

Government Gazette Staatskoerant

REPUBLIC OF SOUTH AFRICA
REPUBLIEK VAN SUID-AFRIKA

Vol. 535

Pretoria, 27 **January** 2010
 Januarie

No. 32905

IMPORTANT NOTICE

The Government Printing Works will not be held responsible for faxed documents not received due to errors on the fax machine or faxes received which are unclear or incomplete. Please be advised that an "OK" slip, received from a fax machine, will not be accepted as proof that documents were received by the GPW for printing. If documents are faxed to the GPW it will be the sender's responsibility to phone and confirm that the documents were received in good order.

Furthermore the Government Printing Works will also not be held responsible for cancellations and amendments which have not been done on original documents received from clients.

CONTENTS**INHOUD**

<i>No.</i>	<i>Page No.</i>	<i>Gazette No.</i>	<i>No.</i>	<i>Bladsy No.</i>	<i>Koerant No.</i>
The Law Society of the Northern Provinces			Die Prokureursorde van die Noordelike Provinsies		
Act No. 53 of 1979: Amendment of Rules	3	32905	Wet No. 53 of 1979: Wysiging van Reëls.	5	32905

**THE LAW SOCIETY OF THE NORTHERN PROVINCES
(INCORPORATED AS THE LAW SOCIETY OF TRANSVAAL)**

AMENDMENT OF RULES

It is hereby notified that the following amendments to the Rules framed in terms of Section 74(1) of Act No. 53 of 1979 and which have been approved by the Chief Justice of South Africa in consultation with the Judge President of the Transvaal in terms of Section 74(2) of Act No. 53 of 1979, are promulgated by the Council of the Law Society of the Northern Provinces (incorporated as the Law Society of Transvaal):

Amendment of Rule 81.1.1.1 and Rule 81.1.1.2

The following new rules are adopted in the place of the existing rules (underlined portions of the rules are new, and the words in brackets and in bold print have been deleted from the existing rules):

Rule 81.1.1.1(a)

In the case of a member originally instructed before the granting of a judgment and also in the case of every member who receives instructions thereafter, but before the granting of the judgment, instruction charges of -

- (i) **(R50)** R100 for claims of R1 up to R1 500;
- (ii) **(R100)** R200 for claims over R1 500 up to R5 000;
- (iii) **(R150)** R300 for claims over R5 000 up to R10 000;
- (v) **(R200)** R400 for claims over R10 000.

Rule 81.1.1.1(b)

In the case of every successive member who receives instructions after the granting of judgment, instruction charges of -

- (i) **(R50)** R100 for claims of R1 up to R1 500;
- (ii) **(R150)** R300 for claims over R1 500.

Rule 81.1.1.1(c)

(R25) R50 for every necessary letter or telegramme written or received and for each necessary attendance.

Rule 81.1.1.1(d)

(R45) R90 for every 10 minutes or part thereof of every necessary consultation with a debtor.

Rule 81.1.1.2

Collection commission at the rate of 10% on the amount collected, subject to a recommended maximum amount of **(R350) R1 000** for each payment or instalment, provided that where the member recovers commission from the debtor, either in terms of any law or in terms of contractual obligation, he/she shall credit his/her client therewith to the extent of, but not exceeding the collection commission debited to his/her client.

Collection commission covers all attendances and work done in done in connection with the receipt of a payment and accounting to a client in respect of a payment.

Date of Commencement

The effective date of the amendment of these rules will be the date of publication thereof in the Government Gazette.

**DIE PROKUREURSORDE VAN DIE NOORDELIKE PROVINSIES
(INGELYF AS DIE PROKUREURSORDE VAN TRANSVAAL)**

WYSIGING VAN REËLS

Hiermee word kennis gegee dat die volgende wysigings in die Reëls opgestel kragtens Artikel 74(1) van Wet Nr. 53 van 1979 en wat deur die Hoofregter van Suid-Afrika in oorleg met die Regter-President van Transvaal goedgekeur is ingevolge Artikel 74(2) van Wet Nr. 53 van 1979, deur die Raad van die Prokureursorde van die Noordelike Provinsies (ingelyf as die Prokureursorde van Transvaal) uitgevaardig word:

Wysiging van Reël 81.1.1.1 en Reël 81.1.1.2

Die volgende nuwe reëls is aangeneem in die plek van die bestaande reëls (die onderstreepte gedeeltes van die reëls is nuut en woorde in hakies en in vetdruk is weggelaat uit die bestaande reëls):

Reël 81.1.1.1(a)

In die geval waar die lid oorspronklik opdrag ontvang het en ook in die geval van elke ander lid wat daarna, maar voor die toestaan van 'n bevel opdrag ontvang, opdraggelede van -

- (i) **(R50)** R100 vir eise vanaf R1 tot R1 500;
- (ii) **(R100)** R200 vir eise oor R1 500 tot R5 000;
- (iii) **(R150)** R300 vir eise oor R5 000 tot R10 000;
- (v) **(R200)** R400 vir eise oor R10 000.

Reël 81.1.1.1(b)

In die geval van elke opvolgende lid wat opdrag ontvang na die toestaan van 'n bevel, opdraggelede van -

- (i) **(R50)** R100 vir eise van R1 tot R1 500;
- (ii) **(R150)** R300 vir eise oor R1 500.

Reël 81.1.1.1(c)

(R25) R50 vir elke noodsaaklike brief of telegram wat geskryf of ontvang word en vir elke noodsaaklike opwagting.

Reël 81.1.1.1(d)

(R45) R90 vir elke 10 minute of gedeelte daarvan vir elke noodsaaklike samespreking met 'n skuldenaar.

Reël 81.1.1.2

Invorderingskommissie teen 10 % van die ingevorderde bedrag onderworpe aan 'n voorgestelde maksimum bedrag van **(R350) R1 000** vir elke betaling of paaiement. Met dien verstande dat, waar 'n lid of ingevolge 'n wet of kontraktuele verpligting kommissie van die skuldenaar verhaal, hy/sy sy/haar kliënt daarmee moet krediteer tot 'n bedrag gelyk aan, maar nie meer as die invorderingskommissie waarmee sy/haar kliënt gedebiteer is nie.

Invorderingskommissie dek alle opwagtings en werk gedoen in verband met die ontvangs van 'n betaling en verslagdoening aan 'n kliënt oor betaling.

Datum van Inwerkingtreding

Hierdie gewysigde reëls tree in werking op die datum waarop dit in die Staatskoerant gepubliseer word.
