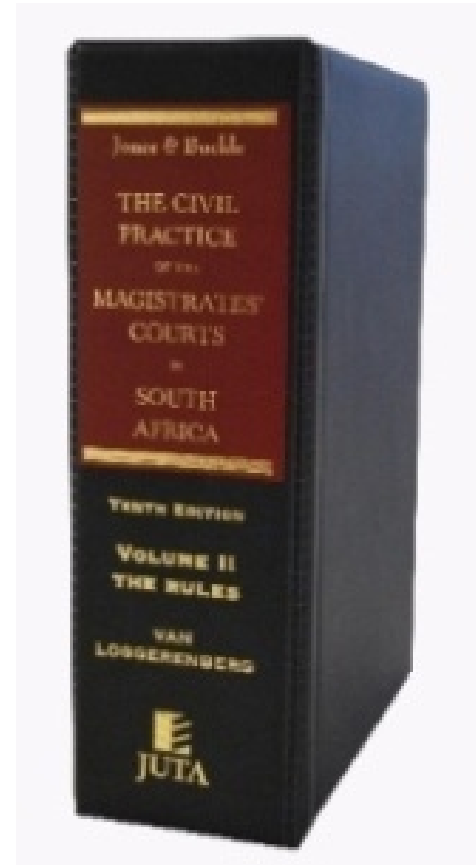


Jones & Buckle The Civil Practice of the Magistrates' Courts in South Africa (Volume II: The Rules)

Edition:	10th Edition
Publication date:	2011
Author/Editors:	Van Loggerenberg, DE
ISBN:	9780702186073
Format:	Loose-leaf
Number of Pages:	Approximately 1000 Pages
Retail price:	(incl. VAT, excl. delivery.)
Website Link:	juta.co.za/pdf/23056/



About this Publication:

Jones & Buckle has remained the definitive work of reference on civil procedure in the magistrates' courts for over a century.

This new edition of *Jones and Buckle The Civil Practice of the Magistrates' Courts in South Africa Volume II* comprehensively revises this work, incorporating the new Magistrates' Courts Rules promulgated in October 2010 and consequential changes to the commentary.

The 10th edition will continue to be regularly updated to reflect legislative changes and new case law.

Reviews of the previous editions:

'To practise law in the magistrates' courts without *Jones & Buckle* is like an attempt to study theology without the Bible.'
SA Law Journal, reviewing the 8th edition, 1991

'South Africa's leading text on procedure in the lower courts, far ahead of all its competitors and, indeed, the only work in its field that is absolutely indispensable to the civil-litigation practitioner.'

De Rebus, reviewing the 9th edition, 1997

Also available as part of a two-volume set together with *Jones & Buckle* Volume 1: The Act (10th edition).

Contents Include:

Volume II: The Rules

- Prefaces to earlier editions of the work, dating back to 1905
- Full text of the Magistrates' Courts Rules, with commentary

- Comprehensive index and tables of cases, statutes, rules and practice directives referred to in the work
- Schedule of statutory limitations on civil proceedings, indicating expiry periods in respect of actions *ex delicto* against state organs, as provided for in various statutes
- Civil practice directives for the regional courts in South Africa
- Further appendices with commentary on subjects including the tariff of allowances payable to witnesses; the authentication of documents; the use of the word 'may' in statutes; administration of an oath or affirmation; civil practice directions for regional courts.

Of Interest and Benefit to:

Magistrates, prosecutors and lawyers practising in the civil magistrates' courts; libraries and other research institutions.