

THE SOUTH AFRICAN LAW JOURNAL

VOL 132 PART 2

2015

FOUNDED 1884

TABLE OF CONTENTS (OVERLEAF)

ABSTRACTS

NOTES

The enforcement of an official promise: Form, substance and the Constitutional Court by *Cora Hoexter*

The balance between certainty and flexibility in horizontal and vertical stare decisis: *Bosch v Commissioner for the South African Revenue Service* by *Stephen Ryan*

The overcomplicated interpretation of the word 'may' in sections 129 and 123 of the National Credit Act by *Michelle Kelly-Louw*

The regulation of electronic signatures: Time for review and amendment by *Lee Swales*

The abandonment-mismanagement rule: Vicarious liability for an employee's simultaneous commission and omission by *Stephen Wagener*

ARTICLES

Separation of powers, active liberty and the allocation of public resources: The *E-Tolling* case by *Firoz Cachalia*

Twelve years after Canada's Access to Medicines Regime: Should South Africa follow the path? by *Mélanie Bourassa Forcier & Béatrice Stirner*

Covering bonds, the accessorial principle and remedies founded in equity – Not self-evident bedfellows by *J C Sonnekus & E C Schlemmer*

The role of the commercial mediator in the mediation process: A critical analysis of the legal and regulatory issues by *Ronán Feehily*

Toward an equality-promoting interpretation of socio-economic rights in South Africa: Insights from the egalitarian liberal tradition by *Sandra Liebenberg*

JUTA