

Dear Juta SA Labour Law subscriber

Please forward this letter to the staff member filing up your SA Labour Law binders.

## s 198 (4A) missing from SA Labour Law Revision Service 63

We would like to inform subscribers that an important sub-section was omitted from the latest revision service 63 of *SA Labour Law* issued recently.

The missing sub-section reads:

198(4A) If the client of a temporary employment service is jointly and severally liable in terms of section 198 (4) or is deemed to be the employer of an employee in terms of section 198A (3) (b)-

- (a) the employee may institute proceedings against either the temporary employment service or the client or both the temporary employment service and the client;
- (b) a labour inspector acting in terms of the Basic Conditions of Employment Act may secure and enforce compliance against the temporary employment service or the client as if it were the employer, or both; and
- (c) any order or award made against a temporary employment service or client in terms of this subsection may be enforced against either.

[Sub-s. (4A) inserted by s. 37 (c) of Act 6 of 2014.]

This text must be inserted after sub-section (4) of section 198 on page AA2-98L of Volume I. We are compiling a revision service to correct this omission and will be sending this to subscribers as a matter of priority. In the meantime we kindly request that you please mark your binders to indicate that s 198 (4A) is still to be inserted. We sincerely apologise for this oversight.

**Kind Regards** 

The Juta Law Publishing team

