 000:

(d) actions based on or arising out of a credit agreement as defined in section 1 of the Credit Agreements Act, 1980 (Act No. 75 of 1980), where the claim or the value of the property in dispute does not exceed R1 000;

actions other than those already mentioned in this section, where the claim or the value of the matter in dispute does not exceed R1 000;

actions for counterclaims not exceeding R1 000 in respect of any cause of action mentioned in paragraphs (a) to (e):

16. A court shall have no jurisdiction in matters—

Matters beyond jurisdiction.

- (a) in which the dissolution of any marriage, or of a customary union as defined in section 35 of the Black Administration Act, 1927 (Act No. 38 of 1927), is sought;
- (b) concerning the validity or interpretation of a will or other testamentary document;
- concerning the status of a person in respect of his mental capacity;
- in which is sought specific performance without an alternative claim for payment of damages, except in the case of-
 - (i) the rendering of an account in respect of which the claim does not exceed R1 000;
 - (ii) the delivery or transfer of any property, movable or immovable not exceeding R1 000 in value;
 - in which is sought a decree of perpetual silence;
 - in which is sought damages in respect of-

(i) defamation;

30

(ii) malicious prosecution;

- (iii) wrongful imprisonment;
- (iv) wrongful arrest;
- seduction;
- (vi) breach of promise to marry.

40 17. (1) In an action in which the sum claimed does not exceed Incidental jurisdicthe jurisdiction of a court and is the balance of an account, the court may enquire into and hear evidence upon the whole account, even though that account relates to items and transactions exceeding the jurisdiction of a court.

(2) Where the amount claimed or other relief sought does not exceed the jurisdiction of a court, the court shall not be deprived of that jurisdiction merely because it is necessary for the court, in order to arrive at a decision, to give a finding upon a matter beyond its jurisdiction.

(3) In determining whether a claim falls within the jurisdiction of a court, no claim for interest on a principal sum claimed or for costs or for general or alternative relief shall be taken into account.

, 18. (1) In order to bring a claim or counterclaim within the ju- Abandonment of 55 risdiction of a court, a party may in his summons or statement of part of claim. defence, or at any time thereafter, explicitly abandon a part of that claim or counterclaim.

(2) That part of a claim or counterclaim so abandoned, shall thereby be extinguished: Provided that if the claim or counter-60 claim is granted in part only, the abandonment shall be deemed first to apply to that part of the claim or counterclaim which was

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19. In order to bring a claim or counterclaim within the juris- Deduction of addiction of a court a party may, in his summons or statement of mitted debt. defence or at any time thereafter, deduct from his claim or counterclaim, whether liquidated or unliquidated, any amount 5 admitted by him to be due by him to the other party concerned.

20. A claim exceeding the jurisdiction of a court and based on Splitting of claims one and the same cause of action may not be split with the ob- disallowed. ject of recovering it in more than one action, if the parties to those actions and the point in issue in those actions would be the

21. If two or more claims, each based upon a different cause Cumulative jurisof action, are combined in one summons, a court shall have the diction. same jurisdiction to adjudicate upon each claim as it would have had if each claim had formed the sole object of a separate ac-15 tion.

22. A court shall not have jurisdiction to hear any action, No jurisdiction by which otherwise exceeds its jurisdiction, by virtue of the consent virtue of consent of of the parties.

23. (1) If a court is of the opinion that a case contains difficult Cessation of action. 20 or complex questions of law or of fact which cannot adequately or fairly or should not be decided by it, it shall stop the proceed-

(2) If the proceedings are stopped as contemplated in subsection (1), the plaintiff may institute a fresh action in another com-25 petent court of law.

24. (1) No person shall be bound to institute an action in Defendants subject terms of this Act in respect of a claim which may also be adjudi- to jurisdiction of cated upon in another court of law, but if an action is so instituted, the defendant shall be subject to the jurisdiction of the 30 court in question.

(2) Any provision in an agreement to the effect that the jurisdiction of a court shall be excluded, or that a party thereto shall not institute an action in terms of this Act, other than a provision to the effect that a dispute arising from the agreement shall 35 be resolved by arbitration, shall be void.

CHAPTER IV

RULES OF COURT

25. (1) The Minister may make rules regulating the following Power of Minister matters in respect of small claims courts:

(a) The practice and procedure, including the procedure when proceedings are reviewed;

(b) fees and costs;

(c) the duties and powers of officers of the court;

the establishment, duties and powers of one or more boards to advise the Minister on the functioning of

(e) any other matter which he may consider necessary or expedient to prescribe for carrying out the provisions of this Act or the attainment of its objects.

50. (2) Different rules may be made under subsection (1) with regard to different classes of cases.

(3) No rule relating to State revenue or State expenditure shall be made under subsection (1), except with the concurrence

of the Minister of Finance.
(4) No new rule and no amendment or repeal of a rule shall come into operation unless it has been published in the Gazette at least 30 days before the day upon which it is expressed to come into operation.

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CHAPTER V

PROCEDURE AND EVIDENCE

26. (1) Subject to the provisions of this Chapter, the rules of Procedure. the law of evidence shall not apply in respect of the proceedings in a court, and a court may ascertain any relevant fact in such manner as it may deem fit.

(2) Evidence to prove or disprove any fact in issue, may be

submitted in writing or orally.

- (3) A party shall not question or cross-examine any other par-10 ty to the proceedings in question or a witness called by the latter party, but the presiding commissioner shall proceed inquisitorially to ascertain the relevant facts, and to that end he may question any party or witness at any stage of the proceedings: Provided that the commissioner may in his discretion permit any 15 party to put a question to any other party or any witness.
 - 27. (1) Subject to the provisions of subsection (2), a party may Evidence. call one or more witnesses to prove his claim, counterclaim or defence.
- (2) The provisions of subsection (1) shall not affect a court's 20 power to decide that sufficient evidence has been adduced on which a decision can be arrived at, and to order that no further evidence shall be adduced.
- 28. No person shall testify or be questioned in a court unless Evidence to be the prescribed oath has been administered to him or the pre- given under oath. 25 scribed affirmation has been accepted from him by the presiding commissioner or by the clerk of the court, or any person acting in his place, in the presence of that commissioner, or, if the person concerned is to give his evidence through an interpreter, by the commissioner through the interpreter.

29. (1) The plaintiff shall deliver a summons as prescribed per- Institution of acsonally or through his authorized representative to the clerk of tions. the court, together with a copy of a written demand which was on a prior occasion delivered to the defendant by the plaintiff by hand or by registered post and in which the defendant was, not-35 withstanding anything to the contrary in any law contained, allowed at least 14 days, calculated from the date of receipt of that demand by the defendant, to satisfy the plaintiff's claim.

- (2) Upon production of the prescribed proof that the reminder contemplated in subsection (1) was delivered to the defendant, 40 and if the clerk of the court is satisfied that the plaintiff is a natural person and that his summons complies with the prescribed requirements, the clerk of the court shall set a date and time for the hearing of the action and issue the summons and hand it to the plaintiff or his authorized representative, who shall personally 45 serve it on the defendant, or deliver it to the messenger of the court for service on the defendant.
- (3) Apart from the summons no pleadings shall be required of the parties, but the defendant may at any time before the hearing lodge with the clerk of the court a written statement setting 50 forth the nature of his defence and particulars of the grounds on which it is based, and a copy of that statement shall be furnished to the plaintiff by the defendant.
- 30. (1) A plaintiff may at any time, whether before or during Withdrawal of the hearing of his action, withdraw his claim with the consent of claims. 55 the court and on such conditions as the court may determine, whereupon the proceedings shall be ceased.

(2) If proceedings are ceased as contemplated in subsection (1), the plaintiff may bring a fresh action with the consent of the

31. (1) Any number of persons each of whom has a separate Joinder of plainclaim against the same defendant, may join as plaintiffs in one tiffs. action if the right of each to relief depends upon the determina-

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tion of some question of law or fact which, if separate actions were instituted, would arise in each action: Provided that if such a joint action is instituted the defendant may apply to the court that separate trials be held, and the court may in its discretion 5 make such order as it may deem just and expedient.

(2) In a joint action judgment may be granted for one or more

of the plaintiffs.

32. Two or more defendants may be sued in the alternative or Joinder of deboth in the alternative and jointly in one action, if the plaintiff fendants. alleges that he is uncertain which of the defendants is in law liable for his claim: Provided that on application by one or more of the defendants the court may in its discretion order that separate trials be held, or make such other order as it may deem just and expedient.

33. (1) A court may at any time before judgment amend any Amendment of summons or other document in connection with a case: Provided documents. that no amendment shall be made if any party other than the party applying for the amendment may be prejudiced thereby in

(2) The amendment may be made upon such conditions as the court may deem reasonable.

(3) In documents before the court the name of any person or place as commonly known may be employed, and the court may, on application, at any time before or after judgment substitute

25 the correct name for that name.

(4) If an unmarried woman is summoned for a debt based on contract and is thereafter married in community of property, or if a married woman is summoned for such a debt and it subsequently appears that she was married in community of property,

30 the court may at any time, on application, before or after judgment, substitute the husband of that woman as defendant or judgment debtor.

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CHAPTER VI JUDGMENT AND COSTS

34. A court may, after the hearing of an action, grant—

Judgment.

(a) judgment for the plaintiff in respect of his claim in so far as he has proved it;

(b) judgment for the defendant in respect of his defence or counterclaim in so far as he has proved it;

(c) absolution from the instance, if the court is of the opinion that the evidence does not enable it to give judgment for either party;

(d) such judgment as to costs contemplated in section 37 as may be just;

(e) an order, on such conditions as the court may deem fit, 45 against the party for whom judgment has been granted, deferring wholly or in part further proceedings upon the judgment for a specified period pending arrangements by the other party for the satisfaction of the judgment.

the judgment.

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35. (1) If a defendant, upon a summons having been served on Judgment by dehim in terms of section 29—

(a) admits liability and consents to judgment in writing; or

(b) fails to appear before the court on the trial date or on any date to which the proceedings have been post-

the court may, on application by the plaintiff, grant judgment for the plaintiff in so far as he has proved the defendant's liability and the amount of the claim to the satisfaction of the court, 60 and the court may dismiss any counterclaim by the defendant.

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(2) If a plaintiff fails to appear before the court on the trial date or on any other date to which the proceedings have been postponed, the court may, on application by the defendant—

(a) dismiss the plaintiff's claim: Provided that the plaintiff

may again institute an action for that claim with the

consent of the court; and

with regard to a counterclaim, grant judgment for the defendant in so far as he has proved the plaintiff's liability and the amount of the counterclaim to the satisfaction of the court.

36. The court may, upon application by any person affected Rescission of certhereby or, in a case contemplated in paragraph (c), suo motu— tain judgments.

(a) rescind or vary any judgment granted by it in the absence of the person against whom that judgment was

granted:

- (b) rescind or vary any judgment granted by it which was void ab origine or was obtained by fraud or as a result of a mistake common to the parties;
- (c) correct patent errors in any judgment.

37. Costs awarded in terms of this Act may only include-

(a) court fees:

the prescribed amount for the issue of the summons;

the fees and travelling expenses of the messenger of the

10

CHAPTER VII

EXECUTION

38. Money payable in terms of a judgment or order of a court, Money to be paid shall be paid by the judgment debtor direct to the judgment direct to judgment creditor. creditor.

39. (1) When a court grants judgment for the payment of a Inquiry into finansum of money, the court shall enquire from the judgment debtor cial position. whether he is able to comply with the judgment without delay, and if he indicates that he is unable to do so, the court may, in camera, conduct an inquiry into the financial position of the 35 judgment debtor and into his ability to pay the judgment debt

(2) After such an inquiry the court may—

(a) order the judgment debtor to pay the judgment debt and costs in specified instalments or otherwise;

authorize the issue of a warrant of execution against any property of the judgment debtor, or such part

thereof as the court may deem fit; authorize the issue of a warrant under paragraph (b) and make an order under paragraph (a), and suspend the execution of the warrant and the order either wholly or in part on such conditions as to security or otherwise as the court may determine.

40. If no order has been made in terms of section 39 (2), the Offer by judgment judgment debtor may within 10 days after the court has granted debtor after judg-50 judgment for the payment of a sum of money, make a written offer to the judgment creditor to pay the judgment debt and costs in specified instalments or otherwise, and if such an offer is accepted by the judgment creditor, the clerk of the court shall, at the written request of the judgment creditor, accompanied by 55 the offer, order the judgment debtor to pay the judgment debt and costs in accordance with his offer, and such an order shall be deemed to be an order of the court in terms of section 39.

41. (1) When a court has granted judgment for the payment of Manner of exmoney or made an order for the payment of money in instal
ecution. 60 ments, that judgment, in the case of failure to pay the money within 10 days, or that order, in the case of failure to pay an

Act No. 61, 1984

instalment at the time and in the manner determined by the court, shall be enforceable by execution against the movable property and, if insufficient movable property is found to satisfy the judgment or order or the court on good cause shown so orders, against the immovable property of the party against whom such judgment has been given or such order has been made.

(2) Upon failure to pay an instalment in accordance with an order of court, execution may be levied in respect of the whole of the judgment debt and costs then still unpaid, unless the 10 court, on application by the party that is liable, orders other-

42. The provisions of section 67 of the Magistrates' Courts Property exempt Act, 1944 (Act No. 32 of 1944), shall apply mutatis mutandis in from execution. respect of a warrant of execution in terms of this Act.

43. Any person against whom a court has granted judgment or Notice of change of made any order and who has not satisfied in full that judgment. address by judgor order, and paid all costs for which he is liable in connection therewith, shall, if he has changed his place of residence, business or employment, within 14 days from the date of every such 20 change notify the judgment creditor fully and correctly in writing of his new place of residence, business or employment.

44. (1) If a court has granted judgment for the payment of a Transfer of exsum of money and the clerk of the court is satisfied that such ecution proceedings judgment has remained unsatisfied after the judgment debtor 25 has acted in terms of all the provisions of this Chapter available to him, the clerk of the court shall, upon the written application of the judgment creditor accompanied by an affidavit specifying the amount still owing under the judgment and how that amount is arrived at, transmit a certified copy of that judgment, together 30 with that affidavit, to the clerk of the magistrate's court of the district in which the judgment debtor resides, carries on business or is employed, or, if the judgment debtor is a juristic person, of the district in which its registered office or main place of business is situated.

(2) Upon receipt of the documents referred to in subsection (1) the clerk of that magistrate's court shall record the details of the judgment concerned and the amount owing mentioned in the affidavit, whereupon the judgment creditor may proceed as if it were a judgment granted in that magistrate's court in his favour 40 for the amount mentioned in the affidavit, subject to the right of the judgment debtor to dispute the correctness of the amount.

CHAPTER VIII

REVIEW

e sambi la 45. A judgment or order of a court shall be final and no ap- Judgment or order 45 peal shall lie from it.

46. The grounds upon which the proceedings of a court may Grounds of review. be taken on review before a provincial or local division of the Supreme Court of South Africa are—

(a) absence of jurisdiction on the part of the court;

(b) interest in the cause, bias, malice or corruption on the part of the commissioner; and

(c) gross irregularity with regard to the proceedings.

CHAPTER IX

"Offences

47. Any person who—

(a) obstructs a messenger or deputy messenger of the court execution. in the execution of his duties under this Act;

(b) knowing that goods have been placed under arrest or attachment by the court, makes away with or disposes

Offences relating to

of those goods in any manner not authorized by law, or knowingly permits those goods, if in his possession or under his control, to be made away with or disposed of in any such manner;

(c) is a judgment debtor and who is required by a messenger or deputy messenger of the court to point out property to satisfy a warrant issued in execution of a judgment against that person, and who-

(i) falsely declares to that messenger or deputy messenger that he possesses no property or insufficient property to satisfy the warrant; or

(ii) although owning such property, neglects or refuses to point it out;

- (d) is a judgment debtor, and who refuses or neglects to comply with any requirement of a messenger or deputy messenger of the court in regard to the delivery of documents in his possession or under his control relating to the title of the immovable property under execution; or
- 20 fails to give notice of change of address in terms of section 43. shall be guilty of an offence and liable upon conviction to a fine not exceeding R500 or to imprisonment for a period not exceed-

ing six months, or to such imprisonment without the option of a

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48. (1) Any person who wilfully insults a commissioner during Contempt of court. the session of his court, or a clerk or messenger or other officer present at that session, or who wilfully interrupts the proceedings of a court or otherwise misbehaves himself in the place 30 where the session of a court is held, shall, without prejudice to the provisions of section 4 (3), be liable to be sentenced summarily or upon summons to a fine not exceeding R500 or to imprisonment for a period not exceeding six months, or to such imprisonment without the option of a fine.

(2) When a commissioner sentences any person under this section, he shall without delay transmit to the registrar of the Supreme Court having jurisdiction for consideration and review by a judge in chambers, a statement, certified by him to be true and correct, of the grounds and reasons for the action taken by him, 40 and shall also furnish to the person sentenced a copy of that

CHAPTER X

GENERAL AND SUPPLEMENTARY PROVISIONS

49. No court shall be competent to pronounce upon the val- Jurisdiction as to 45 idity of a provincial ordinance, a regulation, order or by-law plea of ultra vires. made under a statute or a statutory proclamation of the State President, and every court shall assume that every such ordinance, regulation, order, by-law or proclamation is valid.

50. The provisions of this Act shall not affect any matter Pending proceed-50 pending in any other court of law at the commencement of this ings. Act, and such a matter shall be disposed of in the court in question as if this Act were not passed.

51. (1) This Act shall be called the Small Claims Courts Act, Short title and com-1984, and shall come into operation on a date determined by the mencement.

55 State President by proclamation in the Gazette.

(2) Different dates may be determined under subsection (1) in respect of different provisions of this Act.