

## IN THE NORTH GAUTENG HIGH COURT, PRETORIA (REPUBLIC OF SOUTH AFRICA)

14 |4 | 14 Case No: 58266/2012

DELETE WHICHEVER IS NOT APPLICABLE (1) REPORTABLE: YES/NO (2) OF INTEREST TO OTHERS     JUDGES: YES/NO (3) REVISED  DATE SIGNATURE  In the matter between:	Jude No. 36266/2012
THE SHERIFF OF THE HIGH COURT OF SOUTH AFRICA, JOHANNESBURG SOUTH	Applicant
MOOKHO SELINA MOTSOENENG  In respect of -	Respondent
STANDARD BANK OF SOUTH AFRICA	Plaintiff
SIPHO GODPHREY ZONDI	Defendant

## **JUDGMENT**

## JANSE VAN NIEUWENHUIZEN J

- [1] This is an application in terms of the provisions of rule 46(11) of the Uniform rules of court.
- [2] In terms of the rule, the sheriff should file a report and an application, which result in the incurring of unnecessary costs, is not necessary. [See: Sheriff, Hlabisa and Nongoma v Shobeka 2009 (6) SA 272 (KZN)].

## **ORDER**

In the premises, I make the following order:

- 1. An order is granted in terms of prayers 1 and 2 of the notice of motion.
- 2. The applicant is directed to keep on trust the deposit paid by the respondent, pending the finalisation of the application.
- 3. Prayers 4, 5 and 6 is postponed sine die.

JANSE VAN NIEUWENHUIZEN .

JUDGE OF THE GAUTENG HIGH COURT OF SOUTH-AFRICA