



GAUTENG DIVISION, JOHANNESBURG

UNOPPOSED MOTION COURT

30 JUNE and 2 JULY 2026 (RECESS, WEEK 2)

BEFORE THE HONOURABLE MOULTRIE J

Judge's Secretary: Ms S Ramncwana (Chamber 805)
Email: SRamncwana@judiciary.org.za
Telephone: 010 494 7127

DIRECTIVES ISSUED ON 12 JUNE 2026

1. The matters enrolled in the unopposed motion court before Moultrie J during week 2 of the Recess on **Tuesday, 30 June 2026** and **Thursday, 2 July 2026** will be heard in **virtual court** from 10h00. The Ms Teams links for each roll will be published together with the court rolls in due course. A separate Ms Teams link will be provided for each court roll. Matters to be removed from the roll may be mentioned first, whereafter the remaining matters for the day may be called by representatives in order of seniority. Save in exceptional circumstances, matters will only be "stood down" until the end of the roll for the day and will not be allowed to stand down until later in the week.
2. Practitioners are reminded that paragraphs 26.7 and 26.8 of Consolidated Directive 1 of 2024, which require that **final updated practice notes and draft orders are to be uploaded by no later than 16h00 on Friday, 19 June 2026**, as well as the contentment of the DJP's directive of 1 December 2025 regarding **indexing and pagination of Caselines bundles** will be **strictly enforced**, as will the directives set out in the following paragraphs. Non-compliant matters will not be read and will be struck off the roll for non-compliance with the practice directive.
3. Practitioners are reminded of the provisions of paragraph 26 of Consolidated Directive 1 of 2024, and in particular those relating to the content of practice notes, the purpose of which "*is to assist the court in the efficient disposal of the matter*" (para 26.11). This means that practice notes should contain not only the aspects referred to in paragraphs 26.7 to 26.9 of the consolidated

directive, but must also address every aspect of the matter that the court needs to consider. At the very least, it must contain specific page references to the Caselines bundle (properly paginated as per the DJP's directive of 1 December 2025) to:

- a. The application that the court is being asked to consider.
 - b. The draft order.
 - c. The return of service of either (i) the summons or (ii) notice of motion & founding papers.
 - d. Proof of service of any application for default judgment, if applicable.
 - e. The notice of set down and proof of service thereof, if applicable.
4. Depending on the nature of the matter, a range of further references will also be necessary. For example, practice notes in matters in which money judgments are sought on the basis of credit agreements with variable interest should include specific Caselines page references showing the dates and manner of compliance with the National Credit Act. Furthermore, page references to the following allegations in the combined summons or founding papers should be given (if the relevant pleading does not state the precise wording of the relevant clause(s) in the agreement, the practice note should also give page reference(s) to such clause(s)):
- a. Any alleged agreed *domicilium* address at which any relevant notice was served;
 - b. Any alleged agreed interest rate (cf. para 5 below);
 - c. Any alleged agreement regarding the recovery of legal costs on a special scale; and
 - d. Any alleged agreement regarding the proof of the amount owing by reference to a certificate of balance.
5. In any matter where the applicant seeks an order for interest based on an agreed variable interest rate, counsel is requested to consider the wording of the draft order sought in view of the case as pleaded and the judgments of this court in [Nedbank Limited v Malusi \(18276/2021\) \[2023\] ZAGPJHC 444 \(9 May 2023\)](#) para 5 and [Changqing Tides 17 \(Pty\) Ltd NO v Ramabe \(37524/2020\) \[2023\] ZAGPJHC 504 \(18 May 2023\)](#) paras 7–9.
6. Draft orders should be uploaded in Word and .pdf format to Caselines. Draft orders should specify the date of the hearing, number on the roll and the Judge's name. The name of the practitioner moving the application and the name, phone number and email address of the applicant's attorney should appear at the end of the draft order. Draft orders should be simply prepared in Arial Font 12, 1.5 spacing and should not include "fancy" fonts, borders or headers and footers.
7. Should it come to the attention of counsel or the attorney for an applicant that there is opposition, that must, regardless of the perceived merits of such opposition, immediately be communicated by email to the judge's secretary (see paragraphs 26.12 and 26.13 of the consolidated directive).
8. Practitioners must view, and comply with, any directives contained in "Widely Shared Notes" that may be uploaded to Caselines by the Judge.