IN THE HIGH COURT OF SOUTH AFRICA GAUTENG LOCAL DIVISION, JOHANNESBURG WEDNESDAY 04TH JUNE 2025

THE DEFAULT MODE OF HEARING OF MATTERS IS IN PHYSICAL COURT

EVEN THOUGH THE DEFAULT MODE OF HEARINGS IS PHYSICAL, JUDGES MAY ELECT TO PROCEED VIRTUALLY

LITIGANTS ARE TO CONFIRM THE MANNER IN WHICH THE HEARING WILL BE CONDUCTED WITH THE SECRETARY OF THE PRESIDING JUDGE

IN VIRTUAL HEARINGS, THE LINK WILL BE CREATED BY THE SECRETARY OF THE PRESIDING JUDGE AND CIRCULATED TO THE LITIGANTS

OPPOSED MOTION

- 9C BEFORE THE HONOURABLE JUDGE REID J
- 9D BEFORE THE HONOURABLE JUDGE WARREN AJ
- 9F BEFORE THE HONOURABLE JUDGE E DREYER AJ
- 8F BEFORE THE HONOURABLE JUDGE A D'OLIVEIRA AJ
- 8E BEFORE THE HONOURABLE JUDGE BRICKHILL AJ

INSOLVENCY COURT

8D BEFORE THE HONOURABLE JUDGE D FINE AJ

UNOPPOSED MOTION

- GC BEFORE THE HONOURABLE JUGDE MUDAU J
- GD BEFORE THE HONOURABLE JUDGE DLAMINI J
- GE BEFORE THE HONOURABLE JUDGE C READ AJ

URGENT APPLICATIONS

- 9A BEFORE THE HONOURABLE JUDGE D SMIT AJ
- 9B BEFORE THE HONOURABLE JUDGE S THOBANE AJ

INCOME TAX COURT

BEFORE THE HONOURABLE JUDGE BAM J (1T46495: 1T46040)

FAMILY COURT

- 11B BEFORE THE HONOURABLE JUDGE WANLESS J
- 11C BEFORE THE HONOURABLE JUDGE FRANCK AJ

SPECIAL INTERLOCUTORY COURT

GB BEFORE THE HONOURABLEJUDGE MANOIM J

RAF DEFAULT JUDGMENT COURT

- 8A BEFORE THE HONOURABLE JUDGE MFENYANA J
- 8B BEFORE THE HONOURABLE JUDGE COMBRINK AJ

FULL COURT APPEAL: CIVIL

11F BEFORE THE HONOURABLE JUDGE FISHER J AND BEFORE THE HONOURABLE JUDGE DIPPENAAR J AND BEFORE THE HONOURABLE JUDGE RAUBENHEIMER AJ A2024-106880

COMMERCIAL COURT

11E BEFORE THE HONOURABLE JUDGE SENYATSI J 2022/620

GENERAL CIVIL TRIALS

- 6E BEFORE THE HONOURABLE JUDGE MABESELE J
- 6A BEFORE THE HONOURABLE JUDGE TWALA J
- 11D BEFORE THE HONOURABLE JUDGE ADAMS J
- 6B BEFORE THE HONOURABLE JUDGE YACOOB J
- 2D BEFORE THE HONOURABLE JUDGE CRUTCHFIELD J
- 1A BEFORE THE HONOURABLE JUDGE WILSON J
- 6F BEFORE THE HONOURABLE JUDGE MAHOSI J
- GA BEFORE THE HONOURABLE JUDGE ALLY AJ
- 8C BEFORE THE HONOURABLE JUDGE MAISELA AJ
- 2C BEFORE THE HONOURABLE JUDGE NAIR AJ

THE CIVIL TRIAL ROLL BEFORE SUTHERLAND DJP.

THERE SHALL BE NO PHYSICAL TRIAL ROLL CALL.

PARTIES MUST COMPLY STRICTLY WITH THE PROVISIONS OF PARAGRAGH
19 OF THE REVISED CONSOLIDATED PRACTICE DIRECTIVE 01 OF 2024 (With
effect from 26 February 2024 and amended on 12 June 2024)

Regarding Practice Notes:

- 1. What is envisaged is a practice note filed shortly before the trial after a last check on whether a trial is necessary at all, and if so, how expeditiously can it be conducted. Axiomatically this assessment can only be made shortly before trial.
- 2. In several instances, a practice note is filed months before the trial date. This is of **no value** in declaring the status quo on the eve of trial. When matters are struck off because no recent practice note was filed, parties are understandably disappointed. The **recent** practice note is critical to the optimal utilisation of court time, and it must therefore be so that it must indeed be recent.
- 3. Litigants' attention is drawn to paragraphs 19.3, 19.4 and 19.5 of Practice Directive 01 of 2024 which came

into effect from 26 February 2024 and which were amended on 12 June 2024. The practice note, prepared accordance with the practice note templates annexed to the Directive must be uploaded not earlier than 7 court days and not later than 5 court days before the hearing set-down. If no practice note is timeously uploaded (or uploaded after the cut-off date), the matter shall automatically be removed from the roll, and the date forfeited. If the practice note is non-compliant with the practice manual or Practice Directive 01 of 2024, the matter shall be automatically removed and similarly the date forfeited. The provision shall be strictly applied.

4. LAST DATE TO SUBMIT PRACTICE NOTES: WEDNESDAY, 28 MAY 2025

JUDGES, ACTING JUDGES AND LITIGANTS ARE REMINDED OF CHAPTER 6.9 OF THE PRACTICE MANUAL DATED OCTOBER 2018 WHICH DEALS WITH THE PROCEDURE TO ENROLL PART-HEARD CIVIL TRIALS

NOTE ON CIVIL TRIALS WHERE ON THE DAY IT IS CALLED THE PARTIES ANNOUNCE A DESIRE TO SETTLE

- 1. Judges and Acting Judges serving in the civil trial court must be circumspect when confronted by parties who seek a stand-down to settle.
- 2. Valuable judicial time is squandered whilst waiting on an agreement to be produced, if at all.
- 3. The standard procedure is that if a trial is not ready to run at 10h00 on the set down date it should be removed with no costs order. The judge is then available to take the next case.
- 4. In a case where the parties do settle in that week, an agreement can be brought to the judge who was presiding for it to be made an order. If settled later, the opportunity to re-enrol it on the settlement roll on one weeks' notice remains available
- 5. The cases awaiting a judge's attention must not be left to linger and risk being crowded out.
- 6. The abuse by parties is particularly prevalent in RAF cases.

NUMBER ON ROLL	CASE NO	PARTIES	DATE TRIAL DATE APPLIED FOR	DATE TRIAL DATE GRANTED	ALLOCATION/ORDER GRANTED
	PAR	A: GENERAL CIVIL TRIALS	•		
	PAR ⁻	T B: ROAD ACCIDENT FUND			
1.	2015/1722	SEABROOK CHANTALLE LEA VS ROAD ACCIDENT FUND Plaintiff: Adv E Serfontein Quantum (general damages) Pre-trial conference: 02 March 2023 Minutes filed: 20 March 2023 Estimated duration: 1 – 2 days (if argued); 2 – 3 days (if evidence led)	22/03/2023	24/07/2023	MATTER STANDS TO BE ALLOCATED. THE ALLOCATION WILL OCCUR AS SOON AS A JUDGE BECOMES AVAILABLE. THE PARTIES WILL BE NOTIFIED PER E-MAIL WHEN THE ALLOCATION OCCURS. MATTERS CROWDED OUT: IF ANY MATTER RIPE FOR TRIAL CANNOT BE ALLOCATED TO A JUDGE, THE MATTER SHALL STAND OVER UNTIL THE NEXT COURT DAY

2.	2019/41196	IFESANY KOLAWOLE	03/03/2023	24/07/2023	MATTER STANDS TO BE
		AGBOOLA VS ROAD			ALLOCATED. THE
		ACCIDENT FUND			ALLOCATION WILL OCCUR
		Plaintiff: Adv N Adam			AS SOON AS A JUDGE
		Defendant: Ms S Ameersingh			BECOMES AVAILABLE. THE
		Quantum (loss of earnings) Pre-trial conference: 21 June 2023			PARTIES WILL BE NOTIFIED
		Estimated duration: 1 – 2 days (if			PER E-MAIL WHEN THE
		evidence led); 1 hour (if argued)			ALLOCATION OCCURS.
					MATTERS CROWDED OUT: IF ANY MATTER RIPE FOR TRIAL CANNOT BE ALLOCATED TO A JUDGE, THE MATTER SHALL STAND OVER UNTIL THE NEXT COURT DAY

3.	2019/29802	SIBEKO OUPA SIMON VS	12/05/2023	24/07/2023	MATTER STANDS TO BE
		ROAD ACCIDENT FUND			ALLOCATED. THE
		Plaintiff: Adv F Saint			ALLOCATION WILL OCCUR
		Defendant: Ms N Mhlongo			AS SOON AS A JUDGE
		Quantum (general damages; future medical expenses; past and future			BECOMES AVAILABLE. THE
		loss of earnings)			PARTIES WILL BE NOTIFIED
		Pre-trial conference: 05 May 2023			PER E-MAIL WHEN THE
		Minutes filed: 05 May 2023			ALLOCATION OCCURS.
		Estimated duration: 1 – 2 days			MATTERS SPONDER SUIT
		Interpreter to be used			MATTERS CROWDED OUT:
					IF ANY MATTER RIPE FOR
					TRIAL CANNOT BE
					ALLOCATED TO A JUDGE,
					THE MATTER SHALL STAND
					OVER UNTIL THE NEXT
					COURT DAY

4.	2015/02335	NDAMASE YANGA	15/05/2023	10/05/2023	MATTER STANDS TO BE
		YOLOKAZI VS ROAD			ALLOCATED. THE
		ACCIDENT FUND			ALLOCATION WILL OCCUR
		Plaintiff: Ms M D Sibiya			AS SOON AS A JUDGE
		Merits and quantum (loss of			BECOMES AVAILABLE. THE
		earnings) Estimated duration: 1 – 2 days			PARTIES WILL BE NOTIFIED
		Estimated duration. 1 – 2 days			PER E-MAIL WHEN THE
					ALLOCATION OCCURS.
					MATTERS CROWDED OUT:
					IF ANY MATTER RIPE FOR
					TRIAL CANNOT BE
					ALLOCATED TO A JUDGE,
					THE MATTER SHALL STAND
					OVER UNTIL THE NEXT
					COURT DAY

5.	2019/9007	NOKUZOLA MEISE CAINE VS ROAD ACCIDENT FUND Plaintiff: Adv L Mashilane Defendant: Ms B M More Merits and quantum Pre-trial conference: 29 May 2023 Estimated duration; 2 – 3 days Interpreter to be used	27/06/2023	24/07/2023	MATTER STANDS TO BE ALLOCATED. THE ALLOCATION WILL OCCUR AS SOON AS A JUDGE BECOMES AVAILABLE. THE PARTIES WILL BE NOTIFIED PER E-MAIL WHEN THE ALLOCATION OCCURS. MATTERS CROWDED OUT: IF ANY MATTER RIPE FOR TRIAL CANNOT BE ALLOCATED TO A JUDGE, THE MATTER SHALL STAND OVER UNTIL THE NEXT COURT DAY
6.	2022/16717	MHLANGA PRESSURE VS ROAD ACCIDENT FUND Plaintiff: Adv N Makopo Defendant: Ms N Moyo Merits and quantum (loss of support) Pre-trial conference: 24 April 2023 Estimated duration: 1 day Interpreter to be used	26/04/2023	01/08/2023	YACOOB J Secretary: Ms M Moropa Email: MMoropa@judiciary.org.za

7.	2020/15348	HARRIPERSHAD NISHMA PREMDAW VS ROAD ACCIDENT FUND	07/05/2023	31/08/2023	No practice note (as set out in paragraphs 19.3, 19.4 and 19.5 of the Judge President's Practice Directive 01 of 2024 as amended on 12 June 2024) was uploaded to the electronic file – Matter is struck off from the trial roll.
8.	2022/3404	MAPHASA THEMBEKILE VS ROAD ACCIDENT FUND	05/05/2023	23/05/2023	Matter appeared on the trial roll of 08 May 2025 and was dealt with
9	2016/39294	PATO SIYANDA v PRASA Plaintiff: Adv F Matika Defendant: Mr B O'Connor Quantum (loss of earnings; general damages; future medical expenses) Interpreter to be used Estimated duration: 3 – 4 days			MAISELA AJ Secretary: Ms N Nkumane Email: NNkumane@judiciary.org.za
	MATTERS RE	MOVED FROM THE ROLL BY N	OTICE		
			ı		

MATTERS NOT ON THE ROLL, COURT FILES ARE NOT WITH ROLL CALLING JUDGE

- 1. The civil trial roll is submitted to the Office of the Deputy Judge President by the Registrar approximately nine (09) court days before the trial date and was correct when it reached the Secretary of the Deputy Judge President.
- 2. The roll received from the registrar's office is then posted on the website of the Johannesburg Society of Advocates approximately five (05) court days before the trial date, where litigants may inspect the roll.
- 3. The failure of the registrar to include matters on the roll must be taken up with the Registrar by no later than five (05) court days before the trial date. For that purpose, kindly approach the registrar, **Ms N Mvumbi (NMvumbi@judiciary.org.za / 010 494 8399)** timeously to enquire about the enrolment.
- 4. If the **registrar** approves the enrolment, the matter may be enrolled and dealt with. If the registrar declines the enrolment, the parties may apply for a new trial date in terms of the existing Practice Directives.
- 5. Last-minute enquiries will not be accommodated.