

# THE SOUTH AFRICAN LAW JOURNAL

VOL 132 PART 1

2015

FOUNDED 1884

## TABLE OF CONTENTS (OVERLEAF)

### ABSTRACTS

#### NOTES

The ambit of the discretion of courts in the case of encroachments: *Fedgroup Participation Bond Managers (Pty) Ltd v Trustee of the Capital Property Trust Collective Investment Scheme in Property* by Z T Boggenpoel

Wrongful deprivation of liberty — It is not just about the warrant:  
*Domingo v Minister of Safety and Security* by Thulani Nkosi

Limitless liability — Tokoloshe or real danger? *Country Cloud Trading CC v MEC, Department of Infrastructure Development* by André Mukheibir

Trade marks: The reach of a retail services registration by Wim Alberts

The place of effective management criterion for determining the tax residence of persons other than natural persons: *Oceanic Trust Co Ltd NO v Commissioner for South African Revenue Service* by Charles de Matos Ala

#### ARTICLES

Housing the ghost-writers: The appropriate institutional location of legislative drafting expertise by Lisa Chamberlain

Developing the common law of breach of promise and universal partnerships:  
Rights to property sharing for all cohabitants? by Elsje Bonthuys

A comparative study on the regulation of labour brokers in South Africa and Namibia in light of recent legislative developments by A Botes

The role of judicial method in contract law revisited by Deeksha Bhana

Display of goods for sale, advertisements and the Consumer Protection Act  
by Hanri du Plessis

# JUTA