

PROFESSOR ITUMELENG MOSALA

The Secretary
State Capture Commission of Inquiry
Johannesburg South Africa



20 January 2021

Secretary Mosala

SCC REFERENCE: 31/1/SCC/497

Thank you for including us in your enquiry with Advocate Pretorius SC and Advocate Lamprecht SC. The urgency and transparency you afforded us is highly appreciated. The immediate response received from Pretorius SC, though respected, unfortunately belies our treatment at the hands of the SCC since our first application in 2018.

We have forwarded an email to you which speaks of the call received from Lamprecht SC in November 2019, concerning the recusal of Advocate IV Maleka SC. We have never been given a response. Our attempts to interact with Pretorius SC have been more extensive. On many occasions we enquired about whether we will be invited to the SCC. Over the period, we also emailed Pretorius SC information that is material to our application. Most disturbing is the fact that until your email, we had no idea that Lamprecht SC was a *bona fide* employee of the SCC, even though, we sought to verify this through the secretariat and Pretorius SC directly.

Secretary Mosala, we are uncertain about whether it is your task to assess the merits of our submissions to the SCC. However, the response from Pretorius SC is troubling: *“initial correspondence was handed to Advocate Maleka SC for his input.”* Advocate IV Maleka SC, as Chairman of the Gauteng Gambling Board, is central to our allegations of corruption.

Pretorius SC confirms: *“the DCJ has been copied, at least with the initial correspondence.”* Justice Zondo (DCJ) one among other Justices is directly implicated in this matter. Messrs Zondo and Maleka, clearly, have not denied the allegations we make against them.

“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.” This extract is taken from World Intellectual Property Day 2020, an affidavit I have since published on our website www.fraud2001-019108-08.org.za

The book I authored and published in 2011 is titled: **We look at White People and we think Oh! MY GOD! The TRUE story of the Apartheid Museum.** Poet Laurette Don Materra, of the Black Consciousness Movement wrote: *“An intriguing yet most enlightening and powerful read so far Michael, soaked in and seeping in the brine of justified anger and the pain of being victim to criminal and racist skullduggery of the dirtiest gutter kind.”*

Secretary Mosala, we are compelled to draw attention to the fact that - without a meaningful response since 2018 - it has taken Pretorius SC, **two and a half years** to now share his personal view that *“the issues raised fall beyond the Terms of reference of the Commission.”*

THE ENTIRETY of this major transnational fraud originates in the award of the Gold Reef City Casino License. This PUBLIC LICENSE is owned by every South African, whose taxes paid for probity checks on the White and non-white syndicate that regaled Maleka SC, Chairman of the GGB. The nation trusted that the PRIVILEGE of their casino license would only be extended to fit and proper persons. On our unchallenged evidence, this is of major public concern.

In my affidavit submitted to the ANC Integrity Commission, titled LONG WALK TO HUMANITY©, I averred thus: *“The moment Head of State, President Nelson Mandela, solicited a bribe from White Supremacists, Solomon, and Abraham Krok, he ripped another thread in the quilt of our collective memory. The timeline, on the version of Gold Reef City Casino, clearly shows the White Supremacists then moving as an emboldened force with untrammelled power through every organ of state that had a constitutional obligation to stop them; to bring an end to the injustices of our past.”*



OUR EVIDENCE WILL IMPLICATE:

1. The Presidency of the Republic of South Africa – **Executive**
2. The National Assembly of Parliament – **Legislature**
3. The Office of the Chief Justice – **Judiciary**
4. The Independent Regulatory Board of Auditors (IRO: PwC)
5. The Companies Intellectual Property Commission
6. The Independent Police Investigative Directorate
7. The South African Human Rights Commission
8. The Tax Ombudsman: Judge Bernard Ngoepe
9. The Nugent Commission of Inquiry into SARS
10. The South African Revenue Services (SARS)
11. THE HAWKS - South African Police Services
12. The Johannesburg Society of Advocates
13. The Office of the Public Protector (2011)
14. The National Lotteries Commission
15. The Judicial Services Commission
16. The Gauteng Gambling Board

NOTE WELL: Not one of the above have denied a single allegation levelled against them, not even Chief Justice Mogoeng. And this is a JUDICIAL Commission of Inquiry.

IN CONCLUSION

Secretary Mosala, the legitimacy of this Judicial Commission of Inquiry and the integrity of its Chairman, Justice Raymond Zondo (DCJ) will always be remembered by way of reference to statutory law. For TWENTY YEARS all three Superior Courts granted rights to a purportedly Juristic Person, that never had the legal right to sue in a court of law. Given the exclusive rights of registered trademarks, the said non-existent company, by virtue of the prohibitive clauses in the Companies Act, **cannot exist in law**, and most certainly **does not exist on paper.**



Prison was my CHOICE when Keightley AJ (37609/2014 JHB GLD) demanded that I sign a prepared apology that would have exonerated the White and non-white criminals of Gold Reef City Casino and the South African Judiciary. **The South African Apartheid Museum at Freedom Park (8Words), UNIQUE Registration 2001/019108/08, Incorporated: 14 August 2001**, is figment in the imagination of a South African Judiciary that has been corrupted and captured by the White and non-white owners of the Gold Reef City Casino License.

*"No Court in this land will allow a person to keep an advantage which he has obtained by fraud. No judgment of a Court, no order of a Minister, can be allowed to stand if it has been obtained by fraud. Fraud unravels everything. The Court is careful not to find fraud unless it is distinctly pleaded and proved; but once it is proved it vitiates judgments, contracts and all transactions whatsoever." **Lazarus Estate vs. Berly [1971] 2 W.L.R. 1149***

This briefest summary of the factual matrix is drawn from the sum of our submissions to the Commission as well as the submissions to those we allege are implicated in corruption and transnational fraud that is now conservatively estimated at six billion rand.

Secretary Mosala, we look forward to the response of the Chairman of the Commission, Deputy Chief Justice Raymond Zondo.

Yours sincerely

SENT BY EMAIL

Mike Stainbank

Founder: The Apartheid Museum®

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

