

THE SOUTH AFRICAN LAW JOURNAL

VOL 132 PART 4

2015

FOUNDED 1884

TABLE OF CONTENTS (OVERLEAF)

ABSTRACTS

NOTES

Adjudicating affirmative action within a normative framework of substantive equality and the Employment Equity Act — An opportunity missed?
South African Police Service v Solidarity obo Barnard by *C H Albertyn*

Lost wills and section 2(3) of the Wills Act by *Michael Cameron Wood-Bodley*
Containing the malady of corruption in South Africa: Can the courts stem the tide? by *Francois Venter*

The Financial Sector Regulation Bill in South Africa, second draft: Lessons from Australia by *Andrew J Godwin & Andrew D Schmulow*

The Constitutional Court in Harms' way: A response
by *Leo Boonzaier & Michael Mbikiwa*

ARTICLES

Democratic representation: A critical assessment of the current South African electoral system by *Loammi Wolf*

What's good for the goose is good for the gander — Warrantless searches in terms of fiscal legislation by *Carika Keulder*

The Nairobi International Convention on the Removal of Wrecks, 2007: Sinking or salvaging South Africa's wreck-removal legislation? by *Livashnee Naidoo*

The role of environmental justice in socio-economic rights litigation
by *Melanie Murcott*

Old and new learning in the law of *amende honorable* by *Eric Descheemaeker*

The common law's cool ideas for dealing with Ms Hubbard by *Malcolm Wallis*

JUTA