

CORRIGENDUM

The Appointment of a Proxy "At Any Time" in Terms of Section 58 of the Companies Act 71 of 2008: *Richard Du Plessis Barry v Clearwater Estates NPC* [2017] ZASCA 11



P·E·R

Pioneer in peer-reviewed,
open access online law publications

Author

Vela Madlela

Affiliation

University of South Africa

Email madlev@unisa.ac.za

Date of submission

6 February 2018

Date Revised

14 November 2018

Date Accepted

7 January 2018

Date published

31 January 2019 Original article
21 February 2019 Corrigendum

Editor Dr G Viljoen

How to cite this article

Madlela V "The Appointment of a Proxy 'At Any Time' in Terms of Section 58 of the Companies Act 71 of 2008: *Richard Du Plessis Barry v Clearwater Estates NPC* [2017] ZASCA 11" *PER / PELJ* 2019(22) - DOI <http://dx.doi.org/10.17159/1727-3781/2019/v22i0a4401>

Copyright



DOI

<http://dx.doi.org/10.17159/1727-3781/2019/v22i0a4401>

Corrigendum

[Original article] V Madlela "The Appointment of a Proxy "At Any Time" in Terms of Section 58 of the Companies Act 71 of 2008: *Richard Du Plessis Barry v Clearwater Estates NPC* [2017] ZASCA 11" 2019(22) *PER / PELJ* accessible at <https://journals.assaf.org.za/index.php/per/authorDashboard/submitmission/1146>
DOI: <https://doi.org/10.17159/1727-3781/2019/v22i0a4401>

Please note changes as follows:

Date of submission

6 February 2018

Date Revised

14 November 2018

Date Accepted

7 January 2019

Date published

31 January 2019

Keywords

Proxy; representation by proxy; appointment of proxy; proxy giver; proxy receiver; proxyholder; shareholders' meetings; alterable provision; unalterable provision; section 58 of the *Companies Act* 71 of 2008; the *Richard Du Plessis Barry* case.

.....