## IN THE HIGH COURT OF SOUTH AFRICA GAUTENG LOCAL DIVISION, JOHANNESBURG

CASE NO: 2015/38222

P/H NO:

JOHANNESBURG, **29 October 2015** BEFORE THE HONOURABLE **JUDGE VALLY** 

In the matter between:-

THE UNIVERSITY OF THE WITWATERSRAND,
JOHANNESBURG

Applicant

and

SIMBARASHE FADZI 1<sup>st</sup> Respondent

MFUNDO ZULU 2<sup>nd</sup> Respondent

ORDIRETSE MASEBE 3<sup>rd</sup> Respondent

ALL OTHER PERSONS INTENDING TO

UNLAWFULLY DISTRUPT THE ACTIVITIES

OF THE APPLICANT

4<sup>th</sup> Respondent to

Further Respondents

HAVING read the documents filed of record and having considered the matter:

## THE COURT GRANTS AN ORDER:-

- 1. Dispensing with the forms and service provided for in the Rules of Court and condoning the non-compliance with the rules due to urgency in terms of Rule 6(12).
- 2. A Rule Nisi is hereby granted and returnable on Wednesday the 4<sup>th</sup> day of November 2015 at 10:00 in Court 9E, when the First, Second, Third Respondent and all other persons should show why the following order should not be made final.
  - 2.1. Interdicting and restraining the First, Second, Third Respondent and all other persons from:
    - 2.1.1. Obstructing or preventing any person from entering or leaving the precinct of the Applicant or any of its buildings, facilities, residences, halls, classrooms and the like;





- 2.1.2. In any way disrupting the normal activities of the Applicant, including classes, tutorial's and the like;
- 2.1.3. In any way causing damage to the property of the Applicant, its staff, students or members of the public present on the Applicant's precinct;
- 2.1.4. Harassing, intimidating, threatening or assaulting any of the Applicant's students or staff, or members of the public in any manner whatsoever;
- 2.1.5. In any way causing damage to the property of the Applicant, its staff or students.
- 3. The South African Police Service is directed to assist the Applicant in enforcing this order.
- 4. Any interested party who intends opposing the granting of the relief sought in paragraph 2 above is required to appear at this Court at 10:00 on the 4<sup>th</sup> day of November 2015 in court 9E or may anticipate the return date by giving the Applicant's attorneys twenty-four hours notice, and show cause why the interim order should not be made final.
- 5. The Applicant is directed to serve a copy of this order in the following manner:
  - 5.1. by affixing a copy of this order to all notice boards of all faculty buildings of the Applicant;
  - 5.2. by affixing a copy of this order to all the entrances to the Applicant's precinct;
  - 5.3. by hand delivering copies of the order to the offices of the Student Representative Council (SRC) and affixing copies of the order to the notice boards at the offices of the SRC;
  - 5.4. by affixing a copy of the order to all notice boards within the Matrix and Senate House;
  - 5.5. by publishing the order on the Applicant's website;
  - 5.6. by notifying the Applicant's students of the order through the Applicant's twitter Handle;

5.7. by notifying all registered students of the Applicant of the order by sending out e-mails to each of them.

GRIFFIE THOUSE THE BAG XY

2015 - H- 3 n

REGISTRATION IN HIGH COLD



- 6. Pending the hearing for the finalisation of the matter on Wednesday the 4<sup>th</sup> day of November 2015 at 10:00 or on any anticipated return date, the above mentioned order in paragraph 2 above shall operate as an interim interdict.
- 7. The order in paragraph 2 above shall not be construed as removing the Respondents' and any other person's right to peacefully demonstrate at the precinct of the Applicant.

BY THE COURT

REGISTRÁR /ykb

GRIFFIED Y POE PAR CAUTENG HOOGGER ACCOUNTED STORY OF THE BAG XY

