PROFESSOR MAMOKGETHI PHAKENG

The Vice Chancellor

University of Cape Town

07 July 2020

THE APARTHEID MUSEUM®
Proprietary Limited
A LESSON FOR HUMANITY

Dear Vice Chancellor Phakeng

THE ROLE OF THE UNIVERSITY IN A CONSTITUTIONAL DEMOCRACY

We acknowledge the email received from Professor Caroline Ncube (Intellectual Property Chair) on 03 July 2020. We understand that you have been copied on said email. I confirm that I personally manage our Twitter account @DefineRacism1. In my tweet that led to this engagement, I make mention of your Democratic Governance Rights Unit (DGRU) because we have, through Ms Vanja Karth, tried to draw attention to our publicly stated allegations of a corrupt Judiciary controlled by White Racist Criminals. In anticipation of continued engagement, we suggest that our correspondence to the DGRU forms part of this discussion. Though promised a response, years have passed, without a word. Vice Chancellor, I had hoped that my tweet would lead to a meeting, where our allegations could be tested against your questions.

BRIEFLY: the legal case of the trademark The Apartheid Museum® is the longest running intellectual property case in the history of South Africa. To my knowledge, I am the only victim in an IP case, who will be imprisoned at the behest of Violent White Property Thieves. Further, the DGRU, in September 2015, nine months after the judgment, submitted a summary on our case to the JSC when Advocate Keightley, applied to become a Judge. The DGRU, astonishingly, did not mention the fact that I flatly refused to sign a prepared apology that would have exonerated, Gold Reef City Casino and all three spheres of this criminal ANC led regime.

There has never been a lawfully registered company in South Africa named: THE SOUTH AFRICAN APARTHEID MUSEUM AT FREEDOM PARK. I chose prison rather than apologize.

Pertinent to our request for engagement with your University is a note from the examination of

Advocate Raylene Keightley when she defended her job application at the JSC.

"Justice Moseneke narrowed the question as to whether Advocate Keightley is

sufficiently sensitive to the concerns of students in a way which would befit someone

who aspires to judicial office"

Justice Moseneke's narrow question assists our understanding on the role of the University.

My affidavit, titled World Intellectual Property Day 2020, tagged to Professor Ncube @IPChair

concludes: "nothing, in one hundred and fifty-seven years of South African law, compares to

the scale of judicial corruption of statutory law that, in turn, spawns gross human rights

violations". I am the only person alive who could explain every blatant lie and omission in every

criminal judgment over all nineteen years. (DRGU must revisit their methodology) Against this

brief background, our approach to UCT is grounded in the belief that all students, but especially

students of law, will come to the profession better informed in a direct engagement.

Vice Chancellor, the University has always been the site of contestation that tests hard

evidence, shapes intellect, consciousness, and courage. Given the past twenty-six years of

criminality in the affairs of the State, through engagement with your students, we hope to assist

you in nurturing a generation of leaders who will govern with integrity; under the rule of law.

Yours sincerely

SENT BY EMAIL

Mike Stainbank

Founder: The Apartheid Museum®

This letter, on request, will be placed under oath.

A PUBLIC DOCUMENT:

Copy: Chief Justice Mogoeng: Judiciary.

President Cyril Ramaphosa: Executive

Parliament Speaker of the National Assembly: Legislature