NO:45 Molemela, J.



35 markgraaff street bloemfontein po box 153 & 260 bloemfontein 9301 docex 2 bloemfontein south africa

tel +27 51 400 4000 +27 51 400 4160 fax +27 51 400 4141 email law@phinc.co.za web www.phinc.co.za

bloemfontein sandton

Our ref | Ons verw : UNI1-PH/0097/JM

Your ref! U verw :

Date | Datum : 26 January 2015

REGISTRAR HIGH COURT BLOEMFONTEIN

BY HAND

Dear Sir/Madam

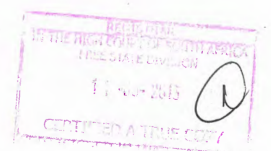
UFS / MHLONGO & OTHER PROTESTORS - CASE NO: 4551/2014

- 1. The abovementioned matter has reference.
- 2. Please would you bring it to the presiding honourable justice that it is not necessary to peruse the papers, as the applicant will merely be seeking to uplift the interim order and remove the matter from the roll.
- 3. We thank you for your kind assistance herein.

Yours faithfully

Phatshoane Henney Inc.

Manager Strategy Control of the Cont



Directors: JS Berry (Chief Executive Officer) DP Badenhorst LE Companie FC Fouche[†] DR Henney DW le Roux[†] LL Mokgoro A du T Malan LS Moleko JM Mophethe PB Nel E Relling DJR Schutte[‡] PL Skein[‡] JP Smit PMS Strauss[‡] PF van Aswegen[‡] L van der Walt JAM Volschenk

Associates: SR Bartlett T Botha M Coetzer HAE Dudley[†] D de Jongh CG du Toit[†] P du Toit AP Frewen T Gowar GS Janse van Rensburg EN Janse van Rensburg JD Krige FC Liebenberg JD Luttig[†] J Mitchley SE Moggee L Molatseli MG Naudé M Olivier SM Phillips M Schubert[†] SCM Smith T Steven-Jennings[†] I Strydom M Odendaal Y Wessels[†]

Consultants: JL Smit[†] FRR Neethling DJ Nortier Cost Consultants: A Lubbe IM Scheepers Special Counsel: HN Botha Managers: C Bothma (Office) GC du Preez (Knowledge Systems) M Louw (PR / Marketing) A Visagie (Human Resources) WL Vermaak (Finance)

[†]Phatshoane Henney Attorneys (Gauteng) Inc. [‡]Phatshoane Henney Collections Inc.

Phatshoane Henney Attorneys Inc. Reg No 2000/028072/21 is a Level 4 (Generic) BEE Supplier





IN THE HIGH COURT OF SOUTH AFRICA FREE STATE DIVISION, BLOEMFONTEIN

Case No: 4551/2014

Before the Honourable Justice LJ LEKALE

On the 13th day of NOVEMBER 2014

In the matter between:

UNIVERSITY OF THE FREE SATE, QWAQWA CAMPUS Applicant

and

ZETHU MHLONGO

1st Respondent

ALL OTHER INDIVIDUALS ACTING UNDER OR ON BEHALF OF THE 1ST RESPONDENT OR OTHERWISE INDIRECT FOR INDIRECT SUPPORT OF THE ACTIVITIES TO WHICH THIS MATTER APPLIES

2nd Respondent

Having considered the notice of motion and the other documents filed of record and having heard Counsel for applicant,

IT IS ORDERED THAT: (By agreement)

- 1. The rule nisi is extended until 29 January 2015.
- 2. The application to pay the wasted costs.

BY ORDER OF THIS COURT

OURT REGISTRAR

REGISTEAR
IN THE HIGH COURT OF SCUTH AFRICA
THEE STATE DIVISION

1 1 - Gu- Zúli - CERTIFIED A TRUE COURT

PHATSHOANE HENNEY INC



FREE STATE HIGH COURT, BLOEMFONTEIN Republic of South Africa

Case No: 4551/2014

Before the Honourable Justice KJ MOLOI

On the 13th day of OCTOBER 2014

In the matter between:

UNIVERSITY OF THE FREE SATE, QWAQWA CAMPUS Applicant

and

ZETHU MHLONGO

1st Respondent

ALL OTHER INDIVIDUALS ACTING UNDER OR ON BEHALF OF THE 1ST RESPONDENT OR OTHERWISE INDIRECT OR INDIRECT SUPPORT OF THE ACTIVITIES TO WHICH THIS MATTER APPLIES

2nd Respondent

1: -60. 2013

Having considered the notice of motion and the other documents filed of record and having heard Counsel for applicant,

IT IS ORDERED THAT:

- 1. A rule nisi is issued, calling upon the respondents to show cause (if any) on THURSDAY, 13 NOVEMBER 2014 at 09H30 why a final order in the following terms should not be granted:
 - 1.1 That the respondents be prohibited from doing anything which directly or indirectly obstructs, impedes, disrupts, postpones, delays or interferes with the access to and use of campus facilities and/or the orderly academic education, administration and ordinary student activities of the applicant and/or damaging any property situated on the applicant's campuses, whether movable or immovable and regardless of who the owner thereof may be;

- 1.2 That the respondents be prohibited from molesting, assaulting, threatening or intimidating any student, member of staff, employee, contractor or official of the applicant, including any person present on the applicant's property who may not fall into one of these categories;
- 1.3 That the respondents be prohibited from in any manner whatsoever inciting, taunting, encouraging, instigating, prompting and/or provoking other individuals or students to perform any of the acts described in paragraphs 1.1 and 1.2 above;
- 1.4 That the Sheriff of this Honourable Court and assisted by the South African Police Services be authorised and directed to remove and expel from the property and premises of the applicant any respondents who refuse to comply with paragraphs 1.1, 1.2 and 1.3 above;
- 1.5 That a copy of the *rule nisi* may be sent to the Sheriff of QwaQwa by email or facsimile, and that service must be effected upon the copy in the interim, as soon as possible, until delivery of the original order to the Sheriff occurs:
- 2. The relief in paragraphs 1.1, 1.2, 1.3, 1.4 and 1.5 above shall serve as an interim interdict with immediate effect;
- 3. The costs of this application be paid by the applicant, except if the matter is opposed, in which case those respondents opposing the relief sought be ordered to pay the costs jointly and severally, the one paying the other to be absolved;
- 4. The record of oral evidence given in this matter be typed and that service be effected in the following manner:
 - 4.1 By serving a copy of this order, Notice of Motion and typed record on the 1st Respondent;
 - 4.2 By affixing a copy of this order to all official notice boards on the applicant's campus property;
 - 4.3 By keeping a **copy of the typed record, Notice of Motion** as well as this order at the **administration building** of the applicant's campus, for inspection and so that any respondent who requests a copy during normal office hours may be supplied with one;

- 4.4 By the **Sheriff** of the Honourable Court **reading** out the order, in ENGLISH, by megaphone at such places and occasions on the applicant's campus as may be deemed necessary to bring the order to the notice of the respondents;
- 4.5 By handing a copy of this order to any respondents who are removed or expelled from the applicant's campus pursuant to paragraph 1.4 above;

BY ORDER OF THIS COURT

COURT RECISTRAR

PHATSHOANE HENNEY INC

