

CHAIRMAN RAYMOND ZONDO (DCJ)

The State Capture Commission

Johannesburg South Africa

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Secretary Itumeleng Mosala

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“Judges must be willing to die for the rule of law.”

Chief Justice Mogoeng: *City Press* 25 April 2017

Our last correspondence dated 01 February 2021, anticipated a response to whether I will be invited to assist your inquiry into allegations of capture of the Judiciary, Executive, and Legislature. The evidence I have provided thus far, *under penalty of perjury*, straddles and implicates every President of the Republic, and every Parliament, from 1994 to 2021. The 2014 order of Keightley AJ, requires the Registrar of the court to issue a warrant for my arrest. The Constitutional Court confirmed my prison sentence. The South African Judiciary, from day one, *until the day I am unlawfully imprisoned*, is the third sphere of the Democratic State implicated in my allegations of **Definitive State Capture**. We alone, have met the requisite criteria.

Secretary Mosala, constitutionalism and the rule of law, is intrinsically embedded in the legal principles of **independence and accountability**, in all three spheres of our constitutional democracy. Notwithstanding their binding obligations under the *separation of powers*, NONE, have denied collusion, against our allegation: **violation of the oath of office**. To further demonstrate the abuse of power by the state, we would hope that the commission is alive to the current public outrage and the risk of betraying the nations trust. To this end we have, (very briefly) drawn on the legal expertise of Professor Paul Groarke and Patrick J Wright who contextualize the legal assertions of James Madison, Thomas Hobbs, and John Locke.



Legal expert, Professor Paul Groarke, teaches us that when the State “*defaults on its fundamental moral obligations, it no longer possesses a valid claim to power.*” Groarke speaks of a government that puts itself into a “*state of war with the people*” He warns us that the problem of an illegitimate state is “**simple and brutal.**” Natural law, he says, gives individuals a duty of self-preservation; a collective right of self-defense, “**the basis of a right of revolution.**” The legal opinion of Professor Hugh Corder before your Commission, it seems, conveys much in common with English Professor Groarke.

Legal expert Patrick J Wright quotes James Madison, the father of the U.S. Constitution. MADISON: “*Government is instituted to protect property of every sort, a just government, which impartially secures to every man, whatever is his own.*” Mr Wright reminds us that John Locke repeatedly indicated that “*government, no matter how constituted, could not take an individual's property without his consent.*” Intellectual property expert, Justice Louis Harms, captured the exact same legal position in his work for the World Intellectual Property Organization.

In the case of the trademark **The Apartheid Museum®**, the separation of powers was halted by a purportedly Black government, for the sake of Solly and Abe Krok, two low-life Zionist criminals. The brothers Krok, for forty years, with political intent, dehumanized blackness, in support of the colour coding of human beings, introduced by the White racist, colonial apartheid regime, which included Jews. ***The pathology of the non-white slave is a frightening thing.**

Professor Mosala, we await official confirmation of our application to be heard.

Sincerely

Mike Stainbank. Founder: The Apartheid Museum®

SENT BY EMAIL

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

