



09 May 2011

President Jacob Zuma, Leader
African National Congress (ANC)

Ms. Helen Zille, Leader
Democratic Alliance (DA)

Mr. Mangosuthu Buthelezi
Inkatha Freedom Party (IFP)

Mr. Kenneth Meshoe
African Christian Democratic Party (ACDP)

Mr. Hlabirwa Mathume
African People's Convention (APC)

Mr. Amichand Rajbansi
Minority Front (MF)

Archbishop Desmond Tutu
Truth & Reconciliation Commission

Mr. F.W. de Klerk
F.W. de Klerk Foundation

Mr. Raj Daya, CEO
Law Society of SA (LSSA)

Alasdair Sholto-Douglas (SC), Chairperson
Cape Bar Association

Mr. Mondli Makhanya
SA National Editors Forum

General Secretariat
SA Council of Churches

Ref: Boer Volkstaat 10/31/16 Theses Petition &
Briefing Paper submission to EU Stamvader /
Progenitor Nations, NATO and UN Members.

Mr. Mosioa Patrick Lekota, President
Congress of the People (COPE)

Dr. Pieter Willem Mulder
Freedom Front Plus

Mr Bantu Holomisa
United Democratic Movement (UDM)

Mr. Lucas Mangope
United Christian Democratic Party (UCDP)

Mr. Jacob Dikobo
Azanian People's Organisation (AZAPO)

Letlapa Mpha-hlele
Pan Africanist Congress (PAC)

Mr. Nelson Mandela
Nelson Mandela Foundation

Chief Justice Ngcobo & Concourt Justices
SA Constitutional Court

Mr. R Bedhesi SC, Silks Chairman
Johannesburg Society of Advocates

Jan Bosman
Afrikanerbond

Algemene Sekretaris
NG Kerk

Transparency Update: (I) Charges filed to Int'l Criminal Court (ICC) against: Mandela, Tutu, de Klerk, Norwegian Nobel Committee & 88 SANEF editors/publications for TRC Fraud Genocide; (II) Swiss Parliament Committee of Legal Affairs 'African White Refugee' Correspondence

Dear President Zuma, SA TRC Political, Academic, Religious etc Elite,

Previous Updates:

- ❖ 08 March 2011: Audi Alteram Partem Notice of Boer Volkstaat Theses Petition/Briefing Paper submitted to EU Progenitor nations and NATO¹.
- ❖ 06 April 2011: (I) Notice of Meeting Scheduled with Netherlands Embassy Officials; (II) Request for Information from ANC &/or Anti-Apartheid Officials: Prior to the ANC's M-Plan declaration of War against Apartheid; Did the ANC at any time launch a non-violent cultural and political campaign to stop their African 'swart gevaar' breeding-war population explosion, to demonstrate their honourable Just War Just Cause Intentions?²
- ❖ 16 April 2011: NL-FR-DE-UK-CH 'Boer/Settler' Applic. filed in 'Kill Boers/Settlers Hate Speech' Trial: [07-2010 EQ JHB] Afriforum v Malema: For Your Records³

(I) Complaint to Int'l Criminal Court (ICC) against: Mandela, Tutu, de Klerk, Norwegian Nobel Committee & 88 SANEF editors/publications for TRC Fraud Genocide⁴

Overview:

Sent: Mon 5/9/2011 6:08 AM

TO: INT'L CRIMINAL COURT (ICC) PROSECUTOR'S OFFICE

PLEASE TAKE NOTICE that the Complainants hereby request the Office of Prosecutor (OTP): Luis Moreno - Ocampo, of the International Criminal Court (ICC), the Hague to investigate the alleged Defendants and Accessories on charges of Genocide and Crimes Against Humanity, in terms of Art 5(1)(a) & (b), 6(c) and 7(1)(h) of the Rome Statute.

The Complainants Request the ICC: Prosecutor's Office to:

Initiate an investigation into the allegations that the respondents are to be held criminally culpable for their endorsement and concealment of TRC FRAUD, the consequences of which are genocide and crimes against humanity against white South Africans, and ethno-cultural legal and political persecution of Afrikaner/Boer and Radical Honesty cultures.

Complainants allege the Defendants cover up and censorship of the ANC and Anti-Apartheid Movements (i) Frantz Fanon/Black Consciousness ('liberation by violence on the rotting corpse of the settlers') (ii) Black Liberation Theology ('violent elimination of 'whiteness'); and (iii) Houari Boumediene/Black Power Breeding War ("The wombs of our women will give us victory")⁵ inspired TRUTH AND RECONCILIATION COMMISSION FRAUD ("TRC FRAUD") perpetrated against citizens of South Africa, and predominantly against white Afrikaner/Boer/Settlers; is committed in the context of endorsing the ANC's institutionalized regime of systematic oppression and domination by Africans over other racial groups, particularly Boer/Afrikaners and committed with the intention of maintaining the ANC regime.

- ❖ Radical Honesty's TRC FRAUD arguments in regard to Just War principles of honourable war are: (i) having just cause, (ii) being a last resort, (iii) being declared by a proper authority, (iv) possessing right intention, (v) having a reasonable chance of success, and (vi) the end being proportional to the means used.
- ❖ Radical Honesty's TRC FRAUD information and evidence repeatedly submitted to Respondents clarified that Radical Honesty believed the TRC to have made grievous errors in its alleged enquiry into the origins of Apartheid and Apartheid violence; and its findings

¹ http://www.jussanguinis.com/JS-RoR/za_southafrica.htm

² http://www.jussanguinis.com/JS-RoR/za_southafrica.htm

³ http://www.jussanguinis.com/JS-RoR/za_southafrica.htm

⁴ <http://why-we-are-white-refugees.blogspot.com/2011/05/trc-fraud-genocide-charges-filed-to-icc.html>

⁵ "One day, millions of men will leave the Southern Hemisphere to go to the Northern Hemisphere. And they will not go there as friends. Because they will go there to conquer it. And they will conquer it with their sons. The wombs of our women will give us victory." -- Houari Boumediene, President of Algeria, at the United Nations, 1974 (Boumediene was an ardent supporter of the ANC and SWAPO)

consequently erroneous and biased. Radical Honesty do not believe that the ANC had a 'Just Cause' to initiate acts of aggression, i.e. to launch their violent liberation struggle, against the system of Apartheid, when among others:

- The ANC had an honourable non-violent option for liberating its own people by ending its poverty pimping breeding war;
- The ANC had no right intention: Apartheid had raised black living standards to the highest in Africa; ANC true motives were, and continue to be, reasons of self-interest, greed, corruption, abuse of power and personal aggrandizement; as well as Black Liberation Theology racial black power hegemony: and the elimination of 'whiteness' on the rotting corpses of SA's white settlers;
- The ANC had no proper authority: Black Africans did not want Black rule, nor did they voluntarily support the liberation struggle (Mandela's decision to launch the violent liberation struggle, was not because it was a tragic 'last resort' of a peaceful non-violent campaign. The militarization of the struggle, was a result of the spectacular failure of the 1952 Defiance Campaign⁶ ability to mobilize the black masses to participate in the non-violent struggle: only 10 000 joined the protest, of which 8,500 were in prison);
- The ANC had no reasonable chance of success in eliminating whiteness and white rule, for the majority of blacks favoured white rule, who were aware they were better off under white rule, than any of their black brethren in the rest of black Africa ruled by despotic black liberation movements. They consequently decided the African people would need to be terrorized to support the ANC;
- The ANC did not use proportional force: It decided to adopt the People's War of necklacing, street committees, to terrorize its own people to support its fraudulent 'liberation struggle'; where any poor black Africans who even slightly objected to the ANC's agenda, and who insisted on being a law abiding citizen by paying their rent or electricity, was labelled as 'an enemy conspirator'; and worthy of the necklace;
- The ANC did not use proportional force on its own soldiers at its Mbokodo Quatro Torture Camps;
- The ANC did not use proportional force in its decision to target illegitimate targets: Its own people; by choosing to maximize not only the physical destruction of property, schools, libraries, community infrastructure, but additionally the psychological, intellectual and emotional destruction of children's education, and relationships to their families, parents and future, as individuals with no regard whatsoever for the concept of personal responsibility, integrity and honour;
- The ANC did not adopt violence as a last resort; but as a first resort to liberate the African's colonized mind of 'whiteness', because in their Fanon/Black Liberation Theology worldview 'violence was a cleansing liberating force to restore the Africans self-respect on the rotting corpse of the settler'.

Issues Covered:

- ❖ Genocide: Obstruction & Censorship of TRC Fraud
- ❖ Legal and Political Persecution of Minorities
- ❖ Breeding War as Acts of War
- ❖ Media: Above the Law Worldview Goliath Opinion Formers
- ❖ Media Role in Censorship of Breeding War Acts of War

⁶ Wikipedia: The Defiance Campaign Against Unjust Laws was launched by the ANC at a conference in Bloemfontein in December 1951. Demonstrations in support of the Defiance Principles were organized for April 6, 1952, the 300th anniversary of white settlement in the Cape. Of approximately 10,000 people who protested in the Defiance Campaign, around 8,500 of them were imprisoned.

Evidentiary Documentation Presented to ICC Prosecutor Office for Investigation:

1. Notice of Complaint ITO Art. 15 of Rome State of ICC (p.23)
2. Communication and Complaint under Art.15 of the Rome Statute: Charges of Genocide and Crimes Against Humanity, in terms of Art 5(1)(a) & (b), 6(c) and 7(1)(h) of the Rome Statute.(p.42); Encl: "Kill the Boer" Lotter Sisters Murder (p.13) [p.55]
3. Annexures: [A:17][B:44][C:66][D:161][E:136]
 - [A] TRC FRAUD COMPLAINT TO NORWEGIAN NOBEL COMMITTEE: Notice of Legal and Political Request to: (I) Withdraw Nobel Peace Prize's from Nelson Mandela, F.W. de Klerk, and Archbishop Desmond Tutu, for (a) Intellectual Dishonesty & Hypocrisy; (b) Moral, Political and Religious Prostitution; and (c) 'TRC-RSA' Fraud and Betrayal; and (II) Accept Nobel Peace Prize Nominations for Dr. Albert Bartlett; Dr. Garret James Harden, and Dr. M. King Hubbert, for Intellectually Honest and Politically Honourable Ecologically Sustainable, Human Rights, Peace and Social Justice Advocacy (p.02); Notices to Tutu, Mandela & de Klerk: Final Honourable Notice of Legal and Political Delivery: Elimination of 'TRC-RSA' Nobel Peace Prize Recipients Plausible Deniability, to allegations that your Human Rights Advocacy is guilty of (i) Intellectual Dishonesty and Hypocrisy; (ii) Moral, Political and Religious Prostitution; and (iii) 'TRC-RSA' Fraud and Betrayal (p.07); Proof of Service (p.08)[p.17]
 - [B] HC-WC #19963-09: STATE V. JOHNSTONE: Application for Review (p.12); Founding Affidavit of Lara Johnstone (p.21); Affidavit of Brad Blanton, Ph.D, evidencing the legal, psychological, and socio-political 'citizens privilege', Nuremberg Principles skills and competencies of Individual Responsibility, required for acts of civil disobedience to perceived illegitimate authority; and their application to the common law 'reasonableness test'; in terms of Criminal Procedure Act 51, of 1977: § 213: Proof of Written Statement by Consent; & § 171 & 172: Evidence on Commission (p.11)[p.44]
 - [C] CCT 23-10: CITIZEN V. MCBRIDE: Concourt 03 May Order (p.2); Heads of Argument In Support of Radical Honesty Population Policy Common Sense Interpretation of Promotion of National Unity and Reconciliation Act, 34 of 1995 (p.64) [p.66]
 - [D] CCT 06-11: RADICAL HONESTY V. SANEF & OTHERS: Notice of Motion: Application for Direct Access for Writ of Certiorari/Review and Writ of Habeas Mentem (p.37); Founding Affidavit of Lara Johnstone (p.105); Concourt Dismissal (p.19). [p.161]
 - [E] 07-2010 EQ JHB: AFRIFORUM V. MALEMA: Notice of Motion (p.05), Founding Affidavit of Lara Johnstone (p.21); Heads of Argument of Lara Johnstone, Radical Honesty Culture; 'Boer/Settler' descendant of Dutch, French Huguenot and British 'Settlers': Hermanus Bosman, Andreus Lutgerus Kolver; Jacques de Villiers and James Augustus Johnstone; In Support of 'Political Necessity French Riddle of the Kaffir Lily Pond' Application of the Radical Honesty Population Policy Common Sense Interpretation of ANC's 'TRC Social Contract Fraud'; Recommendation to Constitutional Court to Resolve 'Kill Boer/Settler Hate Speech' Descartian v. Ubuntu Conformist Cultural Friction by Implementing: (A) 23 April 1994 Accord on Afrikaner Self-Determination to provide Boers with a 'Kaffir' Free Speech Volkstaat; and/or (B) Jus Sanguinis Repatriation of 'Settlers' to European Progenitor Nations (p.111).[p.136]

(II) Swiss Parliament Committee of Legal Affairs 'African White Refugee' Correspondence

From: Christine Lenzen
Sent: Monday, May 09, 2011 2:32 PM
To: Jus Sanguinis
Subject: Petition Jus Sanguinis

Petition Jus Sanguinis Right-of-Return for African Refugees White

Ladies and Gentlemen,

We have received your petition to the President of the Council of States of the Swiss Parliament, on paper as requested. Relevant committees of the federal parliament will review it and you will be informed after the procedure. Parliamentary procedure, however, generally takes considerable time.

Please accept, Ladies and Gentlemen, Yours faithfully

Christine Lenzen
Secretary for Legal Affairs Committees
Parliamentary Services, CH-3003 Bern
Tél.: +41 31 322 97 10, Fax: +41 31 322 98 67
www.parlement.ch

Jus Sanguinis Response to Swiss President & Parliament Committee for Legal Affairs

From: Lara Johnstone
Sent: Tuesday, May 10, 2011 11:23 AM
Subject: RE: Petition Jus Sanguinis to Swiss Confederation + Copy of TRC Fraud Genocide Complaint to ICC

Ms. Christine Lenzen
Secretary for Legal Affairs Committees
Parliamentary Services, CH-3003 Bern
Tél.: +41 31 322 97 10, Fax: +41 31 322 98 67

CC: Ambassador R. Baerfuss
CC: Ms. Natalia Agra
CC: Lt. Gen. Andre Blattman

Pétition Jus Sanguinis Right-of-Return for African White Refugees

Many thanks for your email of 9 May confirming receipt of our printed hardcopy Petition. We very much appreciate the Swiss Government's willingness to make a fair and impartial enquiry into our Jus Sanguinis African White Refugee grievances. We understand that such parliamentary procedures do take time. We shall do our best to be patient.

We wish to commend the Swiss Governments 'The Buck Stops Here' professionalism to honourably accept our Petition and Briefing Paper for the relevant Committee's Impartial Investigation. We hope other EU Progenitor/Stamvader Nations of African White Refugees can be inspired by your courage to do what Mandela and Tutu's Stalinesque ANC Poverty Pimping 'Truth' Commission failed to do: Enquire into the ANC and Anti-Apartheid Movements Just War TRC Fraud, as detailed in the Briefing Paper.

Jus Sanguinis African White Refugee Expert Witnesses:

Please note that there are numerous South African and International Expert Witnesses; who have made themselves available to testify before any Embassy or Parliamentary Hearing; either in person or via Skype video conference; on their particular issues of expertise as detailed in the Jus Sanguinis African White Refugee Petition and Briefing Paper. A list of available expert witnesses can be found at: <http://www.jussanguinis.com/BP/Expert-Witnesses.htm>; which has links to all Expert Witness pages, which include brief biographies and their particular issues of expert witness testimony available; and relevance to the Jus Sanguinis Petition and Briefing Paper.

TRC Fraud Genocide Charges filed to ICC against: Mandela, Tutu, de Klerk, Nobel Committee, SA media, etc:

For Your Information and Record: As a member of the Radical Honesty culture, the Jus Sanguinis Petitioner Organizer has also filed an official complaint with the International Criminal Court:

Prosecutor's Office in terms of Art. 15 of the Rome Statute; on charges of Genocide and Crimes Against Humanity, in terms of Art 5(1)(a) & (b), 6(c) and 7(1)(h) of the Rome Statute.

The Complainants Request the ICC: Prosecutor's Office to:

Initiate an investigation into the allegations that the respondents are to be held criminally culpable for their endorsement and concealment of TRC FRAUD, the consequences of which are genocide and crimes against humanity against white South Africans, and ethno-cultural legal and political persecution of Afrikaner/Boer and Radical Honesty cultures.

ICC complainants allege the Defendants cover up and censorship of the ANC and Anti-Apartheid Movements (i) Frantz Fanon/Black Consciousness ('liberation by violence on the rotting corpse of the settlers') (ii) Black Liberation Theology ('violent elimination of 'whiteness'); and (iii) Houari Boumediene/Black Power Breeding War ("The wombs of our women will give us victory")⁷ inspired TRUTH AND RECONCILIATION COMMISSION FRAUD ("TRC FRAUD") perpetrated against citizens of South Africa, and predominantly against white Afrikaner/Boer/Settlers; is committed in the context of endorsing the ANC's institutionalized regime of systematic oppression and domination by Africans over other racial groups, particularly Boer/Afrikaners and committed with the intention of maintaining the ANC regime.

Sincerely,

Lara Johnstone
Jus Sanguinis Petition Organizer
www.jussanguinis.com
www.african-white-refugees.co.nr
Tel: (044) 870 7239
Cel: (071) 170 1954

Encl: 11-05-09: Genocide Complaint to ICC Prosecutor; ITO Art. 15 of Rome Statute (PDF: 604 KB)

Respectfully Submitted,



Lara Johnstone
Jus Sanguinis Petition Organizer
www.jussanguinis.com
www.african-white-refugees.co.nr
Tel: (044) 870 7239 | Cel: (071) 170 1954

⁷ "One day, millions of men will leave the Southern Hemisphere to go to the Northern Hemisphere. And they will not go there as friends. Because they will go there to conquer it. And they will conquer it with their sons. The wombs of our women will give us victory." -- Houari Boumediene, President of Algeria, at the United Nations, 1974 (Boumediene was an ardent supporter of the ANC and SWAPO)

INTERNATIONAL CRIMINAL COURT, THE HAGUE

COMPLAINANTS:

RADICAL HONESTY - SA

First Complainant

LARA JOHNSTONE

Second Complainant

POLITICAL TRC FRAUD DEFENDANTS:

Archbishop Desmond Tutu

First Defendant

Reverend Alex Boraine

Second Defendant

Former President Nelson Mandela

Third Defendant

Nelson Mandela Foundation

Fourth Defendant

Former President F.W. de Klerk

Fifth Defendant

F.W. de Klerk Foundation

Sixth Defendant

Norwegian Nobel Committee

Seventh Defendant

Chief Justice Sandile Ngcobo

Eighth Defendant

Deputy Chief Justice Dikgang Moseneke

Ninth Defendant

Justice Edwin Cameron

Tenth Defendant

Justice Johan Froneman

Eleventh Defendant

Justice Chris Jafta

Twelfth Defendant

Justice Sisi Khampepe

Thirteenth Defendant

Justice Mogoeng Mogoeng

Fourteenth Defendant

Justice Bess Nkabinde

Fifteenth Defendant

Justice Johann van der Westhuizen

Sixteenth Defendant

Justice Zak Yacoob

Seventeenth Defendant

ZA MEDIA TRC FRAUD DEFENDANTS ACCESSORIES:

SOUTH AFRICAN NATIONAL EDITORS FORUM (SANEF)

First Accessory

MONDLI MAKHANYA

Second Accessory

SA PRESS OMBUDSMAN: JOE THLOLOE

Third Accessory

SA PRESS APPEALS PANEL: JUDGE RALPH ZULMAN

Fourth Accessory

SA DEP. PRESS OMBUDSMAN: JOHAN RETIEF

Fifth Accessory

SOUTH AFRICAN PRESS ASSOCIATION (SAPA)

Sixth Accessory

MARK VAN DER VELDEN

Seventh Accessory

BUSINESS DAY

Eighth Accessory

PETER BRUCE

Ninth Accessory

BUSINESS REPORT

Tenth Accessory

JABULANI SIKHAKHANE
CAPE ARGUS
CHRIS WITFIELD
CAPE TIMES
ALIDE DASNOIS
CITY PRESS
FERIAL HAFFAJEE
THE CITIZEN
MARTIN WILLIAMS
DAILY DISPATCH
ANDREW TRENCH
DAILY MAVERICK
BRKIC BRANKO
DAILY NEWS
ALAN DUNN
EAST COAST RADIO
DIANE MACPHERSON
EYEWITNESS NEWS
KATY KATAPODIS
INDEPENDENT ONLINE
ADRIAN EPHRAM
MAIL AND GUARDIAN
NIC DAWES
THE MERCURY
ANGELA QUINTAL
NEWS 24
JANNIE MOMBERG
PRETORIA NEWS
ZINGISA MKHUMA
SA STAR
MOEGSIEN WILLIAMS
SUNDAY INDEPENDENT
MAKHUDU SEFARA
SUNDAY TRIBUNE
PHILANI MGWABA
TIMES LIVE
RAY HARTLEY

Eleventh Accessory
Twelfth Accessory
Thirteenth Accessory
Fourteenth Accessory
Fifteenth Accessory
Sixteenth Accessory
Seventeenth Accessory
Eighteenth Accessory
Nineteenth Accessory
Twentieth Accessory
Twenty-First Accessory
Twenty-Second Accessory
Twenty-Third Accessory
Twenty-Fourth Accessory
Twenty-Fifth Accessory
Twenty-Sixth Accessory
Twenty-Seventh Accessory
Twenty-Eighth Accessory
Twenty-Ninth Accessory
Thirtieth Accessory
Thirty-First Accessory
Thirty-Second Accessory
Thirty-Third Accessory
Thirty-Fourth Accessory
Thirty-Fifth Accessory
Thirty-Sixth Accessory
Thirty-Seventh Accessory
Thirty-Eighth Accessory
Thirty-Ninth Accessory
Fortieth Accessory
Forty-First Accessory
Forty-Second Accessory
Forty-Third Accessory
Forty-Fourth Accessory
Forty-Fifth Accessory
Forty-Sixth Accessory
Forty-Seventh Accessory

3 rd DEGREE	Forty-Eighth Accessory
DEBORA PATTA	Forty-Ninth Accessory
BEELD	Fiftieth Accessory
TIM DU PLESSIS	Fifty-First Accessory
DAILY SUN	Fifty-Second Accessory
THEMBA KHUMALO	Fifty-Third Accessory
DIE BURGER	Fifty-Fourth Accessory
HENRY JEFFERY	Fifty-Fifth Accessory
BUN BOOYSEN	Fifty-Sixth Accessory
E-NEWS	Fifty-Seventh Accessory
PATRICK CONROY	Fifty-Eighth Accessory
FINANCIAL MAIL	Fifty-Ninth Accessory
BARNEY MTHOMBOHI	Sixtieth Accessory
FINWEEK	Sixty-Fist Accessory
COLLEEN NAUDE	Sixty-Second Accessory
THE GEORGE HERALD	Sixty-Third Accessory
MANDI BOTHA	Sixty-Fourth Accessory
INDEPENDENT ON SATURDAY	Sixty-Fifth Accessory
TREVOR BRUCE	Sixty-Sixth Accessory
702 RADIO	Sixty-Seventh Accessory
PHELADI GWANGWA	Sixty-Eighth Accessory
RAPPORT	Sixty-Ninth Accessory
LISA ALBRECHT	Seventieth Accessory
THE SATURDAY STAR	Seventy-First Accessory
BRENDAN SEERY	Seventy-Second Accessory
SOWETAN	Seventy-Third Accessory
BONGANI KESWA	Seventy-Fourth Accessory
THE HERALD	Seventy-Fifth Accessory
JEREMY MCCABE	Seventy-Sixth Accessory
VOLKSBLAD	Seventy-Seventh Accessory
AINSLEY MOOS	Seventy-Eighth Accessory
ROD AMNER	Seventy-Ninth Accessory
ROBERT BRAND	Eightieth Accessory
GUY BERGER	Eighty-First Accessory
HARRY DUGMORE	Eighty-Second Accessory
HAROLD GESS	Eighty-Third Accessory
JANE DUNCAN	Eighty-Fourth Accessory

ANTON HARBER	Eighty-Fifth Accessory
FRANZ KRUGER	Eighty-Sixth Accessory
WILLIAM BIRD	Eighty-Seventh Accessory
PROJOURN STEERING COMMITTEE	Eighty-Eighth Accessory

INTNL MEDIA TRC FRAUD DEFENDANTS ACCESSORIES:

NEW YORK TIMES	Eighty-Eighth Accessory
CELIA DUGGER	Eighty-Ninth Accessory
ARTHUR BRISBANE	Ninetieth Accessory
THE DAILY TELEGRAPH	Ninety-First Accessory
AINSLINN LAING	Ninety-Second Accessory
TONY GALLAGHER	Ninety-Third Accessory
ALGEMENE DAGBLAD	Ninety-Fourth Accessory
CASPER NABER	Ninety-Fifth Accessory

FILING SHEET: COMPLAINT ITO ART. 15 OF ROME STATUTE

Presented to ICC Prosecutor Office for Investigation:

1. Notice of Complaint ITO Art. 15 of Rome State of ICC
2. Communication and Complaint under Art.15 of the Rome Statute: Charges of Genocide and Crimes Against Humanity, in terms of Art 5(1)(a) & (b), 6(c) and 7(1)(h) of the Rome Statute.
3. Annexures: [A:17][B:44][C:66][D:161][E:136]

[A] TRC FRAUD COMPLAINT TO NORWEGIAN NOBEL COMMITTEE: Notice of Legal and Political Request to: (I) Withdraw Nobel Peace Prize's from Nelson Mandela, F.W. de Klerk, and Archbishop Desmond Tutu, for (a) Intellectual Dishonesty & Hypocrisy; (b) Moral, Political and Religious Prostitution; and (c) 'TRC-RSA' Fraud and Betrayal; and (II) Accept Nobel Peace Prize Nominations for Dr. Albert Bartlett; Dr. Garret James Harden, and Dr. M. King Hubbert, for Intellectually Honest and Politically Honourable Ecologically Sustainable, Human Rights, Peace and Social Justice Advocacy (p.02); Notices to Tutu, Mandela & de Klerk: Final Honourable Notice of Legal and Political Delivery: Elimination of 'TRC-RSA' Nobel Peace Prize Recipients Plausible Deniability, to allegations that your Human Rights Advocacy is guilty of (i)

- Intellectual Dishonesty and Hypocrisy; (ii) Moral, Political and Religious Prostitution; and (iii) 'TRC-RSA' Fraud and Betrayal (p.07); Proof of Service (p.08)[p.17]
- [B] HC-WC #19963-09: STATE V. JOHNSTONE: Application for Review (p.12); Founding Affidavit of Lara Johnstone (p.21); Affidavit of Brad Blanton, Ph.D, evidencing the legal, psychological, and socio-political 'citizens privilege', Nuremberg Principles skills and competencies of Individual Responsibility, required for acts of civil disobedience to perceived illegitimate authority; and their application to the common law 'reasonableness test'; in terms of Criminal Procedure Act 51, of 1977: § 213: Proof of Written Statement by Consent; & § 171 & 172: Evidence on Commission (p.11)[p.44]
- [C] CCT 23-10: CITIZEN V. MCBRIDE: Concourt 03 May Order (p.2); Heads of Argument In Support of Radical Honesty Population Policy Common Sense Interpretation of Promotion of National Unity and Reconciliation Act, 34 of 1995 (p.64)) [p.66]
- [D] CCT 06-11: RADICAL HONESTY V. SANEF & OTHERS: Notice of Motion: Application for Direct Access for Writ of Certiorari/Review and Writ of Habeus Mentem (p.37); Founding Affidavit of Lara Johnstone (p.105); Concourt Dismissal (p.19). [p.161]
- [E] 07-2010 EQ JHB: AFRIFORUM V. MALEMA: Notice of Motion (p.05), Founding Affidavit of Lara Johnstone (p.21); Heads of Argument of Lara Johnstone, Radical Honesty Culture; 'Boer/Settler' descendant of Dutch, French Huguenot and British 'Settlers': Hermanus Bosman, Andreus Lutgerus Kolver; Jacques de Villiers and James Augustus Johnstone; In Support of 'Political Necessity French Riddle of the Kaffir Lily Pond' Application of the Radical Honesty Population Policy Common Sense Interpretation of ANC's 'TRC Social Contract Fraud'; Recommendation to Constitutional Court to Resolve 'Kill Boer/Settler Hate Speech' Descartian v. Ubuntu Conformist Cultural Friction by Implementing: (A) 23 April 1994 Accord on Afrikaner Self-Determination to provide Boers with a 'Kaffir' Free Speech Volkstaat; and/or (B) Jus Sanguinis Repatriation of 'Settlers' to European Progenitor Nations (p.111).[p.136]



LARA JOHNSTONE

Litigant in Person, Pro Se

Per: P O Box 5042

George East, 6539

Tel: (044) 870 7239

Cel: (071) 170 1954

Email: jmcswan@mweb.co.za

INTERNATIONAL CRIMINAL COURT, THE HAGUE

NOTICE OF COMPLAINT ITO ART.15 OF ROME STATUTE

COMPLAINANTS:

RADICAL HONESTY - SA

First Complainant

LARA JOHNSTONE

Second Complainant

POLITICAL TRC FRAUD DEFENDANTS:

DESMOND TUTU

First Defendant

ALEX BORAINÉ

Second Defendant

NELSON MANDELA

Third Defendant

NELSON MANDELA FOUNDATION

Fourth Defendant

F.W. DE KLERK

Fifth Defendant

F.W. DE KLERK FOUNDATION

Sixth Defendant

NORWEGIAN NOBEL COMMITTEE

Seventh Defendant

SANDILE NGCOBO

Eighth Defendant

DIKGANG MOSENEKE

Ninth Defendant

EDWIN CAMERON

Tenth Defendant

JOHAN FRONEMAN

Eleventh Defendant

CHRIS JAFTA

Twelfth Defendant

SISI KHAMPEPE

Thirteenth Defendant

MOGOENG MOGOENG

Fourteenth Defendant

BESS NKABINDE

Fifteenth Defendant

JOHANN VAN DER WESTHUIZEN

Sixteenth Defendant

ZAK JACOOB

Seventeenth Defendant

ZA MEDIA TRC FRAUD DEFENDANTS ACCESSORIES:

SOUTH AFRICAN NATIONAL EDITORS FORUM (SANEF)

First Accessory

MONDLI MAKHANYA

Second Accessory

JOE THLOLOE

Third Accessory

RALPH ZULMAN

Fourth Accessory

JOHAN RETIEF

Fifth Accessory

SOUTH AFRICAN PRESS ASSOCIATION (SAPA)

Sixth Accessory

MARK VAN DER VELDEN

Seventh Accessory

BUSINESS DAY

Eighth Accessory

PETER BRUCE

Ninth Accessory

BUSINESS REPORT	Tenth Accessory
JABULANI SIKHAKHANE	Eleventh Accessory
CAPE ARGUS	Twelfth Accessory
CHRIS WITFIELD	Thirteenth Accessory
CAPE TIMES	Fourteenth Accessory
ALIDE DASNOIS	Fifteenth Accessory
CITY PRESS	Sixteenth Accessory
FERIAL HAFFAJEE	Seventeenth Accessory
THE CITIZEN	Eighteenth Accessory
MARTIN WILLIAMS	Nineteenth Accessory
DAILY DISPATCH	Twentieth Accessory
ANDREW TRENCH	Twenty-First Accessory
DAILY MAVERICK	Twenty-Second Accessory
BRKIC BRANKO	Twenty-Third Accessory
DAILY NEWS	Twenty-Fourth Accessory
ALAN DUNN	Twenty-Fifth Accessory
EAST COAST RADIO	Twenty-Sixth Accessory
DIANE MACPHERSON	Twenty-Seventh Accessory
EYEWITNESS NEWS	Twenty-Eighth Accessory
KATY KATAPODIS	Twenty-Ninth Accessory
INDEPENDENT ONLINE	Thirtieth Accessory
ADRIAN EPHRAM	Thirty-First Accessory
MAIL AND GUARDIAN	Thirty-Second Accessory
NIC DAWES	Thirty-Third Accessory
THE MERCURY	Thirty-Fourth Accessory
ANGELA QUINTAL	Thirty-Fifth Accessory
NEWS 24	Thirty-Sixth Accessory
JANNIE MOMBERG	Thirty-Seventh Accessory
PRETORIA NEWS	Thirty-Eighth Accessory
ZINGISA MKHUMA	Thirty-Ninth Accessory
SA STAR	Fortieth Accessory
MOEGSIEN WILLIAMS	Forty-First Accessory
SUNDAY INDEPENDENT	Forty-Second Accessory
MAKHUDU SEFARA	Forty-Third Accessory
SUNDAY TRIBUNE	Forty-Fourth Accessory
PHILANI MGWABA	Forty-Fifth Accessory
TIMES LIVE	Forty-Sixth Accessory

RAY HARTLEY	Forty-Seventh Accessory
3 rd DEGREE	Forty-Eighth Accessory
DEBORA PATTA	Forty-Ninth Accessory
BEELD	Fiftieth Accessory
TIM DU PLESSIS	Fifty-First Accessory
DAILY SUN	Fifty-Second Accessory
THEMBA KHUMALO	Fifty-Third Accessory
DIE BURGER	Fifty-Fourth Accessory
HENRY JEFFERY	Fifty-Fifth Accessory
BUN BOOYSEN	Fifty-Sixth Accessory
E-NEWS	Fifty-Seventh Accessory
PATRICK CONROY	Fifty-Eighth Accessory
FINANCIAL MAIL	Fifty-Ninth Accessory
BARNEY MTHOMBOHI	Sixtieth Accessory
FINWEEK	Sixty-Fist Accessory
COLLEEN NAUDE	Sixty-Second Accessory
THE GEORGE HERALD	Sixty-Third Accessory
MANDI BOTHA	Sixty-Fourth Accessory
INDEPENDENT ON SATURDAY	Sixty-Fifth Accessory
TREVOR BRUCE	Sixty-Sixth Accessory
702 RADIO	Sixty-Seventh Accessory
PHELADI GWANGWA	Sixty-Eighth Accessory
RAPPORT	Sixty-Ninth Accessory
LISA ALBRECHT	Seventieth Accessory
THE SATURDAY STAR	Seventy-First Accessory
BRENDAN SEERY	Seventy-Second Accessory
SOWETAN	Seventy-Third Accessory
BONGANI KESWA	Seventy-Fourth Accessory
THE HERALD	Seventy-Fifth Accessory
JEREMY MCCABE	Seventy-Sixth Accessory
VOLKSBLAD	Seventy-Seventh Accessory
AINSLEY MOOS	Seventy-Eighth Accessory
ROD AMNER	Seventy-Ninth Accessory
ROBERT BRAND	Eightieth Accessory
GUY BERGER	Eighty-First Accessory
HARRY DUGMORE	Eighty-Second Accessory
HAROLD GESS	Eighty-Third Accessory

JANE DUNCAN	Eighty-Fourth Accessory
ANTON HARBER	Eighty-Fifth Accessory
FRANZ KRUGER	Eighty-Sixth Accessory
WILLIAM BIRD	Eighty-Seventh Accessory
PROJOURN STEERING COMMITTEE	Eighty-Eighth Accessory
INTNL MEDIA TRC FRAUD DEFENDANTS ACCESSORIES:	
NEW YORK TIMES	Eighty-Eighth Accessory
CELIA DUGGER	Eighty-Ninth Accessory
ARTHUR BRISBANE	Ninetieth Accessory
THE DAILY TELEGRAPH	Ninety-First Accessory
AINSLINN LAING	Ninety-Second Accessory
TONY GALLAGHER	Ninety-Third Accessory
ALGEMENE DAGBLAD	Ninety-Fourth Accessory
CASPER NABER	Ninety-Fifth Accessory

NOTICE OF COMPLAINT ITO ART. 15 OF ROME STATUTE

PLEASE TAKE NOTICE that the Complainants hereby request the Office of Prosecutor (OTP): Luis Moreno - Ocampo, of the International Criminal Court (ICC), the Hague to investigate the alleged Defendants and Accessories on charges of Genocide and Crimes Against Humanity, in terms of Art 5(1)(a) & (b), 6(c) and 7(1)(h) of the Rome Statute.

The Complainants Request the ICC: Prosecutor's Office to:

Initiate an investigation into the allegations that the respondents are to be held criminally culpable for their endorsement and concealment of TRC FRAUD, the consequences of which are genocide and crimes against humanity against white South Africans, and ethno-cultural legal and political persecution of Afrikaner/Boer and Radical Honesty cultures.

Complainants allege the Defendants cover up and censorship of the ANC and Anti-Apartheid Movements (i) Frantz Fanon/Black Consciousness ('liberation by violence on the rotting corpse of the settlers') (ii) Black Liberation Theology ('violent elimination of 'whiteness'); and (iii) Houari Boumediene/Black Power Breeding War ("The wombs of our women will give us victory")¹ inspired TRUTH AND RECONCILIATION COMMISSION FRAUD ("TRC FRAUD")

¹ "One day, millions of men will leave the Southern Hemisphere to go to the Northern Hemisphere. And they will not go there as friends. Because they will go there to conquer it. And they will conquer it with their sons. The wombs of our women will give us victory." -- Houari Boumediene, President of Algeria, at the United Nations, 1974 (Boumediene was an ardent supporter of the ANC and SWAPO)

perpetrated against citizens of South Africa, and predominantly against white Afrikaner/Boer/Settlers; is committed in the context of endorsing the ANC's institutionalized regime of systematic oppression and domination by Africans over other racial groups, particularly Boer/Afrikaners and committed with the intention of maintaining the ANC regime.

The ICC Prosecutors Office Clerk is requested to submit this Correspondence -- Communication and Complaint under Art.15 of the Rome Statute: Charges of Genocide and Crimes Against Humanity, in terms of Art 5(1)(a) & (b), 6(c) and 7(1)(h) of the Rome Statute -- into the Communications Register for the attention of the Prosecutors Office, for their appropriate consideration and investigation, in accordance with the provisions of the Rome Statute of the International Criminal Court.

Dated at George, Southern Cape, South Africa on this the 08th of May, 2011.



(SGD) L JOHNSTONE

Litigant in Person
Per: P O Box 5042, George East, 6539
Tel: (044) 870 7239
Cel: (071) 170 1954
Email: jmcswan@mweb.co.za

TO: INT'L CRIMINAL COURT (ICC) PROSECUTOR'S OFFICE

Information and Evidence Unit
Office of the Prosecutor
Post Office Box 19519
2500 CM The Hague
The Netherlands
Email: otp.informationdesk@icc-cpi.int ,
Facsimile: +31 70 515 8555.

Notified on: Mon
5/9/2011 6:08 AM²

POLITICAL TRC FRAUD DEFENDANTS:

& TO: ARCHBISHOP DESMOND TUTU

(First Defendant)

The Desmond Tutu Peace Center
PO Box 8428, Roggebaai, 8012
Cape Town, South Africa

Notified on: Mon
5/9/2011 3:27 AM³

² ICC: Prosecutors Office: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

³ [Arch. D. Tutu; Tutu Peace Ctr]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

Tel: +27 (21) 525 1980
Fax: +27 (21) 525 1990
Email: info@tutu.org

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE:
Archbishop Desmond Tutu; Assistant Vivian; Dan; Toni Doman;
Hudaa Croeser; Desmond Tutu Peace Center

& TO: REVEREND ALEX BORAINÉ

Notified on: Mon
5/9/2011 3:32 AM⁴

(Second Defendant)

INTERNATIONAL CENTER FOR TRANSITIONAL JUSTICE
5 Hanover Square. Floor 24
New York, NY USA 10004
Tel: +(917) 637 3800 | Fax: +1(917) 637 3900
P O Box 44329, Claremont, 7735

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: ICTJ; C
Garvie, ICTJ - Capetown, ICTJ - Brussels, ICTJ - Geneva, ICTJ -
Kenya, E. Gonzalez, Suliman Baldo, Mirna Adjami, Elizabeth
Goodfriend, Marieka Wierda, Caitlin Reiger, Kelli Muddell,
Javier Ciurlizza, Michael Reed, Eduardo Gonzalez, Lisa
Magarrell, Cristian Correa, Patrick Burgess, Sari Kuovo, Ruben
Carranza, Virginie Ladisch, Habib Nassar, Miranda Sissons, Roger
Duthei, Mirna Adjami, Pablo de Greiff, Javier Ciurlizza

& TO: NELSON MANDELA

Notified on:⁵ Mon
5/9/2011 3:33 AM

& TO: NELSON MANDELA FOUNDATION

(Third and Fourth Defendant)

Chairperson of the Board: Prof Jakes Gerwel
Chief Executive Officer: Mr Achmat Dangor
Spokesperson: Ms Zelda La Grange
Nelson Mandela Foundation
Private Bag X70000
Houghton, 2041, South Africa
Telephone: +27 11 547 5600
Facsimile: +27 11 728 1111
Email: nmf@nelsonmandela.org

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Nelson
Mandela Foundation; Verne Sheldon Harris; Spokesperson Sello
Hatang; Sahn Venter; Razeh Seleh; Dr Mothomang Diaho

& TO: F.W. DE KLERK

Notified on: Mon
5/9/2011 3:35 AM⁶

& TO: F.W. DE KLERK FOUNDATION

(Fifth and Sixth Defendant)

F.W. De Klerk Foundation
P.O. Box 15785, Panorama, 7506, South Africa
Tel: (021) 930 3622
Fax: (021) 930 3898

⁴ [Rev. A. Boraine; ICTJ]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

⁵ [Nelson Mandela, NMandela Fnd]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

⁶ [FW de Klerk; FW D Klerk Fnd]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Nichola de Havilland; Shan Wolsky; Piet Le Roux; David Steward; Patricia Brand-Adams

& TO: NORWEGIAN NOBEL COMMITTEE
(Seventh Defendant)

Notified on: Mon
5/9/2011 3:37 AM⁷

The Nobel Institute: Norwegian Nobel Committee:
Thorbjørn Jagland (Chair); Kaci Kullmann Five (Deputy Chair)
Sissel Marie Rønbeck; Inger-Marie Ytterhorn; & Ågot Valle
Henrik Ibsens Gate 51, No-0255 Oslo, Norway
Tel: (47) 22 12 93 00 | Fax: (47) 22 12 93 10
Email: postmaster@nobel.no & library@nobel.no

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Norwegian
Nobel Comm Postmaster; Nobel Committee Library

& TO: SANDILE NGCOBO

Notified on: Mon
5/9/2011 3:38 AM⁸

& TO: DIKGANG MOSENEKE

& TO: EDWIN CAMERON

& TO: JOHAN FRONEMAN

& TO: CHRIS JAFFA

& TO: SISI KHAMPEPE

& TO: MOGOGENG MOGOENG

& TO: BESS KNABINDE

& TO: JOHANN VAN DER WESTHUIZEN

& TO: ZAK YACOOB

(Eighth to Seventeenth Defendants)

The SA Constitutional Court
Director of the Constitutional Court: Vic Misser
Tel (011) 359 7459
Fax: (011) 339-5098
E-mail: director@concourt.org.za

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Registrar:
Magda Visagie; Registrar: Martie Stander; Director: Vic Misser;
Concourt Registrar

ZA MEDIA TRC FRAUD DEFENDANTS ACCESSORIES:

& TO: SA NATIONAL EDITORS FORUM (SANEF)

Notified on: Mon
5/9/2011 3:39 AM⁹

& TO: MR. MONDLI MAKHANYA

⁷ [Norwegian Nobel Committee]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

⁸ [Concourt Justices; c/o Concourt Director]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

⁹ [M. Makhanya, SA Nat. Editors Forum]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

(First & Second Accessory)

Mr. Mondli Makhanya, Chairman
South African National Editors Forum (SANEF)
2nd Floor, 7 St David's Office Park
St David's Place, Parktown
Tel 011 484 3630 / 3617 | Fax 011 484 3593

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: SANEF
Admin, SANEF Executive Director: Ms Femida Mehtar:, SANEF
Chair: Mr. Mondli Makhanya, Ms. Makhubele

& TO: SA PRESS COUNCIL: OMBUDSMAN THLOLOE

Notified on: Mon
5/9/2011 3:41 AM¹⁰

Third Accessory

Ombudsman Joe Thloloe
SA PRESS COUNCIL
2nd Floor, 7 St. Davids's Park
St Davids Place, Parktown, 2193
Tel: (011) 484 3612/8 | Fx: (011) 484 3619

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Press
Ombudsman Thloloe; Khanyi Mndaweni

& TO: SA PRESS APPEALS PANEL JUDGE RALPH ZULMAN

Notified on: Mon
5/9/2011 3:42 AM¹¹

Fourth Accessory

Judge Ralph Zulman
SA PRESS APPEALS PANNEL
2nd Floor, 7 St. Davids's Park
St Davids Place, Parktown, 2193
Tel: (011) 484 3612/8 | Fx: (011) 484 3619

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Judge
Ralph Zulman

& TO: SA PRESS COUNCIL: DEPUTY OMBUDSMAN RETIEF

Notified on: Mon
5/9/2011 3:43 AM¹²

Fifth Respondent

Deputy Ombudsman Johan Retief
SA PRESS COUNCIL
2nd Floor, 7 St. Davids's Park
St Davids Place, Parktown, 2193
Tel: (011) 484 3612/8 | Fx: (011) 484 3619

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Deputy
Ombudsman Johan Retief

¹⁰ [Ombudsman Joe Thloloe, SA Press Cnl]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

¹¹ [Judge Ralph Zulman, Press App. Panel]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

¹² [Johan Retief, Dep. Ombudsman]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

& TO: SA PRESS ASSOCIATION (SAPA)

Notified on: Mon
5/9/2011 3:44 AM¹³

& TO: MARK VAN DER VELDEN

Sixth and Seventh Accessory

Mark van der Velden, Editor
SA Press Association (SAPA)
P O Box 7766, Johannesburg, 2000 South Africa
Tel: (011) 782 1600 | Fx: (011) 782 1587

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: News
room, Editor Mark van der Velden, Sub Editor Hannes de Wet,
CapeNews, Cape Editor Ben Maclennon, Russell Norton

& TO: BUSINESS DAY

Notified on: Mon
5/9/2011 3:45 AM¹⁴

& TO: PETER BRUCE

Eighth and Ninth Accessory

Mr. Peter Bruce, Editor
Business Day
P O Box 1746, Saxonwold, 2132
Tel: (011) 280 3091 | Fx: (011) 280 5501

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Editor:
Peter Bruce, News Desk, Editor Sam Mkokelis

& TO: BUSINESS REPORT

Notified on: Mon
5/9/2011 3:45 AM¹⁵

& TO: JABULANI SIKHAKHANE

Tenth and Eleventh Accessory

Mr. Jabulani Sikhakhane, Editor
Business Report
47 Sauer Street, Johannesburg
Tel: (011) 633 2484 | Fax: (011) 838 2693

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Editor
Business Report

& TO: CAPE ARGUS

Notified on: Mon
5/9/2011 3:47 AM¹⁶

& TO: CHRIS WITFIELD

Twelfth and Thirteenth Accessory

Mr. Chris Witfield, Editor
Cape Argus
P O Box 56, Capetown, 8000
Tel: (021) 488 4911 | Fx: (021) 488 4156

¹³ [Mark v.d Velden, SAPA]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

¹⁴ [Peter Bruce, Bus. Day]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

¹⁵ [Jabulani Sikhakhane, Bus. Report]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

¹⁶ [Chris Witfield, Cape Argus]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Editor:
Chris Witfield, Lindiz Van Zilla, Lyntina Aimes, Gasant Abarder,
Andisiwe Makinana, Sue Visser

& TO: CAPE TIMES

Notified on: Mon
5/9/2011 3:47 AM¹⁷

& TO: ALIDE DASNOIS

Fourteenth and Fifteenth Accessory

Ms. Alide Dasnois, Editor
Cape Times
Newspaper House, 4th Floor
122 St. Georges Mall, Capetown
Tel: (021) 488 4911 | Fx: (021) 488 4717

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Editor:
Alide Dasnois, Ella Smook, Di Caelers, Nina Talliard

& TO: CITY PRESS

Notified on: Mon
5/9/2011 3:49 AM¹⁸

& TO: FERIAL HAFFAJEE

Sixteenth and Seventeenth Accessory

Ms. Ferial Haffajee, Editor
City Press
Media Park, 69 Kingsway
Auckland Park, Jhb
Tel: (011) 713 9001 | Fx: (011) 713 9966

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Editor:
Ferial Haffajee, G. Edmunds, Liesl Pretorius, Trevor Neethling

& TO: THE CITIZEN

Notified on: Mon
5/9/2011 3:49 AM¹⁹

& TO: MARTIN WILLIAMS

Eighteenth and Nineteenth Accessory

Mr. Martin Williams, Editor
The Citizen
P O Box 43069, Industria, Jhb, 2042
Tel: (011) 248 6000 | Fx: (011) 248 6213

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Editor:
Martin Williams, Deputy Editor Michael Coetzee, Puleng M,
Citizen News Bureau

& TO: DAILY DISPATCH

Notified on: Mon
5/9/2011 3:52 AM²⁰

¹⁷ [Alide Dasnois, Cape Times]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

¹⁸ [Ferial Haffajee, City Press]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

¹⁹ [Martin Williams, The Citizen]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

²⁰ [Mpumelelo Mkhabela, Daily Dispatch]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

& TO: ANDREW TRENCH

Twentieth and Twenty-First Accessory

Editor: Mpumelelo Mkhabela
The Daily Dispatch
P O Box 131, East London, 5200
Tel: (043) 702 2000 | Fx: (043) 743 5155

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Legal
Coordinator: Rochelle Bradshaw, Ed. Coordinator - Samantha,
Investigations Editor Mr. Eddie Botha, Robin Ross-Thompson,
Theodore Jephtha

& TO: DAILY MAVERICK

Notified on: Mon
5/9/2011 3:53 AM²¹

& TO: BRKIC BRANKO

Twenty-Second and Twenty-Third Accessory

Brkic Branko, Editor
The Daily Maverick
1st Floor, Building 3, Albury Park
Corner Jan Smuts & Albury Rd, Hyde Park
Cell: (084) 444 8700 | (083) 414 2983

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Editor:
Brkic Branko, Deputy Editor Philip de Wet; Mandy de Waal;
Brendah Nyakudya; Jacques Rosseau; Ivo Vegter; Stephen
Grootes; Brooks Spector, Newsroom:

& TO: DAILY NEWS

Notified on: Mon
5/9/2011 3:54 AM²²

& TO: ALAN DUNN

Twenty-Fourth and Twenty-Fifth Accessory

Alan Dunn, Editor
The Daily News
Independent Newspapers
18 Osborne Street, Greyville, Dbn
Tel: (031) 308 2911 | Fx: (031) 308 2111

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Editor
Alan Dunn, Editor Secretary Debbie Yunnie

& TO: EAST COAST RADIO

Notified on: Mon
5/9/2011 3:56 AM²³

& TO: DIANE MACPHERSON

Twenty-Sixth and Twenty-Seventh Accessory

Diane Macpherson, Editor
East Coast Radio
313-315 Umhlanga Rocks Drive,
Umhlanga Rocks, Durban

²¹ [Brkic Branko, Daily Maverick]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

²² [Alan Dunn, Daily News]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

²³ [Diane MacPherson, ECR]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

Tel: (031) 570 9495 | Fx: (086) 679 4951

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: News
Editor Diane Macpherson, Online Editor Charis Apelgren

& TO: EYEWITNESS NEWS

Notified on: Mon
5/9/2011 3:57 AM²⁴

& TO KATY KATAPODIS

Twenty-Eighth and Twenty-Ninth Accessory

Katy Katapodis, Editor
Eyewitness News
Primedia House, 2nd Floor
5 Gwen Lane (cnr Gwen Lane & Fredman Dr)
Sandown
Tel: (011) 506 3702 | Fx (086) 501 2014

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE:
Eyewitness News Editor Katy Katapodis, Eyewitness News,
Webmaster

& TO: INDEPENDENT ONLINE

Notified on: Mon
5/9/2011 3:58 AM²⁵

& TO: ADRIAN EPHRAIM

Thirtieth and Thirty-First Accessory

Adrian Ephraim, Editor
Independent Online
The Star Building
47 Sauer Street, Jhb, 2001
Tel: (011) 633 9111

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Editor
Adrian Ephraim, Aeysha Kassiem, Karen Breytenbach, Jason
Warner, Sharika Regchand

& TO: MAIL AND GUARDIAN

Notified on: Mon
5/9/2011 3:59 AM²⁶

& TO: NIC DAWES

Thirty-Second and Thirty-Third Accessory

Nic Dawes, Editor
Mail and Guardian
P O Box 91667, Auckland Park, Jhb 2006
Tel: (011) 250 7300 | Fx: (011) 250 7502

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Editor
Matthew Burbidge, Editor Keith Nichols, Editor Nic Dawes, News
Desk, Stefaans Brummer, Verashni Pillay, Newsdesk: Drew
Forrest, Features: Tanya Pamplone, Dep. Editor: Rapule
Tabane, Editor Pers. Asst. Wendy Moseithi

²⁴ [Katy Katapodis, EWN]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

²⁵ [Adrian Ephraim, IOL]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

²⁶ [Nic Dawes, M&G]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

& TO: THE MERCURY

Notified on: Mon
5/9/2011 3:59 AM²⁷

& TO: ANGELA QUINTAL

Thirty-Fourth and Thirty-Fifth Accessory

Angela Quintal, Editor
The Mercury
Independent Newspapers,
18 Osborne St., Greyville, Durban
Tel: (031) 308 2911 | Fx: (031) 308 2333

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Editor:
Angela Quintal, Mercury News

& TO: NEWS 24

Notified on: Mon
5/9/2011 4:01 AM²⁸

& TO: JANNIE MOMBERG

Thirty-Sixth and Thirty-Seventh Accessory

Jannie Momberg
News 24
70 Prestwich St,
Green Point, 8005
Tel: (021) 468 8000/8073 | Fx: (021) 468 8200

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Editor:
Jannie Momberg, Media 24 Ondersoeke, Llewellyn Prince,
Jannie Momberg Secretary Lameezah Hendricks

& TO: PRETORIA NEWS

Notified on: Mon
5/9/2011 4:01 AM²⁹

& TO: ZINGISA MKHUMA

Thirty-Eighth and Thirty-Ninth Accessory

Zingisa Mkhuma, Editor
Pretoria Newspapers Holdings Ltd
216 Vermeulen Street, Pretoria
Tel: (012) 300 2000 | Fx: (012) 328 7166

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Editor:
Zingisa Mkhuma, Graeme Hosken

& TO: SA STAR

Notified on: Mon
5/9/2011 4:01 AM³⁰

& TO: MOEGSIEN WILLIAMS

Fortieth and Forty-First Accessory

Moegsien Williams, Editor

²⁷ [Angela Quintal, Mercury]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

²⁸ [Jannie Momberg, News24]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

²⁹ [Zingisa Mkhuma, Pta News]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

³⁰ [Moegsien Williams, SA Star]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

SA Star
47 Sauer Street, Johannesburg
Tel: (011) 633 2410 / 9111 | Fax: (011) 836 6186

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Editor:
Moegsien Williams, Deputy Editor Jovial Rantao, Admin Vidette
Aslett, StarNews

& TO: SUNDAY INDEPENDENT

Notified on: Mon
5/9/2011 4:04 AM³¹

& TO: MAKHUDU SEFARA

Forty-Second and Forty-Third Accessory

Makhudu Sefara, Editor
Sunday Independent
47 Sauer Street, Johannesburg
Tel: (011) 633 9111 | Fx: (011) 834 7520

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Editor:
Makhudu Sefara; Editor Makhudu Sefara Secretary Jennifer
Johnson, Deputy Editor Andrew Walker, Tony Carnie, Venilla
Yoganatha

& TO: SUNDAY TRIBUNE

Notified on: Mon
5/9/2011 4:04 AM³²

& TO: PHILANI MGWABA

Forty-Fourth and Forty-Fifth Accessory

Philani Mgwaba, Editor
Sunday Tribune
P O Box 47549
Greyville, 4023
Tel: (031) 308 2771 | Fx: (031) 308 2357

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Editor:
Philani Mgwaba, News Editor Liz Clarke, Tribune News

& TO: TIMES LIVE (SUNDAY TIMES)

Notified on: Mon
5/9/2011 4:04 AM³³

& TO: RAY HARTLEY

Fourty-Sixth and Forty-Seventh Accessory

Avusa House, 4 Bierman Avenue
Rosebank, Johannesburg
Tel: (011) 280 3000 | Fx: (011) 280 5150

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Editor:
Ray Hartley, News Editor Jessica Bezuidenhout, News Editor
Heather Robertson, Sunday Times, Justice Malala, Kim Hawkeye

³¹ [Makhudu Sefara, Sun. Ind.]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

³² [Philani Mgwaba, Sun. Tribune]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

³³ [Ray Hartley, Sun. Times]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

& TO: 3RD DEGREE

Notified on: Mon
5/9/2011 4:04 AM³⁴

& TO: DEBORAH PATTA

Forty-Eighth and Forty-Ninth Accessory

Ms Debora Patta
3RD Degree: Executive Producer
PO Box 12124, Mill Street Gardens,
CAPE TOWN, 8010
Tel: (021) 481 4500 | Fax: (021) 481 4630

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: News
Room (newsroom@etv.co.za), Ms. Deborah Patta
(deborap@etv.co.za), ETV (info@etv.co.za), 3rd Degree
(3rddegree@etv.co.za), Kirsty Blackford (kirstyb@etv.co.za),
info@etv.co.za, etvnewsP@iafrica.com, etvnewsJ@iafrica.com,
webmaster@etv.co.za

& TO: BEELD

Notified on: Mon
5/9/2011 4:09 AM³⁵

& TO: TIM DU PLESSIS

Fiftieth and Fifty-First Accessory

Mr Tim Du Plessis
Editor: Beeld
PO Box 333,
Auckland Park, 2006
Tel: (011) 713 9000 | Fax: (011) 713 9956 / 7

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Beeld
Editor: Tim du Plessis, Nuus, Letters, Marietjie Louw, AA
Pienaar, Daniela du Plooy, J. Prins, Pieter du Toit, Beeld Pta
Ms. Nicoleze Mulder

& TO: DAILY SUN

Notified on: Mon
5/9/2011 4:09 AM³⁶

& TO: THEMBA KHUMALO

Fifty-Second and Fifty-Third Accessory

Mr Themba Khumalo
Editor: Daily Sun
PO Box 121,
Auckland Park, 2006
Tel: (011) 877 6000 | Fax: (011) 877 6020

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Themba
Khumalo, News Daily Sun, R. Devenish

& TO: DIE BURGER

Notified on: Mon
5/9/2011 4:09 AM³⁷

³⁴ [Deborah Patta, 3rd Degree]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

³⁵ [Tim du Plessis, Beeld]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

³⁶ [Themba Khumalo, Daily Sun]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

& TO: HENRY JEFFERY

& TO: BUN BOOYSENS

Fifty-Fourth, Fifty-Fifth & Fifty-Sixth Accessory

Mr. Bun Booyens
Editor: Die Burger
PO Box 692,
Capetown, 8000
Tel: (021) 406 2121 | Fax: (021) 406 3965

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: East
Burger, Willem Jordaan, Chantel Cox, De Waal Steyn, Redaksie,
Redakteur Jo-Ann Floris, Ass. Redakteur Mariska Spoomaker, J
Pienaar, Annemarie de Laura, Die Burger Journalists

& TO: E-NEWS

Notified on: Mon
5/9/2011 4:09 AM³⁸

& TO: PATRICK CONROY

Fifty-Seventh and Fifty-Eight Accessory

Mr. Patrick Conroy
ETV: Head of E-News
PO Box 12124, Mill Street Gardens,
CAPE TOWN, 8010
Tel: (021) 481 4500
Fax: (021) 481 4630

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: News
room, Patrick Conroy, Zanile Madikane, Bongzi Potelwa, Gill
Scholtz

& TO: FINANCIAL MAIL

Notified on: Mon
5/9/2011 4:13 AM³⁹

& TO: BARNEY MTHOMBOTH

Fifty-Ninth and Sixtieth Accessory

Mr Barney Mthomboti
Editor: Financial Mail
P O Box 1744
Saxonwold, 2132
Tel: (011) 280 5808
Fax: (011) 280 5800

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Barney
Mthomboti, David Furlonger, Financial Mail, FM Mad Focus,
Rob Rose, Onica Buthelezi, Financial Mail

& TO: FINWEEK

Notified on: Mon
5/9/2011 4:13 AM⁴⁰

³⁷ [Die Burger]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

³⁸ [Patrick Conroy, E-News]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

³⁹ [B. Mthomboti, Fin. Mail]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

& TO: COLLEEN NAUDE

Sixty-First and Sixty-Second Accessory

Ms Colleen Naude
Editor: Finweek
PO Box 786466,
Sandton, 2146
Tel: (011) 263 4700
Fax: (011) 884 0851

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Colleen Naude, Tian Libenberg, Tony Koenderman, Sikonathi Mantshantsha

& TO: THE GEORGE HERALD

Notified on: Mon
5/9/2011 4:13 AM⁴¹

& TO: MANDI BOTHA

Sixty-Third and Sixty-Fourth Accessory

Ms. Mandi Botha
Editor: George Herald
PO Box 806,
George, 6539
Tel: (044) 874 2424
Fax: (044) 874 1393

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Mandi Botha, George News, Lindie Joubert, Shirley Coetzee, Lo-An Nel Breytenbach, Suzette Herrero, Lucinda Viljoen, Melissa Hulls, Lizette da Silva, Michelle Pienaar, Ilse Schoonraad, Jannie Meyer, Anica Kruger, Mr. Steyn

& TO: INDEPENDENT ON SATURDAY

Notified on: Mon
5/9/2011 4:13 AM⁴²

& TO: TREVOR BRUCE

Sixty-Fifth and Sixty-Sixth Accessory

Mr. Trevor Bruce
News Editor: Independent on Saturday
PO Box 47549,
Greyville, 4023
Tel: (031) 308 2934 / 2381
Fax: (031) 308 2111 / 2185

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Trevor Bruce, Luvoyo Mjekula, Quinton Mtyala, Greg Arde

& TO: RADIO 702

Notified on: Mon
5/9/2011 4:13 AM⁴³

& TO: PHELADI GWANGWA

Sixty-Seventh and Sixty-Eighty Accessory

⁴⁰ [Finweek]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

⁴¹ [M. Botha, George Herald]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

⁴² [Trevor Bruce, Ind. on Sat.]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

⁴³ [Pheladi Gwangwa, Radio 702]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

Ms Pheladi Gwangwa
Station Manager: 702 Radio
PO Box 5572,
Rivonia, 2128
Tel: (011) 506 3702 | Fax: (011) 506 3670

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Pheladi Gwangwa, News, 702 Eyewitness News, Bruce Whitfield, Kieno Kammies, John Robbie, Lynne O'Connor, David O'Sullivan

& TO: RAPPORT

Notified on: Mon
5/9/2011 4:19 AM⁴⁴

& TO: LISA ALBRECHT

Sixty-Ninth and Seventieth Accessory

Ms. Liza Albrecht
Editor: Rapport
PO Box 8422,
Johannesburg, 2000
Tel: (011) 713 9628
Fax: (011) 713 9977

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Liza Albrecht, Ombudsman, Letters, Rapport, Herman Jansen, Colin Hendricks, E van Wyk, K Burger, M Malan, W. Pelsler, C. Nel, Carien Kruger, Jamey Thomas, Henry Cloete, P Malan, Etricia Kraft, Jacob Rooi

& TO: SATURDAY STAR

Notified on: Mon
5/9/2011 4:19 AM⁴⁵

& TO: BRENDAN SEERY

Seventy-First and Seventy-Second Accessory

Mr. Brendan Seery
Executive Editor: Saturday Star
PO Box 1014,
Johannesburg, 2000
Tel: (011) 633 2792 | Fax: (011) 633 2794 / 838 3019

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Star News, Brendan Seery, Thandi Mabuza, Quinton Mtyala, Mthunzi Mbatha

& TO: SOWETAN

Notified on: Mon
5/9/2011 4:19 AM⁴⁶

& TO: BONGANI KESWA

Seventy-Third and Seventy-Fourth Accessory

Mr. Bongani Keswa
Editor In Chief: Sowetan
PO Box 6663,

⁴⁴ [Lisa Albrecht, Rapport]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

⁴⁵ [Brendan Seery, Sat. Star]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

⁴⁶ [Bongani Keswa, Sowetan]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

Johannesburg, 2000
Tel: (011) 471 4000 | Fax: (011) 474 8834

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Bongani
Keswa, Editor - Sowetan, Lorraine Mofokeng, Thuli Zungu,
Edward Tsumele

& TO: THE HERALD

Notified on: Mon
5/9/2011 4:19 AM⁴⁷

& TO: JEREMY MCCABE

Seventy-Fifth and Seventy-Sixth Accessory

Ms. Heather Robertson
Editor: The Herald
Private Bag X 6071,
Port Elizabeth, 6000
Tel: (041) 504 7911
Fax: (041) 585 4966

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Editor:
Heather Robertson, Jeremy McCabe, The Herald, L Makungan,
Avusa, Estelle Kerrane, Circulation Manager, Avusa Group
Secretary Joanne Matisonn

& TO: VOLKSBLAD

Notified on: Mon
5/9/2011 4:23 AM⁴⁸

& TO: AINSLEY MOOS

Seventy-Seventh and Seventy-Eighth Accessory

Mr. Ainsley Moos
Editor: Volksblad
PO Box 267,
Bloemfontein, 9300
Tel: (051) 404 7600
Fax: (051) 430 6949

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Ainsley
Moos, Nuus, Christo Van Staden, Hanneljie Van der Merwe,
Adri Herbert, Tom de Wet

& TO: ROD AMNER

Notified on: Mon
5/9/2011 4:23 AM⁴⁹

Seventy-Ninth Accessory

Prof. Rod Amner
Rhodes School of Journalism and Media Studies
Africa Media Matrix building
Upper Prince Alfred Street
Grahamstown, 6139
Tel: 046 603 7100
Fax: 046 603 7101

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Email: Rod

⁴⁷ [Heather Robertson, The Herald]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

⁴⁸ [Ainsley Moos, Volksblad]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

⁴⁹ [Rod Amner, Rhodes Journalism]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

Amner, Prof. Anthea Garman, Nicky Cocroft, Simon Pamphilon,
Simwogerere Kyazze

& TO: ROBERT BRAND

Notified on: Mon
5/9/2011 4:23 AM⁵⁰

Eightieth Accessory

Prof. Robert Brand
Pearson Chair of Economics Journalism
Rhodes School of Journalism and Media Studies
Africa Media Matrix building
Upper Prince Alfred Street
Grahamstown, 6139
Tel: 046 603 7100
Fax: 046 603 7101

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Email:
Robert Brand, Prof. Herman Wasserman, Prof. Jeanne Prinsloo,
Prof. Larry Strelitz

& TO: GUY BERGER

Notified on: Mon
5/9/2011 4:23 AM⁵¹

Eighty-First Accessory

Prof. Guy Berger
Head of School
Rhodes School of Journalism and Media Studies
Africa Media Matrix building
Upper Prince Alfred Street
Grahamstown, 6139
Tel: 046 603 7100
Fax: 046 603 7101

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Email: Guy
Berger, Dr. Lynette Steenveld, Reg Rumney

& TO: HARRY DUGMORE

Notified on: Mon
5/9/2011 4:23 AM⁵²

Eighty-Second Accessory

Prof. Harry Dugmore
MTN Chair of Media and Mobile Communication
Rhodes School of Journalism and Media Studies
Africa Media Matrix building
Upper Prince Alfred Street
Grahamstown, 6139
Tel: 046 603 7100
Fax: 046 603 7101

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Email:
Harry Dugmore; Jude Mathurine

⁵⁰ [Robert Brand, Rhodes Journalism]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

⁵¹ [Guy Berger, Rhodes Journalism]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

⁵² [Harry Dugmore, Rhodes Journalism]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

& TO: HAROLD GESS

Notified on: Mon
5/9/2011 4:23 AM⁵³

Eighty-Third Accessory

Lecturer Harold Gess
Rhodes School of Journalism and Media Studies
Africa Media Matrix building
Upper Prince Alfred Street
Grahamstown, 6139
Tel: 046 603 7100
Fax: 046 603 7101

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Email:
Harold Gess, Jenny Gordon, Paul Greenway

& TO: JANE DUNCAN

Notified on: Mon
5/9/2011 4:30 AM⁵⁴

Eighty-Fourth Accessory

Professor Jane Duncan
Highway Africa Chair of Media and Information Society
Rhodes School of Journalism and Media Studies
Africa Media Matrix building
Upper Prince Alfred Street
Grahamstown, 6139
Tel: 046 603 7100
Fax: 046 603 7101

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Email:
Jane Duncan, Chris Kabwato, Nqobile Buthelezi, Sibusiso Mtshali

& TO: ANTON HARBER

Notified on: Mon
5/9/2011 4:30 AM⁵⁵

Eighty-Fifth Accessory

Professor Anton Harber
Professor - Journalism and Media Studies
Wits Journalism
University of the Witwatersrand
1 Jan Smuts Avenue
Braamfontein 2000
Johannesburg
Tel: (011) 717 4028
Fax: 011 717 4081

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Email:
Anton Harber, Big Media Sally, Wits Journalism

& TO: FRANZ KRUGER

Notified on: Mon
5/9/2011 4:30 AM⁵⁶

Eighty-Sixth Accessory

⁵³ [Harold Gess, Rhodes Journalism]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

⁵⁴ [Jane Duncan, Rhodes Journalism]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

⁵⁵ [Anton Harber, Rhodes Journalism]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

⁵⁶ [Franz Kruger, Wits Journalism]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

Professor Franz Kruger
Senior lecturer in Journalism
Wits Journalism
University of the Witwatersrand
1 Jan Smuts Avenue
Braamfontein 2000
Johannesburg
Tel: (011) 717 4028
Fax: 011 717 4081

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Email:
Franz Kruger, Wits Editor, Wits Journo Info

& TO: WILLIAM BIRD

Notified on: Mon
5/9/2011 4:30 AM⁵⁷

Eighty-Seventh Accessory

William Bird
Director & Ashoka Fellow
Media Monitoring Africa
Suite no.2, 22 Art Centre
6th Street
Parkhurst (Johannesburg)
Tel: +27 (0) 11 788 1278
Fax: +27 (0) 11 788 1289

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Email:
William Bird, Sandra Roberts, William Bird, George Kalu, Media
Monitoring, Laura Fletcher, Prinola Govenden

& TO: PROJOURN STEERING COMMITTEE

Notified on: Mon
5/9/2011 5:12 AM⁵⁸

Eighty-Eighth Accessory

PROJOURN Steering Committee
c/o: Michael Schmidt
Exec. Director: Institute for the Advancement of Journalism
9 Jubilee Road
Parktown, Johannesburg, 2193
Tel: +27 11 484 1765/6/7
Fax: +27 11 484 2282

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Steering
Committee General Secretary: Samantha Perry; Michael
Schmidt: Steering Committee Admin Secretary; ; Beauregard
Tromp; Michael Coetzee; Greg Gordon; Ray Joseph; Monica
Laganparsad; Ebrahim Moolla; Sholain Govender-Bateman;
Antoinette Lazarus; Mandy de Waal; Jan Hennop; Cobus Bester;
Subry Govender; Justin Arenstein; Jedi Ramalapa; Anso Thom;
Billings Siwila; Matuba Mahlatjie

INTNL MEDIA TRC FRAUD DEFENDANTS ACCESSORIES:

⁵⁷ [William Bird, MMA]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

⁵⁸ [Projourn Steering Comm.]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

& TO: NEW YORK TIMES

Notified on: Mon
5/9/2011 4:30 AM⁵⁹

& TO: CELIA DUGGER

& TO: ARTHUR BRISBANE

Eighty-Eighth, Ninth & Ninetieth Accessory

Public Editor: Arthur Brisbane

Tel: (212) 556-7652

Email: public@nytimes.com

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Public Editor: Arthur Brisbane; Co-Bureau Chief: Celia Dugger; NYT News; NYT News Tips; NYT Foreign Desk; New York Times Exec. Editor; New York Times Mng. Editor

& TO: DAILY TELEGRAPH

Notified on: Mon
5/9/2011 4:36 AM⁶⁰

& TO: AINSLINN LAING

& TO: TONY GALLAGHER

Ninety First, Second & Third Accessory

111 Buckingham Palace Road, London, SW1W 0DT

Victory House, Meeting House Lane,

Chatham, Kent, ME4 4TT

Tel: 0044 1622 33 50 30

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: Daily Telegraph News; Sunday Telegraph; Telegraph Letters; Sunday Telegraph Letters; Aislin Laing; Ambrose Evans-Pritchard; Neil Tweedie; Neil Courtis; Neil Trainis; Neil McCormick; John Ley; Jon Swaine; Jean Vernon; Jane Archer; Jon Doust; John Winter; John Coates; Honest John; John Hiorns; John Allison; Nick Allen; Robert Mendick; Nigel Farndale; Philip Sherwell; Brendan O'Neill; Patrick Sawyer; Martin Chilton; Rob Crilly; Barney Henderson; Andy Bloxham; Tom Chivers; Laura Roberts; Nick Collins; Peter Hutchison; Martin Beckford; Julian Ryall; Sally Williams; Garry White; Sebastian Berger; Graham Boynton; Bonnie Malkin; Murray Wardrop; Richard Adams

& TO: ALGEMENE DAGBLAD

Notified on: Mon
5/9/2011 4:41 AM⁶¹

& TO: CASPER NABER

Ninety Fourth & Fifth Accessory

Marten Meesweg 35, 3968 AV Rotterdam

Postbus 8983, 3009 TC Rotterdam

Tel.: +31 (0)10 4067403

Mobiel: +31 (0)6 46124087

Fax: +31 (0)10 4066969

RADICAL HONESTY ECOLAW TRANSPARENCY NOTICE: CasperNaber; AD Buitenland; AD Lezers

⁵⁹ [C. Dugger & A. Brisbane, NY Times]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

⁶⁰ [A. Laing, T. Gallagher, Telegraph]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

⁶¹ [C. Naber, Algemeine Dagblad]: Notice of Complaint ITO Art. 15 of Rome Statute of ICC

INTERNATIONAL CRIMINAL COURT, THE HAGUE

COMPLAINT ITO ART.15 OF ROME STATUTE

TO: International Criminal Court: Office of the Prosecutor

Information and Evidence Unit
Office of the Prosecutor
Post Office Box 19519
2500 CM The Hague
The Netherlands
Email: otp.informationdesk@icc-cpi.int ,
Facsimile: +31 70 515 8555.

FROM: Lara Johnstone, Member of Radical Honesty culture & religion

RE: Communication and Complaint under Art.15 of the Rome Statute:
Charges of Genocide and Crimes Against Humanity, in terms of Art
5(1)(a) & (b), 6(c) and 7(1)(h) of the Rome Statute.

COMPLAINT DETAILS:

Name: Lara Johnstone (Married: Johnson)
Date of Birth: 04 December 1966, Volksrust, Transvaal, South Africa
Nationality: South African
Sex: Female
Profession: Vermicompost/Worm Farmer & Ecolaw Activist
Ethnicity: European
Culture & Religion: Radical Honesty (www.radicalhonesty.com)
Address: P O Box 5042, George East, 6539, South Africa
Tel/Fax: +27 - 44 - 870 7239
Cell: +27 - 71 - 170 1954
Email: jmcswan@mweb.co.za
USA Residency: Immigration & Naturalization Service (INS): # A77 177 281
Husband (Separated): Demian Emile Johnson
Husband Ethnicity: African American
Husband Address: Demian Emile Johnson, C-68641; High Desert State Prison; P O
Box 750; Susanville, CA; 96127-0750

INTRODUCTION:

- [1] Pursuant to Article 15¹ of the Rome Statute of the International Criminal Court² I, Lara Johnstone (married/separated: Johnson), member of the Radical Honesty culture and religion, hereby request the Office of Prosecutor (OTP): Luis Moreno - Ocampo, of the International Criminal Court (ICC), the Hague to investigate the alleged Defendants violations of Article 5(1)(a) Crime of Genocide and (b) Crimes against Humanity; as defined by Article 6 (c) Deliberately inflicting on the group conditions of life calculated to bring about its destruction in whole or in part; and Article 7(1)(h) Persecution against any identifiable group or collectivity on political, racial, national, ethnic, cultural, religious, gender as defined in paragraph 3, or other grounds that are universally recognized as impermissible under international law, in connection with any act referred to in this paragraph or any crime within the jurisdiction of the Court. Certain parties actions were/are also committed with the intent of affecting the ethnic composition of SA's population; committed in the context of an institutionalized regime of systematic oppression and domination by one racial group over any other racial group or groups and committed with the intention of maintaining that regime.
- [2] The respondents are alleged to be criminally culpable for their endorsement and concealment of "TRC FRAUD", the consequences of which are genocide and crimes against humanity against white South Africans, and ethno-cultural legal and political persecution of Afrikaner/Boer and Radical Honesty cultures.

OVERVIEW: OBSTRUCTION & CENSORSHIP OF TRC FRAUD:

- [3] The genocide and crimes against humanity evidence submitted to the ICC: Prosecutors Office, in complaints against: (i) the SA Government and (ii) African National Congress, and (iii) Julius Malema, by an anonymous farmer (F & F van der Walt Attorneys; OTP-CR-203/10) and the Verkenner Movement of SA on respectively June 2010 and 05 April 2011 is in the opinions of this Complainant a direct result of TRC FRAUD.
- [4] Initially Radical Honesty SA believed the ANC TRC political, religious, academic and media elite's TRC FRAUD to have been negligent; and consequently in good faith

¹ http://untreaty.un.org/cod/icc/statute/99_corr/2.htm

² <http://untreaty.un.org/cod/icc/statute/romefra.htm>

approached them to provide them the evidence of their TRC FRAUD, for their impartial professional enquiry.

- [5] Their responses of obstruction of justice to deliberately and intentionally suppress, obstruct and censor the TRC FRAUD evidence from any impartial enquiry and from any public discourse, for its root cause problem solving resolution, have proved however that if their original TRC FRAUD conduct was negligent; their cover-up of their TRC FRAUD negligence is deliberate, intentional and malicious; with real life genocide and crimes against humanity consequences.

THE COMPLAINANT:

- [6] I am the daughter of a former Kwa-Zulu Natal farmer (Farm: Gerizim near Utrecht). On 11 October 1997, I married African-American Demian Emile Johnson in Folsom Prison, California, where he has been serving a sentence of 15 to life since 1982 (separated, filed for amicable divorce). My original commitment to South Africa's Truth and Reconciliation process may be found in my Submission to 'Register of Reconciliation' and donation to Presidents Fund for Reparations to assist victims of gross violations of human rights dated 18 January 1999; which detailed my willingness to donate my entire Inheritance to facilitate sincere Truth and Forgiveness.
- [7] I joined the Radical Honesty culture and religion in 1999, after reading Dr. Blanton's book Radical Honesty: How To Transform Your Life By Telling the Truth, going to one of his workshops; and learning how to be specific about my anger, and to share it honourably face-to-face to the individual I was angry with; with the commitment of remaining in the conversation until sincere sensate forgiveness had occurred.
- [8] I am the only member of the Radical Honesty³ culture and religion, in South Africa. The Radical Honesty culture and religion are founded upon the Truth and Forgiveness Social Contract: Being Specific About Anger and Forgiveness⁴; as excerpted from: Practicing Radical Honesty⁵. Radical Honesty is a powerful process by which people can make corrections in the minds distorted and only partly conscious map of the world. Our maps of the world are distorted by our repressed anger and resentment; the greater the amount of repressed anger and resentment,

³ Founded by Dr. Brad Blanton, author, psychologist and 'Honesty in Politics' Congressional Candidate: www.radicalhonesty.com

⁴ Chapter 9: Radical Honesty About Anger:

⁵ Practicing Radical Honesty, by Brad Blanton, Ph.D.

the greater the distortion. The key to individuality, integrity, individual freedom, and free societies, lies in providing people with the skills and capabilities to get over their anger, and experience sincere forgiveness. It is the way the statistics from Stanley Milgram's experiments on blind obedience to authority⁶ get changed.⁷

- [9] Radical Honesty culture and religion was founded by Dr. Brad Blanton, who is: (1) President and CEO of Radical Honesty Enterprises Sparrowhawk Book Publishing and The Center for Radical Honesty, both dedicated to promoting honesty in the world; (2) former candidate for Congress in 2004 and 2006, on the platform of 'Honesty in Politics'⁸; (3) Pope of the Radical Honesty Futilitarian Church; i.e. "Dr. Truth"⁹; and (4) author of (a) Radical Honesty: How To Transform your Life by Telling the Truth; (b) Practicing Radical Honesty: How to Complete the Past, Stay in the Present and Build a Future with a Little Help from Your Friends, (c) Honest to God: A Change of Heart that Can Change the World, with Neale Donald Walsh (Conversations with God series); (d) Radical Parenting: Seven Steps to a Functional Family in a Dysfunctional World; (e) The Truthtellers: Stories of Success by Radically Honest People and (f) Beyond Good and Evil: The Eternal Split-Second-Sound-Light-Being; (g) Some New Kind of Trailer Trash.
- [10] In addition to Brad Blanton, Ph.D; founder of the Radical Honesty culture; I am also a former employee of (1) Ms. Peggy Noonan, former Speechwriter for President Reagan and G.W. Bush, Sr; at her home in New York City, NY; (2) HRH Princess Gloria Von Thurn & Taxis Family on their Private Yacht: S.Y. Aiglon; (3) Lord and Lady Glenapp, now Earl and Countess Inchcape, at their home in Swindon, Wiltshire. (PDF References¹⁰)
- [11] As a rule-of-law political activist, I endorse and have advocated for the rule-of-law for all, rich, poor, white, black, left and right, religious or atheist. I am separated (filed for divorce) from Demian Emile Johnson, who is, and has been, incarcerated in California Dept. of Corrections, for the entire duration of our marriage¹¹. In addition to Radical Honesty I have been involved in non-violent civil disobedience actions on

⁶ Great World Trials; The Adolph Eichmann Trial, 1961. pages 332-337; 1997.: Eichmann, speaking in his own defense, said he did not dispute the Holocaust facts. During the whole trial, Eichmann insisted that he was only "following orders"—the same Nuremberg Defense used by some of the Nazi war criminals during the 1945-1946 Nuremberg Trials. He explicitly declared that he had abdicated his conscience in order to follow the Führerprinzip. Eichmann claimed that he was merely a "transmitter" with very little power. He testified that: "I never did anything, great or small, without obtaining in advance express instructions from Adolf Hitler or any of my superiors."

⁷ Ibid. Ch. 8: Community and Compassion: Work of Stanley Milgram; (p81)

⁸ See Video Documentaries at: www.why-we-are-white-refugees.blogspot.com/p/honesty-in-politics.html

⁹ See Center for Radical Honesty at: www.radicalhonesty.com

¹⁰ http://issuu.com/js-ror/docs/jl-references?mode=a_p

¹¹ 98-05-31: Sun Times: US convict wins love and support in SA town.; 98-09-24: YOU & Huisgenoot: Volkruist FarmGirl Doomed Love for Black Convict, by Frans Kemp

behalf of my former husband¹², Greenpeace¹³, Amnesty Int'l, Pacific Inst. for Criminal Justice¹⁴, Jericho 98¹⁵, Crack the CIA¹⁶, The Disclosure Project¹⁷, New Abolitionist¹⁸, Justice for Timothy McVeigh¹⁹, Alliance for Democracy²⁰, Boycott 2010 World Cup²¹, Right of Return for African White Refugees²², et al²³.

[12] I am 44 years old. With the help of an IUD, inserted at age 19, Common Sense and a love for children, I have never been pregnant, nor had an abortion; nor brought any unwanted children onto the planet; nor contributed to local, national or international overpopulation or resource wars; nor advocated on behalf of population or economic growth; or materialist consumerism.

GENOCIDE: OBSTRUCTION & CENSORSHIP OF TRC FRAUD:

[13] Radical Honesty alleges the Defendants cover up and censorship of the ANC and Anti-Apartheid Movements (i) Frantz Fanon/Black Consciousness ('liberation by violence on the rotting corpse of the settlers') (ii) Black Liberation Theology ('violent elimination of 'whiteness'); and (iii) Houari Boumediene/Black Power Breeding War ("The wombs of our women will give us victory")²⁴ inspired TRUTH AND RECONCILIATION COMMISSION FRAUD ("TRC FRAUD") perpetrated against citizens of South Africa, and predominantly against white Afrikaner/Boer/Settlers; is committed in the context of endorsing the ANC's institutionalized regime of systematic oppression and domination by Africans over other racial groups, particularly Boer/Afrikaners and committed with the intention of maintaining the ANC regime.

[14] Radical Honesty's TRC FRAUD arguments in regard to Just War principles of honourable war are: (i) having just cause, (ii) being a last resort, (iii) being declared

¹² RSA OVERSEAS: South African on hunger strike in California, by Ilda Jacobs

¹³ In Easter 1993, she was arrested with a few dozen Greenpeace activists in a Save Our Seas anti-nuclear demonstration at Sellafield, Nuclear Power station, in Scotland, for trespassing. She was neither charged nor prosecuted. See: Greenpeace's Campaign Against Ocean Dumping of Radio-Active Waste, 1978 - 1998 (www.greenpeace.org).

¹⁴ 98-07-04 Miami Herald: Police action harms image as protectors

¹⁵ Jericho 98 is the movement to Free America's Political Prisoners. She participated in Jericho 98, wrote to President Mandela to request his support for the many Anti-Apartheid Activists whom the ANC conveniently forgot, rotting away in America's prisons: Marilyn Buck, Jaan Laaman, Tom Manning, etc. She visited Marilyn Buck in prison a few times, helped where she could.

¹⁶ 99-03-16: San Francisco Chronicle: CIA Class Action Suit For Not Reporting Drug Trade

¹⁷ Presidential UFO: George W. Bush's UFO Mail: Are You Ready for the Revolution?

¹⁸ New Abolitionist: Race Traitor: Zero Tolerance

¹⁹ April 2001: New Abolitionist: Tim McVeigh and Me

²⁰ In 2000, she was arrested & detained for 3 hours, with Brad Blanton, Ronny Dugger (founding editor of Texas Observer and Alliance for Democracy), & others in the Wash, DC, Capital of the Rotunda. Issue: Campaign Finance Reform. District Attorney declined to Prosecute.

²¹ 09-12-17: IOL Tech.: Anti-SA Smear Campaign on Facebook

²² 10-04-23: Algemene Dagblad: Zuid Afrikanen Smeken Om Wilders Hulp ; 10-04-25: Sunday Argus: SA family seeks repatriation to Netherlands; 10-04-30: Mail & Guardian: Persecuted Afrikaners Talk of Returning Home; 10-05-17: Christian Science Monitor: White South Africans use Facebook in Campaign to Return to Holland

²³ On 17 Dec 1998, she was arrested at Oakland Federal Building, with anti-war protestors, who shut down the Federal Building for two hours. She was detained by Oakland Police for an hour, before being released. Alameda Co. District Attorney declined to prosecute. 1998-12-19 Beeld: SA 'plaasmeisie' vas in VSA oor Golf-protes

²⁴ "One day, millions of men will leave the Southern Hemisphere to go to the Northern Hemisphere. And they will not go there as friends. Because they will go there to conquer it. And they will conquer it with their sons. The wombs of our women will give us victory." -- Houari Boumediene, President of Algeria, at the United Nations, 1974 (Boumediene was an ardent supporter of the ANC and SWAPO)

by a proper authority, (iv) possessing right intention, (v) having a reasonable chance of success, and (vi) the end being proportional to the means used.

[15] Radical Honesty's TRC FRAUD information and evidence repeatedly submitted to Respondents clarified that Radical Honesty believed the TRC to have made grievous errors in its alleged enquiry into the origins of Apartheid and Apartheid violence; and its findings consequently erroneous and biased. Radical Honesty do not believe that the ANC had a 'Just Cause' to initiate acts of aggression, i.e. to launch their violent liberation struggle, against the system of Apartheid, when among others:

1. The ANC had an honourable non-violent option for liberating its own people by ending its poverty pimping breeding war;
2. The ANC had no right intention: Apartheid had raised black living standards to the highest in Africa; ANC true motives were, and continue to be, reasons of self-interest, greed, corruption, abuse of power and personal aggrandizement; as well as Black Liberation Theology racial black power hegemony: and the elimination of 'whiteness' on the rotting corpses of SA's white settlers;
3. The ANC had no proper authority: Black Africans did not want Black rule, nor did they voluntarily support the liberation struggle (Mandela's decision to launch the violent liberation struggle, was not because it was a tragic 'last resort' of a peaceful non-violent campaign. The militarization of the struggle, was a result of the spectacular failure of the 1952 Defiance Campaign²⁵ ability to mobilize the black masses to participate in the non-violent struggle: only 10 000 joined the protest, of which 8,500 were in prison);
4. The ANC had no reasonable chance of success in eliminating whiteness and white rule, for the majority of blacks favoured white rule, who were aware they were better off under white rule, than any of their black brethren in the rest of black Africa ruled by despotic black liberation movements. They consequently decided the African people would need to be terrorized to support the ANC;
5. The ANC did not use proportional force: It decided to adopt the People's War of necklacing, street committees, to terrorize its own people to support its fraudulent 'liberation struggle'; where any poor black Africans who even slightly objected to the ANC's agenda, and who insisted on being a law abiding citizen by

²⁵ Wikipedia: The Defiance Campaign Against Unjust Laws was launched by the ANC at a conference in Bloemfontein in December 1951. Demonstrations in support of the Defiance Principles were organized for April 6, 1952, the 300th anniversary of white settlement in the Cape. Of approximately 10,000 people who protested in the Defiance Campaign, around 8,500 of them were imprisoned.

paying their rent or electricity, was labelled as 'an enemy conspirator'; and worthy of the necklace;

6. The ANC did not use proportional force on its own soldiers at its Mbokodo Quatro Torture Camps;
7. The ANC did not use proportional force in its decision to target illegitimate targets: Its own people; by choosing to maximize not only the physical destruction of property, schools, libraries, community infrastructure, but additionally the psychological, intellectual and emotional destruction of children's education, and relationships to their families, parents and future, as individuals with no regard whatsoever for the concept of personal responsibility, integrity and honour;
8. The ANC did not adopt violence as a last resort; but as a first resort to liberate the African's colonized mind of 'whiteness', because in their Fanon/Black Liberation Theology worldview 'violence was a cleansing liberating force to restore the Africans self-respect on the rotting corpse of the settler'.

[16] Just Post Bellum: Subsequent to the cessation of the Apartheid conflict as a result of the 'TRC Ceasefire negotiations', the ANC did not choose to avoid imposing punishment on innocents and non-combatants. Instead 16 years later, individuals who had nothing to do with apartheid are still being punished for 'apartheid', by means of Affirmative Action policies; and every single other problem under the sun is blamed on 'apartheid'. Neither have the ANC respected the rights or traditions of Boer-Afrikaner minority cultures. To the contrary, the ANC appear to be doing all in their power to facilitate the destruction of Boer-Afrikaner and other minority cultures, some of whom have absolutely no standing whatsoever in SA's alleged 'multi-culti' courtrooms. Finally, the ANC reneged upon its promises of Political Amnesty in cases such as Eugene de Kock, Clive Derby-Lewis, Januzs Walus, and others, whose crimes were clearly politically motivated; while endorsing amnesty for their necklacing cadres; destroying any possible trust that could have been cultivated with minorities, by honouring their agreements.

[17] Radical Honesty believe if the TRC had been led by Impartial International individuals -- such as for example Dr. Brad Blanton²⁶; Judge Jason Brent²⁷, and Pastor James Manning²⁸ -- committed to seriously enquiring into all the ecological, psychological, political, demographic, and spiritual causes of Apartheid violence, much of the

²⁶ <http://www.jussanguinis.com/BP/exp/Blanton-Brad.htm>

²⁷ <http://www.jussanguinis.com/BP/exp/Brent-Jason.htm>

²⁸ <http://www.jussanguinis.com/BP/exp/Manning-James.htm>

information shared in the Radical Honesty Complaints Submitted to the Defendants before the SA Constitutional Court (CCT 23-10 and CCT 06-11) and Equality Court (07-2010 EQ JHB); and in the Boer Volkstaat 10/31/16 Theses Petition and Briefing Paper to EU Progenitor Nations and NATO²⁹ (Audi Alteram Partem Notice to Defendants³⁰); would have been revealed as part of the Truth and Reconciliation process; which would have resulted in more impartial rainbow perspectives balanced TRC report. Such a report would have accurately identified the demographic, political and spiritual causes of Apartheid violence, and hence provided guidelines for addressing those root cause problems, and holding all parties accountable for refraining from continuing such breeding war or Marxist spiritual ‘violence on the rotting corpse of the settlers’ behaviour. Instead the TRC promulgated the ANC’s truth, and nothing but the ANC’s ‘Black Liberation Theology victimhood’ truth, as the one and only absolute truth, and designated white Afrikaners as the scapegoat for the ANC’s victimhood poverty pimping breeding war socio-economic problems.

LEGAL AND POLITICAL PERSECUTION OF MINORITIES:

- [18] The Defendants endorsement, cover up and censorship of the legal and political persecution of the Radical Honesty culture; denying it any and all rights to honourably defend itself in the Public discourse.

BREEDING WAR AS ACTS OF WAR:

- [19] Jason G. Brent, Former Judge East Kern Municipal Court, Mojave, California³¹; author: Humans: An Endangered Species³²:

1. “We must all understand that the most potent weapons of war are the penis and the womb. Therefore, if you cannot convince a group to control its population by discussion, debate, intelligent analysis etc., you must consider their action in using the penis and the womb to increase population an act of war”
2. “No one has the right to use his penis or her womb to destroy all of humanity. There is not a God given right to reproduce or to reproduce in a manner which results in the total and complete destruction of our species.” -- Humans: An Endangered Species

²⁹ <http://www.jussanguinis.com/BP/index.htm>

³⁰ http://www.jussanguinis.com/JS-RoR/za_southafrica.htm

³¹ <http://www.jussanguinis.com/BP/exp/Brent-Jason.htm>

³² <http://tiny.cc/JasonGBrent>

MEDIA: ABOVE THE LAW WORLDVIEW GOLIATH OPINION FORMERS:

“My former editor at the Sunday Times, the bibulous Mondli Makhanya, has frequently bragged over a long liquid lunch that his position as an opinion former puts him above the law. His theory is that a large newspaper is so mighty that nobody would dare mess with the editor. And to an extent he is right. When a newspaper such as the Sunday Times wants to put the boot in just for the hell of it you just have to accept it as an abuse of privilege disguised as freedom of speech.” -- David Bullard, Why A Media Tribunal is a Good Idea³³

“The fact that the media doesn't answer to anyone is the epitome of fascism, the media has become the single most influential institution in the world, I feel very strongly that the media should be accountable to someone.” - Steve Hofmeyr³⁴ (Pat Stevens, Fiefdom of the Press)

“[T]he jealously guarded power of the media to regulate itself appears in some respects to enable it to transcend the law...[.] The fact that [Lord Wakeham] refers to the PCC's historic decisions as 'case law' further reinforces the impression that the press maintain a transcendental position vis-à-vis the law, and that they view themselves as doing so. This transcendental role is not restricted to regulation; the media effectively plays judge and jury in people's lives.” - Are the Media now Above the Law?, The Telegraph ³⁵

“Mainstream media, of course, can't say Jack Diddy about this theater of the absurd, even though they've been cornered into asking a few pseudo-hardball questions. They are, after all, criminally culpable for the endorsement and concealment of something they damn well knew was a lie, murder, and high treason ten years ago.” - Michael C. Ruppert, The Ghosts of 9-11³⁶; author of Crossing the Rubicon: The Decline of the American Empire at the End of the Age of Oil

“In the old days we used to schnarf cocaine in the Summit TV editing room because we didn't want anyone to know. These days you can find traces of white powder on the toilet seats on the 4th Floor” (The Executive suite). - David Bullard, “Yes it's dirty linen but it's OUR dirty linen”....AVUSA's day of shame.³⁷

MEDIA ROLE IN CENSORSHIP OF BREEDING WAR ACTS OF WAR:

[20] T. Michael Maher, Ph.D, Prof. & Head: Dept. of Communication, University of Louisiana³⁸:

1. How and Why Journalists Avoid the Population Environment Connection (PDF³⁹)
2. Written Statement by Consent of T. Michael Maher, Ph.D, to testify as expert witness for How and Why Journalists Avoid the Population-Environment Connection and Media Framing and Salience of the Population Issue (PDF⁴⁰)

³³ http://www.newstime.co.za/rs_articles_contributors.asp?conid=9&recid=1970

³⁴ <http://www.patstevens.net/parables/fiefdom-of-the-press>

³⁵ <http://www.telegraph.co.uk/news/uknews/1427135/Are-the-media-now-above-the-law.html>

³⁶ <http://www.collapsenet.com/free-resources/collapsenet-public-access/item/828-ghosts-of-september-11th>

³⁷ http://www.newstime.co.za/rs_articles_contributors.asp?conid=9&recid=3395

³⁸ <http://www.jussanguinis.com/BP/exp/Maher-Michael.htm>

³⁹ http://issuu.com/js-ror/docs/mahertm_journo-env-pop-connection?mode=a_p

3. "Population growth has been implicated in promoting water shortages, urban sprawl, global climate change, and most importantly for this court case, massive migration, social stress and resource scarcities that can lead to violence (cf Thomas Homer-Dixon, Environment, Scarcity and Violence)." (-- Written Statement of Consent by T. Michael Maher, to SA Concourt (PDF⁴¹))
4. "The evidence clearly suggests that population growth is bad policy. But in most countries pressure to change pronatalist or pro-immigration policies is light, which is explained by my next point. 2. In covering population-driven environmental problems, media seldom link the problem to its source in population growth." (-- Written Statement of Consent by T. Michael Maher, to SA Concourt (PDF⁴²))

THE COMPLAINT: BRIEF CHRONOLOGY OF FACTS:

[A] TRC FRAUD COMPLAINT TO NORWEGIAN NOBEL COMMITTEE:

[21] On 06 June 2009 Johnstone filed a complaint to The Nobel Institute: Norwegian Nobel Committee: Notice of Legal and Political Request to: (I) Withdraw Nobel Peace Prize's from Nelson Mandela, F.W. de Klerk, and Archbishop Desmond Tutu, for (a) Intellectual Dishonesty & Hypocrisy; (b) Moral, Political and Religious Prostitution; and (c) 'TRC-RSA' Fraud and Betrayal; and (II) Accept Nobel Peace Prize Nominations for Dr. Albert Bartlett; Dr. Garret James Harden, and Dr. M. King Hubbert, for Intellectually Honest and Politically Honourable Ecologically Sustainable, Human Rights, Peace and Social Justice Advocacy (PDF⁴³).

[22] It included Notice's to 'TRC-RSA' Nobel Peace Prize Recipients: Mandela, Tutu and De Klerk: Final Honourable Notice of Legal and Political Delivery: Elimination of 'TRC-RSA' Nobel Peace Prize Recipients Plausible Deniability, to allegations that your Human Rights Advocacy is guilty of (i) Intellectual Dishonesty and Hypocrisy; (ii) Moral, Political and Religious Prostitution; and (iii) 'TRC-RSA' Fraud and Betrayal.

⁴⁰ http://issuu.com/js-ror/docs/100522_cct2310_affid-dr-t-m-maher?mode=a_p

⁴¹ http://issuu.com/js-ror/docs/100522_cct2310_affid-dr-t-m-maher?mode=a_p

⁴² http://issuu.com/js-ror/docs/100522_cct2310_affid-dr-t-m-maher?mode=a_p

⁴³ http://issuu.com/js-ror/docs/090606_trc-fraud_nobel-comm?mode=a_p

[23] 09-06-06: TRC Fraud Complaint to Norwegian Nobel Committee (PDF⁴⁴), includes among others Annexures:

1. Proudly South African/TRC-RSA Afrikaner Genocide Report: Censorbug Bear Blog Reports: (i) Alphabetical Listing of Farm Murders: A - Z; (ii) 2008 Farm Murders in South Africa: Brief Summaries; and (iii) Genocide Watch 2002 Report on Boer Farm Murders (PDF⁴⁵)
2. 18 July 2006: PeakOilRSA Briefing Paper: Is Gross Mismanagement of the Nation's Energy Policy an Impeachable Offense?⁴⁶ (PDF⁴⁷)

[24] The Norwegian Nobel Committee, as well as Mandela, De Klerk and Tutu ignored the Complaint.

[B] HC-WC APPLICATION FOR REVIEW: HC-WC #19963-09:

[25] Application for Review #19963-09 was filed in the High Court, Western Cape on 23 September 2009; Respondents: (i) Hon. Patricia de Lille, MP, ID (3rd); (ii) Mr. Thabo Mbeki, Former President (4th); (iii) Mr. Bulelani Ngcuka, Former NPA Nat. Dir. (5th); (iv) Mr. J.S. Selebi, Former SAPS Comm.(6th); (v) Mr. BM Skosana, Former Min. Corrections (7th); (vi) Mr. Nelson Mandela, Former President (8th); (vii) The Nobel Institute: Norwegian Nobel Committee (10th).

[26] The Application for Review objected to the Magistrate's endorsement of the State and Complainant (De Lille's) legal and political persecution of Defendant (Johnstone); by (i) the Magistrates refusal to enquire into the State's irregularities and illegalities of unlawful arrest of Defendant without any valid Arrest warrant; and detention of Defendant for 33 days in Pollsmoor without any court appearance or bail hearing; (ii) the Complainant's and State's attempts to illegally in violation of the Criminal Matters Amendment Act; have the Defendant certified as insane; to attempt to coerce the Defendant into silence about her allegations of TRC FRAUD submitted to State and Complainant; (iii) the Magistrate's refusal to abide by his agreement to allow the Defendant to invoke her Political Necessity Defense, thereby robbing her of her ability to defend herself.

[27] The application noted for the record the state of South Africa's criminal justice system as reflected in the case against the Defendant, as:

⁴⁴ http://issuu.com/js-ror/docs/090606_trc-fraud_nobel-comm?mode=a_p

⁴⁵ http://issuu.com/js-ror/docs/090606_afr-genocide-rep?mode=a_p

⁴⁶ http://crimeninuria.blogspot.com/2009/01/06-07-18-18-july-2006peak_9117.html

⁴⁷ http://issuu.com/js-ror/docs/060718__peakoil-rsa-briefingpaper?mode=a_p

“[10] For the Record: State of Effective Emergency: South Africa’s Unrepresented White Refugees: The Tyranny, Disorder, Crime and Corruption of the State, has effectively resulted in a state of anarchy, where fundamental rights of due process, natural law, administrative law, safety and security, etc have been effectively intentionally, deliberately and maliciously suspended, as a result of corruption, incompetence and indifference. South Africa is heading towards a socio-economic, political and military failed state of Zimbabwefication.”

[10.g] While South African Legislative, Judicial and Executive authorities have, and continue to, refuse to confront, enquire into, or acknowledge the reality of the tyrannical Disorder, Crime and Corruption of the Failed State, and its effective nullification of the Truth and Reconciliation Social Contract, which has effectively resulted in a state of anarchy, where fundamental rights of due process, natural law, administrative law, safety and security, etc have been effectively intentionally, deliberately and maliciously suspended; a foreign court/tribunal has finally had the courage to impartially enquire into, and courageously confront, the reality of this evidence. In the State of Ontario, Canada, on 27 August 2009, Board Member William Davis of the Refugee Protection Division of the Immigration and Refugee Board (“RPD”), in file number MA8-04910, found white South African, Brandon Carl Huntley to be a Convention Refugee”

[..]

“[10j] The Zimbabwefication Future for Whites in South Africa: Since the Zimbabwe land seizures began a decade ago, some 4,000 owners (virtually all white) of Zimbabwe’s most productive farms have been forced out, along with their 320,000 workers (almost all black) and their families, amounting to 1m-2m people. Although around two-thirds of the land has been allocated to 140,000 poor black families, the rest has gone to Mr Mugabe’s relatives and comrades, most of whom have little or no interest in farming. Vast tracts of fertile farmland now lie fallow; agricultural output has slumped. One of Africa’s biggest food exporters is now one of its main recipients of food aid. Of 6,500 white commercial farmers in 1980, when Mr Mugabe came to power, only about 500 remain. ..[...] According to exiled Zimbabwean businessman, Mr. Mutumwa Mawere, former CEO of Shabanie Mashaba Mine Holdings (SMMH), Mugabe does not believe that a white person can own land in Zimbabwe. Furthermore, many leaders within the SADC, share Mugabe’s views that white persons cannot be African and do not have a right to African land. Of legal matters, before Mugabe Judge’s, which involve a white person or farmer: he says “the outcome would be known before trial.” Mr. Mawere states that the biggest mistake that African governments made at independence was the failure to resolve the citizenship issue regarding whites. Finally, Mr. Mawere states that African leaders who fought alongside Mugabe in the 1960s, such as President Jacob Zuma, are no different from Mugabe; “President Jacob Zuma you see today is not different from Zuma the freedom fighter you saw during the liberation struggle and therefore, you should not expect him to support [white farmers] cases at the SADC summit.” For a white person to “trust someone [in Africa], with state power to be good to [them], then you must be living in another world.”⁴⁸

[28] Annex B: Application for Review #19963-09 (PDF⁴⁹) Enclosures include among others:

1. [FF.01a] Why We Are White Refugees, Afrikaner Genocide Report, includes (a) Alphabetical Listing of Farm Murders: A - Z; (b) 2008 Farm Murders in South Africa: Brief Summaries; (c) Genocide Watch 2002 Report on Boer Farm

⁴⁸ Speech in Rivonia, Johannesburg addressing guests at a meeting organised by the African Heritage Human Rights Forum, September 2009.

⁴⁹ http://issuu.com/js-ror/docs/090922_19963-09_nom?mode=a_p

Murders (PDF⁵⁰); [FF.01b] FF.01a was submitted to Respondent Eight in June 2009; c/o Respondent Ten, as an attachment to: Nobel Institute: Nobel Peace Prize Committee: Notice of Legal and Political Delivery (PDF⁵¹)

2. [FF.05] The Great South African Land Scandal, by Dr. Phillip du Toit, which documents the Zimbabwefication of South Africa's Food Security, and includes Ch. 16: Slaughter -- The Farm Murder Plague (PDF⁵²): the murder rate of South African commercial farmers, is highest for a specific group in the world - 313 per 100 000.
3. [HH]: Affidavit of Dr. Brad Blanton, evidencing the legal, psychological, and socio-political 'citizens privilege', Nuremberg Principles skills and competencies of Individual Responsibility, required for acts of civil disobedience to perceived illegitimate authority; and their application to the common law 'reasonableness test' (PDF⁵³).
4. [JJ]: Founding Affidavit of Lara Johnstone; in support of Notice of Intention: Application for Leave and for Judicial Review (PDF⁵⁴).

[29] The Magistrate and Prosecutor simply ignored the application. The media ignored the Magistrate and Prosecutor's irregular conduct.

[C] RADICAL HONESTY AMICUS CURIAE: CCT 23-10: CITIZEN V. MCBRIDE

[30] On 23 March 2010 Radical Honesty filed an Application (PDF⁵⁵) to proceed as Amicus Curiae in Citizen v. McBride before the Constitutional Court. It informed the court that:

[20] Allegedly the Promotion of National Unity and Reconciliation Act ("the Act"), was setup to among others: (a) provide for the investigation and establishment of as complete a picture as possible of the nature, causes and extent of gross violations of human rights committed... emanating from the conflicts of the past, granting of amnesty to persons who made full disclosure..., affording victims opportunity to relate violations suffered; rehabilitation and the restoration of the human and civil dignity of victims of violations of human rights; reporting to the Nation about such violations; the making of recommendations aimed at the prevention of future gross violations of human rights; (b) establish the truth in relation to past events as well as motives for and circumstances in which gross violations of human rights have occurred, to prevent a repetition of such acts in future; and because the Constitution stated that (c) the pursuit of national unity and the well-being of all South African

⁵⁰ http://issuu.com/js-ror/docs/090606_afr-genocide-rep?mode=a_p

⁵¹ http://issuu.com/js-ror/docs/090606_trc-fraud_nobel-comm?mode=a_p

⁵² http://issuu.com/js-ror/docs/gsaland_16_farm-m-plague?mode=a_p

⁵³ http://issuu.com/js-ror/docs/091202_affid-bblanton-reasonablenessstest?mode=a_p

⁵⁴ http://issuu.com/js-ror/docs/090923_19963-09_faffid-ljohnstone?mode=a_p

⁵⁵ http://issuu.com/js-ror/docs/100326_rhapplic2concourt-amicus?mode=a_p

citizens and peace required reconciliation between the people of South Africa and the reconstruction of society; and (d) there was a need for understanding but not for vengeance, a need for reparation not retaliation, a need for ubuntu not victimization.

[21] All of the original Appellants, the Respondent, and all the Supreme Court of Appeal Justices, including those dissenting, all appear to assume that the Act meant what it said, and that those entrusted to implement the law applied the law in the Act, as if the law meant what it said.

[22] The Applicant does not share their assumption that the Act meant what it said, nor that those entrusted to implement the Act even applied the law to the extent that the Acts law meant what it said.

[..]

[23] Consequently the Applicants In Forma Pauperis Amicus Curiae submission shall argue that:

[24] The TRC was a fraudulent PR publicity stunt negligently conducted by SA's political, academic, media and legal elite: Both Appellants and Respondents legal arguments are negligently or intentionally furthering the politically correct -- and financially and public relations convenient -- political, psychological and legal fraud conducted by South Africa's political, academic and media elite, upon South African citizens.

[25] TRC's fraudulent representation to victimizers and citizens: TRC would provide 'closure': The TRC implied that alleged sincere and serious 'closure' was possible, and would occur, via the legal processes of what I shall refer to as the "TRC's Religious Circus"⁵⁶ of using victims and victimizers as a form of 'Circus Monkeys' on the world stage; to promote their fake two-faced hypocrisy Intellectual Forgiveness Rainbow Nation.

[26] TRC's fraudulent representation to victimizers, victims and citizens: TRC would make impartial enquiry to "establish the truth in relation to past events, as well as the motives for, and circumstances in which gross violations of human rights occurred, and to make the findings known, in order to prevent a repetition of such acts in the future." The TRC's enquiry can only be considered a 'Flat Earth' enquiry, which totally and perhaps intentionally and deliberately ignored population policy factors which contributed to the motives for implementing apartheid. Imagine if blacks had chosen to adopt a cultural trait of personal responsibility and concern for their children, whereby they refrained from procreation until they could provide for a stable and loving environment for their offspring in a small committed family environment. If so, South Africa would currently be populated by 10 million predominantly educated citizens, 50% white & 50% black and coloured, most of whom had grown up in loving small family homes, with responsible parents.

[..]

What role did population growth factors play in South Africa's Apartheid violence? If understanding demographic roots is a prerequisite for understanding their subsequent symptomatic political violence, and hence preventing their future re-occurrence, why was this not a priority for the TRC to enquire into?

What role did the ANC play in contributing to the Population Explosion of Cannon Fodder and Resource War Violence? Why was the ANC not required to take responsibility for their population production of poverty stricken cannon fodder? ...

⁵⁶ PDF: <http://why-we-are-white-refugees.blogspot.com/2010/03/hegelian-clash-between-belief-unbelief.html>

Why was the media silent about the role population growth demographic factors played in South Africa's Apartheid violence? If the Media are serious about their commitment to 'Reconciliation' and prevention of future hostilities, why were they silent about how the TRC, and subsequently the ANC are deliberately indifferent to abiding by the laws of sustainability⁵⁷? How are the ignorant masses suffering from the resource war consequences of overpopulation colliding with scarce resources ever going to wake up, if their media and political leaders are too gutless to start telling these truths, and educating people on these issues?

Is Martin Luther King Jnr. the only black leader to have ever expressed a sincere concern for the plague of overpopulation, and the need to Educated to Liberate the poor from their cultural prison of ignorant poverty production procreation?

[31] On 03 May 2010 the Concourt approved the Application. On 18 July 2010 Radical Honesty submitted Heads of Argument (PDF⁵⁸), in support of Radical Honesty Population Policy Common Sense Interpretation of Promotion of National Unity and Reconciliation Act, 34 of 1995. It was supported by the expert witness statements of Dr. Brad Blanton (PDF⁵⁹) and Dr. T. Michael Maher (PDF⁶⁰).

[32] The Amicus argued among others that:

Mainstream Access-to-Discourse-Gatekeeper Editors censorship⁶¹ of nonviolent political grievances and problem solving activism facilitate a pressure cooker socio-political reality for their 'If it Bleeds, it Leads' corporate propaganda profits, in knowledge application of:

1. 'As long as there is some possibility of getting results by political means, the chances that any political group or individual will turn violent are truly radically small, or maybe vanishingly small'⁶²;
2. 'The exposure in the media is what gets people's attention. People follow what is happening in the news, not what is happening in the courts'⁶³;
3. '[Editors] abuse of media power, by means of strategies whereby they abuse public discourse/free speech resources; by providing certain parties with preferential and special access to such public discourse, and severely restricting or denying others any access to such public discourse'⁶⁴;
4. Mainstream media avoid addressing or enquiring into root causes of problems as reported in How and Why Journalists Avoid Population - Environment connection⁶⁵; and censor non-violent root-cause problem solving activism⁶⁶.

⁵⁷ PDF: <http://www.scribd.com/doc/16203475/090606-Population-Policy-Common-Sense-Exponential-Functions-The-Laws-of-Sustainability>

⁵⁸ http://issuu.com/js-ror/docs/100718_rhwr-concourt-amicus?mode=a_p

⁵⁹ http://issuu.com/js-ror/docs/100518_cc2310_affid-bblanton?mode=a_p

⁶⁰ http://issuu.com/js-ror/docs/100522_cct2310_affid-dr-t-m-maher?mode=a_p

⁶¹ "The moderate blacks were not selling the papers. We were presenting a non-violent strategy, that did not say 'Burn, baby Burn'. A strategy that said people must come together and sit down around a negotiating table. And this is not sensational stuff; it does not sell the papers." - Rev. John Gogotya, ANC: VIP's of Violence, documentary; "For revolutionary groups, the more murderous the deed, the more certain the media coverage." -- Nicholas Partridge, Presenter, ANC: VIP's of Violence.

⁶² Clark McCauley, Ph.D, Prof. of Psychology at Bryn Mawr College, in When Does Political Anger Turn to Violence?, by Benedict Carey, New York Times, March 26, 2010

⁶³ Jean Pierre Mean, Group General Counsel and Chief Compliance Officer, SGS Group, In Confronting Corruption: The Business Case for an Effective Anti-Corruption Programme, by PricewaterhouseCoopers Intl [PDF: www.pwc.com/anti-corruption]

⁶⁴ (I) Power and the news media, Teun A. van Dijk, Univ. of Amsterdam, D. Paletz (Ed.), Political Communication & Action. (pp. 9-36). Cresskill, NJ: Hampton Press, 1995; (II) Ubuntu Amicus (UA) : [C] Right to 'Free Speech' Propaganda Profits Deception [PDF: www.scribd.com/doc/32739403]

⁶⁵ CCT 23-10: Statement of Consent by Dr. T. Michael Maher [PDF: www.scribd.com/doc/31373074]; How and Why Journalists Avoid Population-Environment Connection, by T. Michael Maher, Ph.D. [PDF: www.scribd.com/doc/33694415]

[33] Founded on among others Population Policy and Just War theory principles it argued that TRC was a fraud, and that the TRC's 'crime of apartheid' conclusion was a falsification of history, because:

- A. The TRC Negligently or Intentionally Avoided Key Concept Definitions for which there are Multiple Different cultural and religious meanings
 - B. The Amnesty Meaning was changed without Due Process
 - C. Truth and Reconciliation was not only not done; but was not Seen to be Done
 - D. Liberation Struggle: No Just Cause or Right Intention: 'Evil Apartheid' raised Black living standards to Highest in Africa
 - E. Apartheid was not a Crime Against Humanity; but a Just War for Boer Demographic Survival
 - F. The Nature & Causes of Apartheid prove that Apartheid was A Just War for Demographic Survival of Boer Afrikaners
 - G. Farm Murders are not a Rainbow TRC Peace; but a Racial Hatred War Reality
2. The Amicus also provided evidence for 40 SA media editors endorsement of legal and political persecution of Radical Honesty as a white refugee; and that Radical Honesty culture was not recognized (effectively banned) in SA's alleged Multi-Culture courts.
 3. The Application requested the Concourt to rule whether Radical Honesty was a recognized culture or a refugee status.

[34] All other parties, the applicants, respondents and other Amicus Curiae's totally ignored the Radical Honesty Amicus Curiae, as if it simply did not exist.

[35] The Concourt Justices also ignored the contents of the Radical Honesty Amicus; as if it had never even been filed, and its TRC FRAUD argument and international expert witnesses were absolutely irrelevant; and unworthy of any thoughtful response; let alone enquiry and discussion.

[36] All SA media publications wrote numerous articles and some indepth reports on the main parties arguments (Citizen and Robert McBride), including the other Amicus Curiae arguments (SANEF, FXI, Mxenge, etc). Not one newsarticle was written including any information about the Radical Honesty Amicus arguments. The media acted as if it did not exist.

[37] The media censorship response occurred irrespective of a complaint filed by Radical Honesty with the South African Police (CAS # 823-08-2010) against twenty-two Media Editors for their: Bribery Conspiracy to Censor Ecolaw TRC fraud evidence before Concourt from Public's Right to Know, to (a) enable TRC elite to retain TRC-PR benefits & (b) obstruct administration of Ecolaw Concourt justice.(PDF⁶⁷)

1. Conspiracy: SANEF editors have conspired to aid or procure the commission of, or to commit the following offences: fraud, bribery and corruption, which amount to conspiracy to the obstruction of justice.

2. Fraud: SANEF editors by word and conduct made the following unlawful and intentional misrepresentations or perversions of the truth: (a) In SANEF's 08 June 2010 Amicus to Concourt they imply that they oppose the suppression of expression and the truth and object to the impediment of a search for the truth¹; (b) in their 08 August 2010 Auckland Park declaration to people of SA, they allege that they oppose the suppression of expression and the curtailment of freedom of expression and the free flow of information and will join hands with all South Africans, from all cultures and religions who value their freedoms. Both these representations are perversions of the truth, since SANEF editors repeatedly endorse (i) censorship of Radical Honesty Amicus curiae from the people of SA; and (ii) the legal and political persecution of individuals from the Radical Honesty culture, and perhaps other cultures they despise. SANEF's fraudulent representation can lead to actual or potential disadvantage or prejudice to Plaintiff, Radical Honesty culture members, and other individuals and cultures.

3. Bribery (as a briber): SANEF editors conspiracy to censor the details of the Radical Honesty SA Amicus before the Concourt from the people of South Africa, are an unlawful and intentional indirect offer to State Officials (the Concourt Justices, and other SA TRC elite politicians whose reputations would prefer the contents of the Radical Honesty SA Amicus to the Concourt to remain censored) to pressure and/or bribe the Justices with the opportunity to ignore the Radical Honesty SA Amicus in their deliberations, as if its arguments and allegations do not exist, because it's contents have been censored from public discourse; in return for such officials consideration in return for action or inaction in their official capacities.

4. Corruption: SANEF editors are directly or indirectly giving or agreeing or offering to give to other SA elite the gratification of censorship of the Radical Honesty SA Amicus, for their TRC-PR benefit, in order to influence such persons so to act, in a manner that amounts to the illegal, dishonest, unauthorized, incomplete, or biased; exercise, carrying out or performance of their power and duties or functions arising out of constitutional, statutory, contractual or any other legal obligations. These actions amount to the abuse of their position of authority, a breach of trust, the violation of legal ecological management duties and sustainable management corporate decision-making, and are designed to achieve an unjustified result; by the unauthorized or improper inducement to TRC Justices', Political et al elites, to

⁶⁷ http://issuu.com/js-ror/docs/100823_greenescorpions-saps-823-8-2010?mode=a_p

endorse a conspiracy of silence censorship, and are hence guilty of the offence of corruption. (S.3 of Prevention and Combatting of Corrupt Activities Act, 2004)

5. Obstruction of Justice: SANEF editors conspiracy of silence is unlawfully and intentionally defeating or obstructing the administration of justice

- [38] Documents filed: (I) Application to Proceed (PDF⁶⁸); (II) Heads of Argument (PDF⁶⁹); Expert witness statements of Dr. Brad Blanton (PDF⁷⁰) and Dr. T. Michael Maher (PDF⁷¹); and (III) Submissions on Forced Apology (PDF⁷²).

[D] RADICAL HONESTY APPLICATION FOR DIRECT ACCESS: CCT 06-11: RADICAL HONESTY V. SANEF & OTHERS

- [39] On Friday 28 January 2011, Radical Honesty SA filed an Application for Direct Access for a Writ of Certiorari/Review and Habeas Mentem (Right to your Own Mind) with the Constitutional Court. The Respondents being 88 SA National Editors Forum media organisations and editors, including the SA Press Ombudsman, and Press Appeals Panel. [Notice of Motion (PDF⁷³); Founding Affidavit (PDF⁷⁴); Condonation: Representation (PDF⁷⁵); Order: Dismissed (PDF⁷⁶)].

- [40] Among others the Application for direct access requested the Constitutional Court to review the media's censorship of the TRC FRAUD arguments argued in the Radical Honesty Amicus Curiae in Citizen v. McBride:

[B] South African Press Council and SA Press Appeals Panel (SAPAP) [1] lack of transparent administrative decision-making, and secrecy of complaints statistics; [2] 24 June 2009 ruling by Ombudsman: Joe Thloloe, [3] 11 October, 3 and 4 November 2010 rulings by Deputy Ombudsman: Johan Retief, and [4] 17 and 24 November 2010 rulings by SA Press Appeals Panel Judge Ralph Zulman; and

[C] SA Media and Journalists Respondents ("SA Media") endorse: (a) Media Corruption and legal, political and cultural persecution of minorities, and (b) Media "Rainbow-Rule-of-Law⁷⁷ Reasonableness⁷⁸" Intellectual

⁶⁸ http://issuu.com/js-ror/docs/100326_rhapplic2concourt-amicus?mode=a_p

⁶⁹ http://issuu.com/js-ror/docs/100718_rhwr-concourt-amicus?mode=a_p

⁷⁰ http://issuu.com/js-ror/docs/100518_cc2310_affid-bblanton?mode=a_p

⁷¹ http://issuu.com/js-ror/docs/100522_cct2310_affid-dr-t-m-maher?mode=a_p

⁷² http://issuu.com/js-ror/docs/110316_cct2310_rh_forcedapology?mode=a_p

⁷³ http://issuu.com/js-ror/docs/110201_cct_nom-hmentem?mode=a_p

⁷⁴ http://issuu.com/js-ror/docs/110201_cct_f-affid_hmentem?mode=a_p

⁷⁵ http://issuu.com/js-ror/docs/110128_cct-0611_condonation?mode=a_p

⁷⁶ http://issuu.com/js-ror/docs/110201_cct-06-11_cct-dismissed?mode=a_p

⁷⁷ In *Bolam v. Friern Hospital Management Committee*, Judge McNair's judgement dealt with the application of the common law reasonableness test in regards to negligence, where the 'reasonableness test' circumstance involved a special skill or competence.

⁷⁸ In Affidavit of Brad Blanton, Ph.D, evidencing the legal, psychological, and socio-political 'citizens privilege', Nuremberg Principles skills and competencies of Individual Responsibility, required for acts of civil disobedience to perceived illegitimate authority; and their application to the common law 'reasonableness test' filed as Expert Witness Affidavit in High Court, W.C. # 19963-09; Dr. Blanton explains what happens in cultures of ideological obedience; how and why studies show that 92% of citizens lack the psychological and emotional - sincere forgiveness -- skills for non-violent disobedience. In *Practicing Radical Honesty*, Dr. Blanton describes the importance of sincere forgiveness to changing the statistics of the Stanley Milgram studies of Obedience, which proved that 92% of humans are as culturally, racially, ideologically or religiously obedient, and unquestioning to their beliefs as Adolf Eichmann was to Nazism. In a clash between their ideology and scientific evidentiary truth, their obedience to their ideology, causes them to consign the truth to the collateral damage refuse bin. Individuals who practice sincere forgiveness, and who are not obedient to ideology, but to scientific truth, always side in favour of scientific truth.

Incompetence⁷⁹; and preference for propaganda smear campaigns, and repudiation of scientific journalism i.e.: [5] 'SA Media's' Deliberate Indifference to Radical Honesty/White Refugee legal and political persecution; [6] 'SA Media's' endorsement of media corruption (negligent and/or deliberate intellectual incompetence), and [7] repudiation of scientific journalism⁸⁰: censorship of root cause "the most potent weapons of war are the penis and the womb"⁸¹ problem solving, as per their endorsement of censorship of issues raised in Dr. T. Michael Maher's study: How and Why Journalists Avoid Population - Environment connection⁸²; and Dr. Brad Blanton's Radical Honesty About Anger and Forgiveness⁸³ expert witness affidavit as to how sincere forgiveness vs fake forgiveness affects the common law 'reasonable reader'; as per orders applied for as set out below.

[41] The writ of Habeus Mentem - the right of a wo/man to their own mind and culture - was invoked in accordance with the Constitutional rights to invoking⁸⁴ cultural law⁸⁵ in S. 15 (3), 30, 31, and 185, and psychological integrity in Section 12; the former which may require the application of choice of law rules.

[42] The title of the writ -- Habeus Mentem - was borrowed from Aldous Huxley's A Brave New World Revisited; where he describes the insidious conspiracy to manipulate the masses by propaganda and lies, so as to make them controllable under the "steadily increasing pressures of over-population and of the over-organization imposed by growing numbers and advancing technology"

It is perfectly possible for a man to be out of prison, and yet not free -- to be under no physical constraint and yet to be a psychological captive, compelled to think, feel and act as the representatives of the national State, or of some private interest within the nation, want him to think, feel and act. There will never be such a thing as a writ of habeas mentem; for no sheriff or jailer can bring an illegally imprisoned mind into court, and no person whose mind had been made captive by the methods outlined in earlier articles would be in a position to complain of his captivity. The nature of psychological compulsion is such that those who act under constraint remain under the impression that

⁷⁹ Put simply the Dunning & Kruger effect "is a cognitive bias in which an unskilled person makes poor decisions and reaches erroneous conclusions, but their incompetence denies them the metacognitive ability to realize their mistakes."

⁸⁰ "WikiLeaks coined a new type of journalism: scientific journalism. We work with other media outlets to bring people the news, but also to prove it is true. Scientific journalism allows you to read a news story, then to click online to see the original document it is based on. That way you can judge for yourself: Is the story true? Did the journalist report it accurately?" -- Don't shoot messenger for revealing uncomfortable truths , by Julian Assange, The Australian, December 08, 2010
<http://www.theaustralian.com.au/in-depth/wikileaks/dont-shoot-messenger-for-revealing-uncomfortable-truths/story-fn775xjq-1225967241332>

⁸¹ "We must all understand that the most potent weapons of war are the penis and the womb. Therefore, if you cannot convince a group to control its population by discussion, debate, intelligent analysis etc., you must consider their action in using the penis and the womb to increase population an act of war." --- Jason G. Brent, Attorney and author of Humans: An Endangered Species, as quoted in Boer Volkstaat for African White Refugees Briefing Paper 10/31/16 (www.african-white-refugees.co.nr)

⁸² How and Why Journalists Avoid Population-Environment Connection, by T. Michael Maher, Ph.D.
http://issuu.com/js-ror/docs/mahertm_journo-env-pop-connection?mode=a_p

⁸³ Being Specific About Anger and Forgiveness; excerpts from Practicing Radical Honesty, by Dr. Brad Blanton
http://issuu.com/js-ror/docs/090611_sqworms_prh-social-contract?mode=a_p

⁸⁴ Ex parte Minister of Native Affairs: In re Yako v Beyi 1948 (1) SA 388 (A) at 397: Appellate Division held that neither common nor customary law was prima facie applicable. Courts had to consider all the circumstances of a case, and, without any preconceived view about the applicability of one or other legal system, select the appropriate law on the basis of its inquiry.

⁸⁵ SALC, Sept 1999: Report on Conflicts of law: P.22: '1.58. The Constitution now provides an entitlement for invoking customary law in legal suits. Because ss 30 and 31 specifically guarantee an individual and a group's right to pursue a culture of choice, it could be argued that application of customary law has become a constitutional right. Previously, the state had assumed complete discretion in deciding whether and to what extent customary law should be recognized, an attitude typical of colonial thinking, for Africans were subject to whatever policies the conquering state chose to impose on them. Now, however, the state has a duty to allow people to participate in the culture they choose, implicit in this duty is a responsibility to uphold the institutions on which that culture is based.'

they are acting on their own initiative. The victim of mind-manipulation does not know that he is a victim. To him, the walls of his prison are invisible, and he believes himself to be free. That he is not free is apparent only to other people. His servitude is strictly objective.

[43] The writ of Habeus Mentem requested the Concourt to confirm - for the record:

[a] First and Second Respondent are members of the Radical Honesty culture⁸⁶, who provided Respondents with the opportunity to resolve these matters, out of court, upon the Truth and Forgiveness Social Contract: Being Specific About Anger and Forgiveness⁸⁷; as excerpted from: Practicing Radical Honesty⁸⁸.

[b] Radical Honesty SA is founded on Radical Honesty Social Contract and Ecolaw⁸⁹ principles: (a) A psychological integrity environment of philosophical courageous truth searching honesty and sincere forgiveness is a sine qua non⁹⁰ for healthy, transparent relationships that result in the co-creation of a code of conduct that enables non-violent honest sincere resolutions to disagreements; (b) A healthy ecological environment, with due regard for carrying capacity laws of sustainability is a sine qua non⁹¹ for all other constitutional rights⁹².

[c] Radical Honesty SA's working hypothesis: First to Eighty-Eighth Respondents are imprisoned in their minds distorted and only partly conscious maps, but who are too psychologically incompetently unconscious - Dunning and Kruger Effect⁹³ - to be aware of their mind-slavery. They are mind enslaved/imprisoned by their fragile ego's, which are under the false impression that they act on their own initiative, but who are emotional and psychological slaves to their suppressed anger, resentments and politically correct ideologies. Their minds maps of reality are distorted by their repressed anger and resentment, their fake forgiveness and fake relationships, marketing character⁹⁴ shame⁹⁵; the greater the amount of suppressed anger, resentments and sincerity, the greater their distorted view of reality. Radical Honesty SA invites all respondents to liberate themselves

⁸⁶ Members of the Radical Honesty culture practice total transparency, a commitment to practicing radical honesty with friends, colleagues, leaders, followers, enemies and themselves; to remaining in any disagreement with each other, until such disagreement has been resolved by sincere forgiveness, no matter how long it takes. Radical Honesty practitioners believe that the key to individuality, integrity, individual freedom, and free societies, lies in providing people with the skills and capabilities to get over their anger, and experience sincere forgiveness. It is the way the statistics from Stanley Milgram's experiments on blind obedience to authority get changed.

⁸⁷ Being Specific About Anger and Forgiveness; excerpts from Practicing Radical Honesty, by Dr. Brad Blanton http://issuu.com/js-ror/docs/090611_sqworms_prh-social-contract?mode=a_p

⁸⁸ Practicing Radical Honesty, by Brad Blanton, Ph.D. http://issuu.com/js-ror/docs/blantonb__prh?mode=a_p

⁸⁹ Principle 1: 'All human beings have the fundamental right to an environment adequate for their health and well-being.; Principle 2 (adopted by the UN Commission on Human Rights), provides that all persons 'have the right to a secure, healthy and ecologically sound environment.'

See Proposed Legal Principles for Environmental Protection and Sustainable Development, adopted by the WCED Experts Group on Environmental Law, reproduced in WCED Our Common Future (1987) 348. See also Principle 1, Draft Principles on Human Rights and the Environment in UN Sub-Commission on Prevention of Discrimination and Protection of Minorities Human Rights and the Environment, Final Report of the Special Rapporteur, UN Doc E/CN.4.Sub2/1994 19

⁹⁰ Practicing Radical Honesty, by Brad Blanton http://issuu.com/js-ror/docs/blantonb__prh?mode=a_p

⁹¹ Opinion of Weeramantry J in the Case Concerning the Gabcikovo-Nagymaros Project (Hungary v Slovakia) (1998) 37 International Legal Materials 162 206. <http://judgechristopherweeramantry.com/wp/?cat=4>

⁹² See eg Lopez Ostra v Spain (1995) ECHR Ser A 303-C.

⁹³ The Dunning-Kruger effect is the name for the research by Justin Kruger and David Dunning, then from Cornell University. Kruger and Dunning noted earlier studies suggesting that ignorance of standards of performance is behind a great deal of incompetence. This pattern was seen in studies of skills as diverse as reading comprehension, operating a motor vehicle, and playing chess or tennis. They proposed that, for a given skill, incompetent people will: * tend to overestimate their own level of skill; * fail to recognize genuine skill in others; * fail to recognize the extremity of their inadequacy; * recognize and acknowledge their own previous lack of skill, if they can be trained to substantially improve. Put simply the Dunning & Kruger effect "is a cognitive bias in which an unskilled person makes poor decisions and reaches erroneous conclusions, but their incompetence denies them the metacognitive ability to realize their mistakes."

⁹⁴ To Have or to Be, by Erich Fromm: Chapter VII: Religion, Character and Society: The "Marketing Character" and Cybernetic Religion" (pp 133-154)

⁹⁵ Brene Brown on shame as a psychological fear for transparency, joy and intimacy: <http://www.youtube.com/watch?v=X4Qm9cGRub0>

from their Flat Earth intellectual, psychological and legal ego prisons of political correctness and denial.

[d] Radical Honesty SA definitions of the word 'Kaffir', relevant to this matter:

[i] 'Kaffir Behaviour': Cultural Beliefs and Procreation Behaviour Definition: Individuals who either independently or as a result of their cultural value systems, are incapable of, or unwilling to, practice sexual restraint and procreation responsibility; who consequently breed cockroach-prolifically without personal financial or psychological responsibility to, or emotional concern for, their offspring; and/or who abuse women and children as sexual or economic slaves procreated for such purpose; and/or whose cultural ideal of manhood endorses non-consensual sex (rape) as their sexual slavery entitlement, etc.

[ii] 'Kaffir Etymology': Original Etymological Definition for 'Kaffir': The word kāfir is the active participle of the Semitic root K-F-R "to cover". As a pre-Islamic term it described farmers burying seeds in the ground, covering them with soil while planting; as they till the earth and "cover up" the seeds; which is why earth tillers are referred to as "Kuffar." Thus, the word kāfir implies the meaning "a person who hides or covers"; To conceal, deny, hide or cover the truth.

[iii] 'Kaffir Legislation' = Inalienable Right to Breed' Poverty, Misery and War legislation; pretending it advocates for 'peace' and 'human rights'. Kaffir Law/Legislation provides citizens with the Inalienable 'Right to Breed', but demands that Citizens need a Licence to Own a Gun, a Licence to Drive a Car, a Licence to Practice Law, a television licence, a credit licence, a licence to earn a living, a university exemption licence, a licence to fish, a licence to hunt, a liquor licence, a business licence, a marriage licence, etc, etc. Kaffir Legislation covers up that an 'Inalienable Right to Breed/laissez-faire birth control policy + No Social Welfare policies or practices provides for an equilibrium carrying capacity; whereas Inalienable Right to Breed/laissez-faire birth control within a welfare state, results in Runaway Growth, and ultimately greater misery, poverty and war⁹⁶.

[44] On Monday 01 February 2011 the Justice's returned from their Christmas vacation and within less than 5 hours of receipt of the application, the entire bench of the Constitutional Court unanimously dismissed the application as 'not in the interests of justice'.

[45] Among others, the Application detailed the misery, poverty and resource war ecological footprint consequences of corrupt corporate personhood by comparing it to results that can occur under a Media whose principles are founded on Ecological Footprint of Transparent Scientific Journalism. The former encourages social trap⁹⁷

⁹⁶ From Shortage to Longage: Forty Years in the Population Vineyards, by Garrett Hardin, Population and Environment, Vol. 12, No. 3. Spring 1991 http://www.garretthardinsociety.org/articles/art_from_shortage_to_longage.html

⁹⁷ Social trap is a term used by psychologists to describe a situation in which a group of people act to obtain short-term individual gains, which in the long run leads to a loss for the group as a whole. Examples of social traps include overfishing, the near-extinction of the American bison, energy "brownout" and "blackout" power outages during periods of extreme temperatures, the overgrazing of cattle on the Sahelian Desert, and the destruction of the rainforest by logging interests and agriculture. The term social trap was first introduced to the scientific community by John Platt's 1973 paper in American Psychologist (Platt, J. (1973) Social Traps, American Psychologist, 28, 641-65) building upon the concept of the "tragedy of the commons" in Garrett Hardin's pivotal article in Science (Hardin, G. (1968) The Tragedy of the Commons, Science, 162,

behaviour, and denial of responsibility and consciousness of such behaviour that results in overpopulation colliding with scarce resources resource wars; the latter encourages responsibility, transparency and honesty to confront the root causes of poverty, misery and resource wars, so as to avoid them and live and breed ecologically sustainably.

[63] The documentary, *The Corporation*⁹⁸, based on *The Corporation: The Pathological Pursuit of Profit and Power* shows the development of the contemporary business corporation, from a legal entity that originated as a government-chartered institution meant to effect specific public functions, to the rise of the modern commercial institution entitled to most of the legal rights of a person. One theme is its assessment as a "personality", as a result of an 1886 case in the United States Supreme Court in which a statement by Chief Justice Morrison R. Waite⁹⁹ led to corporations as "persons" having the same rights as human beings, based on the Fourteenth Amendment to the United States Constitution. The film's assessment is effected via the diagnostic criteria in the DSM-IV; Robert Hare, a University of British Columbia psychology professor and a consultant to the FBI, compares the profile of the contemporary profitable business corporation to that of a clinically-diagnosed psychopath.

[64] A critic of corporate personhood, Thom Hartmann¹⁰⁰ argues in *Unequal Protection: The Rise of Corporate Dominance and the Theft of Human Rights*¹⁰¹, subsequent editions: *Unequal Protection: How Corporations Became "People" - And How You Can Fight Back* that there was an intentional misinterpretation of the Supreme Court case on behalf of Corporate Personhood inserted into the Court record by reporter J.C. Bancroft Davis. *The Secret of Life: Corporate Personhood*¹⁰² provides a brief description of Hartmann's argument: Bancroft Davis had previously served as president of Newburgh and New York Railway Co. According to Hartmann in the May 10, 1886: *Santa Clara County vs. the Southern Pacific Railroad Company - Supreme Court Case: The entire case was not even decided by the Supreme Court Justices, what happened was that the headnotes, which are not legally binding and which were written by a clerk of the court (not a Justice) said that the case had decided the issue of corporate personhood in the favor of the railroad company, even though it had not. This decision however, influenced future court cases for many years to come. Once it had been embedded in the US court system, there was no turning back. So what was the case about, that ended up being decided by headnotes from a clerk of the court? One, aspect of the concentration of wealth that worried Jefferson and most American legislatures in those decades was that with enough wealth, a corporation can keep trying in the courts for centuries (literally centuries, because they don't die), no matter how much it costs until they get what they want. And ultimately that's what happened... In the decade leading up to this May Day in 1886, the railroads had lost every Supreme Court case that they had brought seeking 14th amendment rights. To this day there has been no Supreme Court ruling that could explain why a corporation -- with its ability to continue operating forever -- a*

1243-1248), Platt and others in the seminar applied behavioral psychology concepts to actions of people operating in social traps. By applying the findings of basic research on "schedules of operant reinforcement" (B.F. Skinner 1938, 1948, 1953, 1957; Keller and Schoenfeld, 1950), Platt recognized that individuals operating for short-term positive gain ("reinforcement") had a tendency to over-exploit a resource, which led to a long-term overall loss to society.

⁹⁸ *The Corporation* (www.thecorporation.com) is a 2003 Canadian documentary by Joel Bakan, Mark Achbar & Jennifer Abbott.

⁹⁹ "The court does not wish to hear argument on the question whether the provision in the Fourteenth Amendment to the Constitution, which forbids a State to deny to any person within its jurisdiction the equal protection of the laws, applies to these corporations. We are all of the opinion that it does." However, the Supreme Court decision did not itself address the matter of whether corporations were 'persons' with respect to the Fourteenth Amendment; in Chief Justice Waite's words, "we avoided meeting the question". (118 U.S. 394 (1886) - According to the official court Syllabus in the United States Reports)

¹⁰⁰ Thom Hartmann (born May 7, 1951) is an American radio host, author, former psychotherapist and entrepreneur, and a progressive political commentator. His nationally-syndicated radio show, *The Thom Hartmann Program*, airs in the United States and has 2.75 million unique listeners a week. In 2008, 2009, and 2010, *Talkers Magazine* named Hartmann the tenth most important talk show host in America, defining him as the most important liberal host (the nine above Hartmann are conservatives).

¹⁰¹ http://en.wikipedia.org/wiki/Unequal_Protection:_The_Rise_of_Corporate_Dominance_and_the_Theft_of_Human_Rights

¹⁰² <http://secret-of-life.org/corporate-personhood>

legal agreement that can't be put in jail and doesn't need fresh water to drink or clean air to breathe -- should be granted the same constitutional rights American founders explicitly fought for, died for, and granted to the very mortal human beings who are citizens of the United States [and the world] to protect them against the perils of imprisonment and suppression they had experienced under a desperate king. See also documentary: Thom Hartman vs. Corporate Personhood¹⁰³.

[65] In Green Candidates call for end of Corporate Personhood¹⁰⁴, Greenchange report that over 110 Green Party Candidates have endorsed "stripping [corporations] of artificial 'personhood' and constitutional protections," along with "revoking the charters of corporations that routinely violate safety, health, environmental protection or other laws." Among others, Democratic Congressional Representative Dennis Kucinich¹⁰⁵, former Candidate's for U.S President Ralph Nader¹⁰⁶ and Mike Gravel¹⁰⁷, the non-partisan group Reclaim Democracy¹⁰⁸ have all called for the abolishment of corporate personhood, due to corporate personhoods toxic effects on republican democracy.

[66] In When Corporations Rule the World, David Korten¹⁰⁹ critiques current methods of economic development led by the Bretton Woods institutions and asserts his desire to rebalance the power of multinational corporations with concern for environment sustainability. Korten criticises consumerism, market deregulation, free trade, privatization and what he sees as the global consolidation of corporate power. Above all he rejects any focus on money as the purpose of economic life. His prescriptions include excluding corporations from political participation, increased state and global control of international corporations and finance, rendering financial speculation unprofitable and creating local economies that rely on local resources, rather than international trade.

[67] In his award winning 2002 documentary for the BBC, The Century of the Self¹¹⁰, Adam Curtis¹¹¹ describes how Sigmund Freud's family, exerted a surprising amount of influence on the way corporations and governments throughout the 20th century have used Freuds theories to psychologically engineer and manipulate citizens into the false illusionary belief that the power is finally in their hands, that they live in a 'democracy'; that they are in charge, while their sense of identity has been subconsciously manipulated from that of citizen to consumer, fueling the massive growth of the mass-consumer society, and the corporatist Orwellian dictatorship.

[68] In Michael Tsarion's¹¹² documentaries, The Age of Manipulation¹¹³, and Architects of Control Program¹¹⁴: he deals extensively with the evidentiary information on the role of media, advertising and public relations as a psychic dictatorship to manipulate the masses by psychological warfare brainwashing techniques to destroy citizens identity's as patriotic rational citizens, and mould their identities into psychologically insecure, dumbed-down, consumerist mind-enlaved automaton zombies. One of Tsarion's conclusions being that the Soviet Union was a massive experiment in social control; and how many of the methods for

¹⁰³ Thom Hartman vs. Corporate Personhood: <http://www.youtube.com/watch?v=Hziy7WR9TQc>

Corporate Personhood and Money as Speech: <http://www.youtube.com/watch?v=0FtSfUSy28w>

¹⁰⁴ <http://www.greenchange.org/article.php?id=6133>

¹⁰⁵ <http://www.youtube.com/watch?v=x6FY3YlxND4>

¹⁰⁶ <http://www.youtube.com/watch?v=zQ-k3eCcu0w> and http://www.youtube.com/watch?v=DM585_hT-8

¹⁰⁷ <http://www.youtube.com/watch?v=wEwRR0eFuAQ>

¹⁰⁸ <http://www.youtube.com/watch?v=0FtSfUSy28w>

¹⁰⁹ David C. Korten (1937-) is an American economist, author, and former Professor of the Harvard University Graduate School of Business, political activist and prominent critic of corporate globalization, "by training and inclination a student of psychology and behavioral systems".

¹¹⁰ 2002: The Century of the Self (BBC Four) documented how Freud's discoveries concerning the unconscious led to Edward Bernays' development of public relations, the use of desire over need and self-actualisation as a means of achieving economic growth and the political control of population. It received the Broadcast Award for Best Documentary Series and the Longman/History Today Awards for Historical Film of the Year. It was released in the US through art house cinemas and was picked as the fourth best movie of 2005 by Entertainment Weekly.

¹¹¹ Adam Curtis (born 1955) is a British television documentary maker who has during the course of his television career worked as a writer, producer, director and narrator. He currently works for BBC Current Affairs. His programmes express a clear (and sometimes controversial) opinion about their subject, and he narrates the programmes himself.

¹¹² <http://michaeltzarion.com/>

¹¹³ <http://www.youtube.com/watch?v=7l-T61gJoHs>

¹¹⁴ <http://www.youtube.com/watch?v=G7MUGZ6JuRI>

social control perfected under the Soviet Union are used by the West in more subtle ways. Psywar - The real battlefield is your mind¹¹⁵, also provides background information on this phenomena.

[69] Yuri Alexandrovich Bezmenov (also known as Tomas David Schuman; 1939 - 1997) was a journalist for RIA Novosti and a former KGB informant from the Soviet Union who defected to Canada. After being assigned to a station in India, Bezmenov eventually grew to love the people and culture of India, while, at the same time, he began to resent the KGB-sanctioned oppression of intellectuals who dissented from Moscow's policies. He is best known for his interview with Edward G. Griffin: Deception was my Job: Soviet Subversion of the Free World Press¹¹⁶, wherein he explained the psychological warfare methods used by the KGB to secretly subvert the democratic system of the United States.

[70] In The CIA and the Media¹¹⁷, Carl Bernstein, from the Washington Post, writes about how "Americas Most Powerful News Media Worked Hand in Glove with the Central Intelligence Agency and Why the Church Committee Covered It Up".

[71] In The Persuaders¹¹⁸ Douglass Rushkoff of PBS explore's what's going on in today's marketers and advertising businesses; how the Public Relations industry has been given the responsibility to maintain the entire system of meaning, through which consumers get their sense of consumer identity and understanding of their role as a consumer in the world of consumerism identity. What are the new and surprising methods the PR industry is using to decipher who citizens are and what they want and how to manipulate them. How the study of cults was adapted to marketing brands, to manipulate a brand's consumers into blind consumer obedience, in the same way cults manipulate their cult followers, and what the future holds.

[72] In Douglass Rushkoff's¹¹⁹ book Life, Inc: How the World became a Corporation and How to Take It Back¹²⁰ Rushkoff takes a look at physical currency and the history of corporatism. Beginning with an overview of how money has been gradually centralized throughout time, and pondering the reasons and consequences of such a fact, he goes on to demonstrate how our society has become defined by and controlled by corporate culture. Douglas Rushkoff's philosophy views everything except for intention as media, he frequently explores the themes of how to make media interactive, how to help people (especially children) effectively analyze and question the media they consume, as well as how to cultivate intention and agency.

[73] Manufacturing Consent: The Political Economy of the Mass Media¹²¹ (1988), by Edward S. Herman¹²² and Noam Chomsky¹²³, is an analysis of the news media as business. The title derived from "the manufacture of consent" by essayist-editor Walter Lippmann (1889-1974) in his book Public Opinion (1922).

[75] In Flat Earth News: An Award-Winning Reporter Exposes Falsehood, Distortion and Propaganda in the Global Media¹²⁴, Nick Davies writes that

¹¹⁵ <http://www.youtube.com/watch?v=j7A2hVDdB10>

¹¹⁶ <http://video.google.com/videoplay?docid=-2307456730142665916>

¹¹⁷ <http://why-we-are-white-refugees.blogspot.com/2010/12/cia-and-media-fighting-cold.html>

¹¹⁸ <http://www.pbs.org/wgbh/pages/frontline/shows/persuaders/> and http://www.youtube.com/watch?v=hqWw3W5_bl

¹¹⁹ Douglas Rushkoff (born 18 February 1961) is an American media theorist, writer, columnist, lecturer, graphic novelist and documentarian. Rushkoff is most frequently regarded as a media theorist, and known for coining terms and concepts including viral media (or media virus), digital native, and social currency

¹²⁰ 2009. Life, Inc.: How the World Became A Corporation and How To Take It Back, by Douglass Rushkoff

¹²¹ http://en.wikipedia.org/wiki/Propaganda_model

¹²² Edward S. Herman (born 7 April 1925) is an economist and media analyst with a specialty in corporate and regulatory issues as well as political economy and the media. He is Professor Emeritus of Finance at the Wharton School of the University of Pennsylvania. He also teaches at Annenberg School for Communication at the University of Pennsylvania. He received his Bachelor of Arts from University of Pennsylvania in 1945 and PhD in 1953 from the University of California, Berkeley.

¹²³ Avram Noam Chomsky (born December 7, 1928) is an American linguist, philosopher, cognitive scientist, and political activist. He is an Institute Professor and professor emeritus of linguistics at the Massachusetts Institute of Technology. Chomsky is well known in the academic and scientific community as one of the fathers of modern linguistics, and a major figure of analytic philosophy. Since the 1960s, he has become known more widely as a political dissident and an anarchist, referring to himself as a libertarian socialist. Chomsky is the author of more than 150 books and has received worldwide attention for his views, despite being typically absent from the mainstream media.

¹²⁴ <http://www.amazon.co.uk/Flat-Earth-News-Award-winning-Distortion/dp/0701181451>

“journalism without checking is like a body without an immune system”. He “uncovers an industry awash in corruption and bias”, where “commercial forces are the main obstacle to truth-telling journalism”. In Our media have become mass producers of distortion: An industry whose task should be to filter out falsehood has become a conduit for propaganda and second hand news,¹²⁵ he writes:

I commissioned research from specialists at Cardiff University, who surveyed more than 2,000 UK news stories from the four quality dailies (Times, Telegraph, Guardian, Independent) and the Daily Mail. They found two striking things. First, when they tried to trace the origins of their “facts”, they discovered that only 12% of the stories were wholly composed of material researched by reporters. With 8% of the stories, they just couldn't be sure. The remaining 80%, they found, were wholly, mainly or partially constructed from second-hand material, provided by news agencies and by the public relations industry. Second, when they looked for evidence that these “facts” had been thoroughly checked, they found this was happening in only 12% of the stories.

The implication of those two findings is truly alarming. Where once journalists were active gatherers of news, now they have generally become mere passive processors of unchecked, second-hand material, much of it contrived by PR to serve some political or commercial interest. Not journalists, but churnalists. An industry whose primary task is to filter out falsehood has become so vulnerable to manipulation that it is now involved in the mass production of falsehood, distortion and propaganda.

[46] Issue: Ecological Footprint of Transparent Scientific Journalism, argued:

“Once a culture becomes advertising friendly, it ceases to be a culture at all”¹²⁶
“Advertising and Propaganda are antithetical to real journalism. In a democracy people have to have access to unbiased factual information to make rational reasonable decisions”¹²⁷ -- Mark Crispin Miller, Professor of Media Ecology¹²⁸, Steinhardt School of Culture, Education and Human Development, New York Univ., author: Mad Scientists: The Secret History of Modern Propaganda¹²⁹

[76] In Don't shoot messenger for revealing uncomfortable truths¹³⁰, The Australian, December 08, 2010, Mr. Julian Assange writes: “WikiLeaks coined a new type of journalism: scientific journalism. We work with other media outlets to bring people the news, but also to prove it is true. Scientific journalism allows you to read a news story, then to click online to see the original document it is based on. That way you can judge for yourself: Is the story true? Did the journalist report it accurately?”

In Andy Greenberg's Forbes Interview of Assange¹³¹, Greenberg asks Assange: What do you think WikiLeaks mean for business? How do businesses need to adjust to a world where WikiLeaks exists? Mr. Assange proceeds to describe how Wikileaks restricts corrupt corporations or governments from abusing a commons, what psychologists refer to as the social trap¹³², such as for example: overfishing. In this

¹²⁵ <http://www.guardian.co.uk/commentisfree/2008/feb/04/comment.pressandpublishing>

¹²⁶ The Persuaders, PBS <http://www.pbs.org/wgbh/pages/frontline/shows/persuaders/> http://www.youtube.com/watch?v=-hqWw3W5_bI

¹²⁷ Russia Today Interview <http://www.youtube.com/watch?v=IFPmUVU6eYE>

¹²⁸ http://steinhardt.nyu.edu/faculty_bios/view/Mark_Crispin_Miller

¹²⁹ <http://www.youtube.com/watch?v=HlmJbRrs9kY>

¹³⁰ <http://www.theaustralian.com.au/in-depth/wikileaks/dont-shoot-messenger-for-revealing-uncomfortable-truths/story-fn775xjq-1225967241332>

¹³¹ <http://blogs.forbes.com/andygreenberg/2010/11/29/an-interview-with-wikileaks-julian-assange/5/>

¹³² Social trap is a term used by psychologists to describe a situation in which a group of people act to obtain short-term individual gains, which in the long run leads to a loss for the group as a whole. Examples of social traps include overfishing, the near-extinction of the American bison, energy “brownout” and “blackout” power outages during periods of extreme temperatures, the overgrazing of cattle on the Sahelian Desert, and the destruction of the rainforest by logging interests and agriculture. The term social trap was first introduced to the scientific community by John Platt's 1973 paper in American Psychologist (Platt, J. (1973) Social Traps, American Psychologist, 28, 641-65) building upon the concept of the “tragedy of the commons” in Garrett Hardin's pivotal article in Science (Hardin, G. (1968) The Tragedy of the Commons, Science, 162, 1243-1248), Platt and others in the seminar applied behavioral psychology concepts to actions of people operating in social traps. By applying the findings of basic research on “schedules of operant reinforcement” (B.F. Skinner 1938, 1948, 1953, 1957; Keller and Schoenfeld, 1950),

case the exploitation of the 'corporate trust and responsibility citizenship commons', the erosion of which leads to anarchy and a total breakdown of the rule of law:

WikiLeaks means it's easier to run a good business and harder to run a bad business, and all CEOs should be encouraged by this. I think about the case in China where milk powder companies started cutting the protein in milk powder with plastics. That happened at a number of separate manufacturers.

Let's say you want to run a good company. It's nice to have an ethical workplace. Your employees are much less likely to screw you over if they're not screwing other people over.

Then one company starts cutting their milk powder with melamine, and becomes more profitable. You can follow suit, or slowly go bankrupt and the one that's cutting its milk powder will take you over. That's the worst of all possible outcomes.

The other possibility is that the first one to cut its milk powder is exposed. Then you don't have to cut your milk powder. There's a threat of regulation that produces self-regulation.

It just means that it's easier for honest CEOs to run an honest business, if the dishonest businesses are more effected negatively by leaks than honest businesses. That's the whole idea. In the struggle between open and honest companies and dishonest and closed companies, we're creating a tremendous reputational tax on the unethical companies.

No one wants to have their own things leaked. It pains us when we have internal leaks. But across any given industry, it is both good for the whole industry to have those leaks and it's especially good for the good players.

[47] It alleged that the ecological and socio-political results of Corrupt Corporate Personhood were encouraging a worldview paradigm of Denial about, & Cover-up of, Ecological Overshoot, which was promoting Instability & Anarchy:

[78] In *Stalking the Wild Taboo*, by Garrett Hardin¹³³: Part 4: Competition: (20) Competition, a Tabooed Idea in Sociology; (21) The Cybernetics of Competition; (22) Population, Biology and the Law; (23) Population Skeletons in the Environmental Closet; (24) The Survival of Nations and Civilisations, he deals with the concept of Competition, a process that is inescapable in societies living in a finite resource world. He proves that the end result of perfect laissez-faire, competition's end result reduces all competitors until there is only one left. The monopolist will try to manipulate the machinery of society in such a way as to extend his powers everywhere, without limit. The same applies to labour monopolies. Under these conditions it is important to seek the boundary conditions within which the rule of laissez-faire can produce stability. An Act that may be harmless when the system is healthy and strong may be quite destructive when the system is stressed near its limits. To promote the goal of stability, a law must take cognizance not only of the act but also of the state of the system at the time the act is performed. Ben Bagdikian¹³⁴ described the systemic process of corporate media cannibalism in *Media Monopoly*¹³⁵. In that legal context, corporations who do not promote the goal of

Platt recognized that individuals operating for short-term positive gain ("reinforcement") had a tendency to over-exploit a resource, which led to a long-term overall loss to society.

¹³³ Garrett James Hardin (21 April 1915 - 14 September 2003) was a leading ecologist from Dallas, Texas, who warned of the dangers of overpopulation and whose concept of the tragedy of the commons brought attention to "the damage that innocent actions by individuals can inflict on the environment". He was most well known for his elaboration of this theme in his 1968 paper, *The Tragedy of the Commons*. He is also known for Hardin's First Law of Ecology: "You cannot do only one thing".

¹³⁴ In 1971, whistleblower Daniel Ellsberg gave Bagdikian — then an editor at the *Washington Post* — portions of the Pentagon Papers, a top-secret classified history of the Vietnam War. Bagdikian passed a copy of the documents to Senator Mike Gravel, who promptly read them into the Congressional Record.

¹³⁵ *The Media Monopoly*, Boston: Beacon Press, 1983.

ecological stability, but who abuse the planet, should be denied any legal standing, and the law should take cognizance of the actions of corporations who promote the destruction of ecologically stable systems, including the state of the ecological system at the time of such corporate actions.

Denial about & Cover-up of Ecological Overshoot Encouraging Instability & Anarchy: To promote the goal of stability, a law must take cognizance not only of the act but also of the state of the system at the time the act is performed.

[81] If the State of the System is 'Brink of Ecological Overshoot into Anarchy and Collapse'; and the media's 'act' is (a) censorship of root cause problem solving, while (b) encouraging the factors (population growth, resource consumption) towards Anarchy and Collapse; then the conclusion is that the Media's Actions are deliberate and intentional on behalf of Anarchy and Instability.

[82] Where is Society in the Act of Understanding Exponential Population Growth colliding with Exponentially Declining Resources? What is the role of the Media in Society's Ignorance? What is the role of the media in deliberately keeping Society Ignorant, by means of Environment Population Connection censorship? Where is Ecological Societal System, in terms of Exponential Population Growth colliding with Exponentially Declining Resources? Is the Media Aggravating Instability by encouraging Population Growth and Increased Resource Consumption? Is the Media Encouraging Stability in favour of Population Stabilisation & Reduced Resource Exploitation?

[84] What shall be the Consequences of Refusing to Confront and Plan for Mitigating Ecological Overshoot?: Anarchy and Resource Wars:

[85] Military Predictors: According to Major Ralph Peters, The Culture of Future Conflict, US Army War College, Parameters, Winter 1995-96, pp. 18-27. "Resource scarcity will be a direct cause of confrontation, conflict, and war. The struggle to maintain access to critical resources will spark local and regional conflicts that will evolve into the most frequent conventional wars of the next century. Today, the notion of resource wars leads the Westerner to think immediately of oil, but water will be the fundamental need of some states, anti-states, and peoples. We envision a need to preserve rainforests, but expanding populations will increasingly create regional shortages of food--especially when nature turns fickle. We are entering the century of "not enough," and we will bleed for things we previously could buy. [..] Gross overpopulation will destroy fragile possibilities for progress in much of the non-Western world, and much of this problem is the West's fault. Our well intentioned introduction of relatively crude concepts of sanitation and disease control, combined with our determination to respond generously to local famines, has allowed populations to explode. [..] Basic resources will prove inadequate for populations exploding beyond natural limits, and we may discover truths about ourselves that we do not wish to know. In the end, the greatest challenge may be to our moral order."

[86] According to the Central Intelligence Agency and Pentagon Officials in Nightline, 2000 documentary¹³⁶ with Ted Koppel; politicians refusal to confront reality, and the lack of political will, to act on exponential population growth colliding with declining resources, are the root causes of current resource wars over oil; which shall soon be manifested as resource wars over water, soil, arable land, etc.

[48] It also asked the Constitutional Court to address the issue of "Deliberate Indifference" to Media Corruption; i.e. how the media Manipulate the Habits &

¹³⁶ Nightline Documentary Embedded Video available at: Boer Volkstaat 10/31/16 Theses: Briefing Paper: Executive Summary: TRC Just War Fraud: Population Policy Common Sense: [1] Population Policy Common Sense: Eco-Numeracy, Exponential Functions & Carrying Capacity, Youth Bulges Population Pressure Conflicts and Competitive Exclusion Principle: <http://www.jussanguinis.com/BP/exec-summ.htm>

Opinions of citizens in favour of Consumerist Ecologically Destructive Society, for Profit:

[94] The issue of Deliberate Indifference by journalists and media editors to their own media corruption (intellectual dishonesty, hypocrisy and deception and fraud) is found by all Respondents to varying degrees in this chronology. While the Nazi Party, 'evil Apartheid' and corruption on steroids ANC have individuals who are willing to risk their careers to expose ANC corruption, the only professional journalist who publicly spoken out about media corruption in South Africa is David Bullard (The Hollow Men of Journalism¹³⁷, and A mosquito buzzing in the dark ^{*138}).

[95] Mr. Bullard describes how Mondli Makhanya (Second Respondent) submitted forged documents into the court record during court proceedings; and how all SA media editors informed hereof refused to publish this information. If those allegations were made against General Beki Cele or Helen Zille, the same media editors would be acting like starving vultures; but when it is one of their own, in fact the Chairman of SANEF, they cover it up; and remain silent. When it comes to media corruption, SA media's editors, professors and Ombudsman don't think the public have a right to know; that SA's self-righteous editors are as corrupt, if not more corrupt than the politicians and civil servants they publicly flagellate and condemn for their own financial profit.

[96] Except for David Bullard, it appears that there are no journalists or editors with the Milgramesque¹³⁹ skills and capabilities to either (a) resist the temptation from participating in the dominant media corruption paradigm, and (b) cross the yellow journalism line of silence to expose their fellow colleague's corruption. The media editor and media elite respondents herein cited, are as ideologically obedient to their code of silence about fellow media editors corruption, as Adolf Eichmann was to Nazism; they lack the capabilities to cross the yellow line and expose their own.

[97] According to John Pilger: "It is not enough for journalists to see themselves as mere messengers without understanding the hidden agendas of the message and myths that surround it."

[98] In a Guardian article: Why Are Wars not being Reported Honestly¹⁴⁰; John Pilger describes journalists and editors confirming their role as censorship agents, along similar lines of reasoning as detailed in Dr. T. Michael Maher's report: How and Why Journalists Avoid the Population - Environment Connection,¹⁴¹ Pilger writes:

"I am perfectly open to the accusation that we were hoodwinked," said Jeremy Paxman, talking about Iraq's non-existent weapons of mass destruction to a group of students last year. "Clearly we were." As a highly paid professional broadcaster, he omitted to say why he was hoodwinked.

Dan Rather, who was the CBS news anchor for 24 years, was less reticent. "There was a fear in every newsroom in America," he told me, "a fear of losing your job... the fear of being stuck with some label, unpatriotic or otherwise." Rather says war has made "stenographers out of us" and that had journalists questioned the deceptions that led to the Iraq war, instead of amplifying them, the invasion would not have happened. This is a view now shared by a number of senior journalists I interviewed in the US.

"Does that make journalists accomplices?" I asked him.

¹³⁷ http://www.newstime.co.za/rs_articles_contributors.asp?conid=9&recid=2357

¹³⁸ http://www.newstime.co.za/column/DavidBullard/A_mosquito_buzzing_in_the_dark*/9/2200/

¹³⁹ Radical Honesty SA Amicus Curiae: [II] Truth and Forgiveness Social Contract Principles: (B). Stanley Milgram Studies on Obedience: Legal, Socio-Political Implications, para.29; (C). Common Law Reasonableness Test: Skills and Competencies, para.30; and (D). Rule of Law and Forgiveness: Individuality, Independent and Integrity, para.31-33 http://issuu.com/js-ror/docs/100718_rhwr-concourt-amicus?mode=a_p

¹⁴⁰ <http://johnpilger.com/articles/why-are-wars-not-being-reported-honestly>

¹⁴¹ http://issuu.com/js-ror/docs/mahertm_journo-env-pop-connection?mode=a_p

"Yes... unwitting perhaps, but yes."

What is the value of journalists speaking like this? The answer is provided by the great reporter James Cameron, whose brave and revealing filmed report, made with Malcolm Aird, of the bombing of civilians in North Vietnam was banned by the BBC. "If we who are meant to find out what the bastards are up to, if we don't report what we find, if we don't speak up," he told me, "who's going to stop the whole bloody business happening again?"

[99] John Pilgers *The War You Don't See*¹⁴² Pilger traces the motivations for such censorship back to the father of public relations: Edward Bernays, the nephew of Sigmund Freud.

[100] In Bernays's 1928 book *Propaganda*¹⁴³, he described the conspiracy of manipulating the public with 'public relations news' to behave as psychologically insecure, dumbed-down, automaton zombie consumers, instead of educating them to be rational self-sufficient ecologically responsible citizens.

[101] In *How and Why Journalists Avoid Population-Environment Connection*¹⁴⁴, Dr. T. Michael Maher writes:

As we have seen, both land development economists and environmental experts acknowledge population growth as a key source of environmental change. But journalists frame environmental causality differently.

Why? Communication theory offers several possibilities. First is the hegemony-theory interpretation: reports omit any implication that population growth might produce negative effects, in order to purvey the ideology of elites who make money from population growth. As Molotch and Lester (1974) put it, media content can be viewed as reflecting "the practices of those having the power to determine the experience of others" (p. 120). Since real estate, construction and banking interests directly support the media through advertising purchases, this interpretation seems plausible. A number of media critics (e.g., Gandy, 1982; Altschull, 1984; Bennett, 1988) have suggested that media messages reflect the values of powerful political and commercial interests. Burd (1972), Kaniss (1991) and others have pointed out that newspapers have traditionally promoted population growth in their cities through civic boosterism. Molotch (1976) even suggested that cities can best be understood as entities competing for population growth, with the city newspaper as chief cheerleader.

Certainly most reporters would be incensed at the suggestion that they shade their reporting to placate commercial interests. But Breed's classic study of social control in the newsroom (1955) showed that news managers' values are transmissible to journalists through a variety of pressures: salaries, story assignments, layout treatment, editing, and a variety of other strategies that effectively shape news stories in ways acceptable to management.

[103] *The Radical Honesty SA Amicus before the Constitutional Court, in The Citizen v. McBride*¹⁴⁵ - totally censored by all the SA media -- makes this point very clearly in paragraph 7:

Equity will not allow a statute to be used as a cloak for fraud: Mainstream Access-to-Discourse-Gatekeeper Editors censorship¹⁴⁶ of nonviolent political grievances and problem solving activism facilitate a pressure cooker socio-political reality for their 'If it Bleeds, it Leads' corporate propaganda profits, in knowledge application of:

¹⁴² <http://www.johnpilger.com/videos/the-war-you-dont-see-trailer>

<http://www.youtube.com/watch?v=egcTynu6sBk>

¹⁴³ *Propaganda*, by Edward L Bernays (Horace Liveright, 1928)

¹⁴⁴ http://issuu.com/js-ror/docs/mahertm_journo-env-pop-connection?mode=a_p

¹⁴⁵ http://issuu.com/js-ror/docs/100718_rhwr-concourt-amicus?mode=a_p

¹⁴⁶ "The moderate blacks were not selling the papers. We were presenting a non-violent strategy, that did not say 'Burn, baby Burn'. A strategy that said people must come together and sit down around a negotiating table. And this is not sensational stuff; it does not sell the papers." - Rev. John Gogotya, ANC: VIP's of Violence, documentary; "For revolutionary groups, the more murderous the deed, the more certain the media coverage." -- Nicholas Partridge, Presenter, ANC: VIP's of Violence. See: Transcript of ANC: VIP's of Violence at: <http://why-we-are-white-refugees.blogspot.com/p/anc-vips-of-violence.html>

‘As long as there is some possibility of getting results by political means, the chances that any political group or individual will turn violent are truly radically small, or maybe vanishingly small’¹⁴⁷;

‘The exposure in the media is what gets people’s attention. People follow what is happening in the news, not what is happening in the courts’¹⁴⁸;

‘[Editors] abuse of media power, by means of strategies whereby they abuse public discourse/free speech resources; by providing certain parties with preferential and special access to such public discourse, and severely restricting or denying others any access to such public discourse’¹⁴⁹;

Mainstream media avoid addressing or enquiring into root causes of problems as reported in How and Why Journalists Avoid Population - Environment connection¹⁵⁰; and censor non-violent root-cause problem solving activism¹⁵¹.

[49] The Concourt application was reported on by SAPA; with not very subtle insinuations that Johnstone was insane¹⁵². No psychological evidence or expert whatsoever was provided for the journalist’s insinuation. Johnstone was not asked for comment. On 15 April 2011 Jeni O’Grady of SA Press Association (SAPA) wrote another report on the Constitutional Courts dismissal of the Radical Honesty application, again published by various publications¹⁵³. Both articles totally excluded any mention about the allegations and evidence of media corruption, or any detail about the TRC fraud allegations and evidence. None of the applications who published their biased smear articles provided their readers with a copy of the original Radical Honesty Application filed to the Court for their readers to determine whether the news publication’s report was an accurate or biased depiction of the legal documents filed with the Constitutional Court.

[50] An excellent example of how far the corporatist fascist elite goal’s of using the media as a psychological warfare brainwashing tool to destroy citizens identity’s as patriotic rational citizens, and mould their identities into psychologically insecure, dumbed-down, consumerist mind-enclaved automaton zombies; was provided to me; when I nominated the Constitutional Court ruling dismissal of the Radical Honesty case, against 88 media respondents, as a World Guinness Record “of Judicial Incompetence - i.e.

¹⁴⁷ Clark McCauley, Ph.D, Prof. of Psychology at Bryn Mawr College, in *When Does Political Anger Turn to Violence?*, by Benedict Carey, New York Times, March 26, 2010 <http://www.nytimes.com/2010/03/28/weekinreview/28carey.html>

¹⁴⁸ Jean Pierre Mean, Group General Counsel and Chief Compliance Officer, SGS Group, In *Confronting Corruption: The Business Case for an Effective Anti-Corruption Programme*, by PricewaterhouseCoopers Intl [PDF: www.pwc.com/anti-corruption]

¹⁴⁹ (I) Power and the news media, Teun A. van Dijk, Univ. of Amsterdam, D. Paletz (Ed.), *Political Communication & Action*. (pp. 9-36).

Cresskill, NJ: Hampton Press, 1995: <http://www.discourses.org/OldArticles/Power%20and%20the%20news%20media.pdf>

¹⁵⁰ CCT 23-10: Statement of Consent by Dr. T. Michael Maher: http://issuu.com/js-ror/docs/100522_cct2310_affid-dr-t-m-maher?mode=a_p

How and Why Journalists Avoid Population-Environment Connection:

http://issuu.com/js-ror/docs/maherm_journo-env-pop-connection?mode=a_p

¹⁵¹ HC-WC 19963-09: 140 SA Elite Deliberate Indifference to Rule of Law: <http://www.docstoc.com/docs/56239025/>

¹⁵² <http://www.news24.com/SouthAfrica/News/Woman-wants-editors-in-ConCourt-over-censorship-20110201>

<http://mg.co.za/article/2011-02-02-western-cape-woman-wants-editors-in-court>

http://www.thenewage.co.za/9315-1008-53-WCape_woman_wants_editors_in_Concourt

¹⁵³ http://m.sowetanlive.co.za/?name=sowetan&i=7896&lite=&art_id=14614§ion=breaking&showonly=1

<http://www.news24.com/SouthAfrica/News/ConCourt-dismisses-Johnstone-application-20110215>

<http://www.iol.co.za/news/crime-courts/complaint-against-sapa-dismissed-1.1026935>

http://www.newstime.co.za/SouthAfrica/ConCourt_Dismisses_Application_By_Lara_Johnstone/20816/

<http://www.citizen.co.za/citizen/content/en/citizen/local-news?oid=172451&sn=Detail&pid=40&ConCourt-dismisses-Johnstone-application>

<http://mg.co.za/article/2011-02-15-concourt-dismisses-application-against-editors>

refusal to apply their minds to the evidence before them, to make such an impartial enquiry into such evidence; in accordance with the Rule of Law.”¹⁵⁴ Guinness World Records declined to accept the submission stating that gross corruption was not of great interest to the worlds citizens.

[51] Concourt 06-11: Radical Honesty SA v. SANEF & 87 others, filed 28 Jan 2011.

1. Application for Direct Access: Notice of Motion (PDF¹⁵⁵)
2. Application for Direct Access: Founding Affidavit (PDF¹⁵⁶)
3. Application for Condonation - Representation: Notice & Affidavit (PDF¹⁵⁷)
4. Chief Justice’s Order Dismissing Application issued 01 February 2011 (PDF¹⁵⁸)

[E] RADICAL HONESTY AMICUS CURIAE: 07-2010 EQ JHB: AFRIFORUM V. MALEMA

[52] On 19 April 2011 Radical Honesty filed an application to proceed as an Amicus Curiae in the ‘Kill Boers’ Hate Speech Equality Court case of Afriforum v. Malema (PDF¹⁵⁹). The Amicus application requests the court to “admit the attached Heads of Argument as the Radical Honesty Culture and Religion’s Official For the Court Record Objective Reasonable¹⁶⁰ Perspective in this matter: Heads of Argument of Lara Johnstone, Radical Honesty Culture; ‘Boer/Settler’ descendant of Dutch, French Huguenot and British ‘Settlers’: Hermanus Bosman, Andreus Lutgerus Kolver; Jacques de Villiers and James Augustus Johnstone; In Support of ‘Political Necessity French Riddle of the Kaffir Lily Pond’ Application of the Radical Honesty Population Policy Common Sense Interpretation of ANC’s ‘TRC Social Contract Fraud’; Recommendation to Constitutional Court to Resolve ‘Kill Boer/Settler Hate Speech’ Descartian v. Ubuntu Conformist Cultural Friction by Implementing: (A) 23 April 1994 Accord on Afrikaner Self-Determination to provide Boers with a ‘Kaffir’ Free Speech Volkstaat; and/or (B) Jus Sanguinis Repatriation of ‘Settlers’ to European Progenitor Nations.”

[53] The Founding Affidavit clarifies that Johnstone has various SA Court convictions for calling three different persons ‘Kaffirs’ in accordance with her Radical Honesty

¹⁵⁴ <http://why-we-are-white-refugees.blogspot.com/2011/02/sas-trc-fraud-ecolaw-concourt.html>

¹⁵⁵ http://issuu.com/js-ror/docs/110201_cct_nom-hmentem?mode=a_p

¹⁵⁶ http://issuu.com/js-ror/docs/110201_cct_f-affid_hmentem?mode=a_p

¹⁵⁷ http://issuu.com/js-ror/docs/110128_cct-0611_condonation?mode=a_p

¹⁵⁸ http://issuu.com/js-ror/docs/110201_cct_06-11_cct-dismissed?mode=a_p

¹⁵⁹ http://issuu.com/js-ror/docs/110419_eq-07-10?mode=a_p

¹⁶⁰ Affidavit of Brad Blanton, Ph.D, evidencing the legal, psychological, and socio-political ‘citizens privilege’, Nuremberg Principles skills and competencies of Individual Responsibility, required for acts of civil disobedience to perceived illegitimate authority; and their application to the common law ‘reasonableness test’; in terms of Criminal Procedure Act 51, of 1977: § 213: Proof of Written Statement by Consent; & § 171 & 172: Evidence on Commission

culture definitions of the word ‘Kaffir’; and that the courts ruled her cultural definition, cultural intentions and cultural expert witnesses to be irrelevant in their determination of the meaning of the word “kaffir”:

[12] ‘Kaffir’ Contempt in Facie Curiae: Prison Sentence: One Year:

[13] On 31 January 2003 I was convicted of ‘contempt in facie curiae’ for calling a black prosecutor (Sipoyo), and a white magistrate (ADS Meyer) respectively black and white ‘kaffirs’. The Prosecutor wanted to have me certified as insane, but she knew absolutely nothing about psychology. She did not know who Sigmund Freud is, let alone Karl Jung or Thomas Szasz. She also had not the foggiest clue what a Forensic Psychologist is, or does; but she wanted to use her official authority as a prosecutor to have me certified as insane. I filed complaints¹⁶¹ with the NPA asking for her to be removed from my case; but instead I was arrested without the required arrest warrant paperwork and transferred to Lentegeur [Mental Institution] in the middle of the night. I escaped and hitch-hiked to Pretoria, to go and see the American Embassy. A US Embassy USAID Official called the Forensic Psychologist to enquire her reasons for my admission to Lentegeur. When I returned to George court, the same Prosecutor was still on my case. I told the Magistrate during court proceedings, that I did not want the corrupt black kaffir (deceiver) prosecutor on my case. He ordered me to apologize to her. I refused. He demanded I apologize, or he would convict me of Contempt of Court. I responded with ‘Fuck You, white Kaffir (deceiver)’ and your Two-Faced Gatkruiping Rainbow Hypocrisy and showed him the middle finger. He convicted me of three counts of contempt (2 x 3 months, and 6 months, served consecutively). I was denied parole, and served every single day of that prison term.

[14] The NPA and Chief Justice Hlope refused to place the Appeal (HC-WC: A 696-04, leave granted on 16 February 2004, by Regional Magistrate VA Botha¹⁶²), on the roll for hearing in the High Court, Western Cape.¹⁶³

[..]

[26] ‘Kaffir’ Crimen Injuria: Prison Sentence: Six Months, Suspended 3 years:

I am currently serving a six month prison term, suspended for three years, on a conviction and sentence of ‘crimen injuria’ for calling a politician (Mrs. Patricia de Lille) a ‘kaffir’ in a private SMS. The Magistrate ruled that my Radical Honesty culture definitions of ‘kaffir’ were irrelevant; my sincere motivations for sharing my anger honestly face-to-face in order to focus on attaining sincere forgiveness were irrelevant. It was irrelevant if the Radical Honesty culture’s definitions and meanings for the word are different to the politicians, even if the politician knew the definitions of ‘kaffir’ were not the same. The only thing that was important and relevant was that the politician decided to interpret my use of the word ‘kaffir’ according to her definition of ‘kaffir’, not mine; and consequently to feel hurt and insulted. The Magistrate had no interest whatsoever in hearing the expert witness testimony of the leader - Brad Blanton -- of my culture: Radical Honesty, about how it was impossible for me to create the intention to insult, when my intention of sharing my anger honestly is the official Radical Honesty practice to share transparently and reach sincere forgiveness.

Although the Registrar approved my In Forma Pauperis application¹⁶⁴ to appeal the conviction and sentence, the appointed In Forma Pauperis attorneys Braam Swart &

¹⁶¹ Questionable Qualifications and Understanding of Fundamental Legal Concepts displayed by George Prosecutor Ms. Sipoyo, in Case # C-572-2002: Lara Johnstone (Johnson), dated 22 July 2002; and RE: Complaint dated 22 July 2002, Re: George Prosecutor’s Office in Case # C-572-2002: Lara Johnstone (Johnson)

¹⁶² 06-06-17 HC-CPD A 696-04: HoA: S.4.1 (A) Chronology of Facts

¹⁶³ HC-WC: Appeal A 696-04: Heads of Argument:

¹⁶⁴ 09-10-13: HC-WC: In Forma Pauperis Proceedings Referral to Braam Swart Partners

Partners declined to represent me for alleged reasons of ‘complexity of legal argument’¹⁶⁵.

[..]

[29] Truth and Reconciliation Fraud:

[..]

[33] There was a nagging problem I have always had, which nobody has ever been able to give me an answer to; regarding the ANC’s alleged ‘tragedy of being forced to turn to a violent liberation struggle’.

[34] “We must all understand that the most potent weapons of war are the penis and the womb. Therefore, if you cannot convince a group to control its population by discussion, debate, intelligent analysis etc., you must consider their action in using the penis and the womb to increase population an Act of War,” was the ‘Just War defence’ response by Former Judge Jason G. Brent, to an individual who disputed my statement that the National Party could rationally conclude that white South Africans would face extinction as a result of the ‘swart gevaar’; in the absence of implementing apartheid (the competitive exclusion principle).

[35] I have so far submitted official requests to the European¹⁶⁶, Netherlands¹⁶⁷, Swiss¹⁶⁸, UK¹⁶⁹ Anti-Apartheid Movements: Could the ANC have won their struggle against Apartheid non-violently, by demonstrating their honourable Just War Just Cause Population Policy Intentions to end their Breeding War?

[i] Prior to the ANC’s M-Plan declaration of War against Apartheid: Did any EU Anti-Apartheid Organisation advise the ANC or any SA Anti-Apartheid Organisation to avoid/suspend the violent ‘liberation struggle ’campaign against the Apartheid Government, and to launch a non-violent cultural and political campaign to stop the African ‘swart gevaar’ breeding-war population explosion, to demonstrate the ANC’s honourable Just War Just Cause Intentions?

[ii] If (a) it was abundantly clear that the major fundamental motive for establishing Apartheid was fear of the ‘swart gevaar’; (2) Apartheid Officials and citizens ‘swart gevaar’ population policy fears are not only legally and ecologically justifiable, but common sense; (3) the ANC and Anti-Apartheid movement were culturally honourably concerned with Just War practices; (4) why did the ANC not consider launching a non-violent cultural and political campaign to stop their African ‘swart gevaar’ breeding-war population explosion, to demonstrate their honourable Just War Just Cause Intentions to ‘swart gevaar’ Apartheid Officials and citizens?

[36] I have asked the following South African Anti-Apartheid Movement Organisations the same question: Nelson Mandela Foundation¹⁷⁰; Archbishop Desmond Tutu¹⁷¹; President Jacob Zuma and African National Congress¹⁷²; Ms. Helen Zille and Democratic Alliance¹⁷³; Mr. Bantu Holomisa & UDM¹⁷⁴; Mr. Amichand Rajbansi and Minority Front¹⁷⁵; Chief Mangosuthu Buthelezi and Inkatha Freedom Party (IFP)¹⁷⁶; Ms.

¹⁶⁵ 10-02-10: Braam Swart & Partners: In Forma Pauperis Proceedings: L Johnstone

¹⁶⁶ http://www.jussanguinis.com/JS-RoR/za/AAM_EU_Ashton.htm

¹⁶⁷ http://www.jussanguinis.com/JS-RoR/za/AAM_NL_IISG.htm

¹⁶⁸ http://www.jussanguinis.com/JS-RoR/za/AAM_CH_Badler.htm

¹⁶⁹ http://www.jussanguinis.com/JS-RoR/za/AAM_UK_Oxford.htm

¹⁷⁰ http://www.jussanguinis.com/JS-RoR/za/NMF_Mandela-Nelson.htm

¹⁷¹ http://www.jussanguinis.com/JS-RoR/za/TRC_Tutu-Desmond.htm

¹⁷² http://www.jussanguinis.com/JS-RoR/za/ANC_Zuma-Jacob.htm

¹⁷³ http://www.jussanguinis.com/JS-RoR/za/DA_Zille-Helen.htm

¹⁷⁴ http://www.jussanguinis.com/JS-RoR/za/UDM_Holomisa-Bantu.htm

¹⁷⁵ http://www.jussanguinis.com/JS-RoR/za/MF_Rajbansi-Amichand.htm

¹⁷⁶ http://www.jussanguinis.com/JS-RoR/za/IFP_Buthelezi-Mangosuthu.htm

Patricia de Lille and Independent Democrats (ID)¹⁷⁷; Letlapa Mpha-hlele, Pan Africanist Congress (PAC)¹⁷⁸; Mr. Lekota, Congress of the People (COPE)¹⁷⁹; Mr. Hlabirwa Mathume, African People's Convention (APC)¹⁸⁰; Mr. Lucas Mangope, United Democratic Christian Party (UCDM)¹⁸¹; Mr. Jacob Dikobo, Azanian People's Organisation¹⁸²; Mr. Kenneth Meshoe, African Christian Democratic Party¹⁸³; the religious signatories to the Kairos Black Liberation Theology document justifying the violent liberation struggle as a just war: General Secretariat, SA Council of Churches¹⁸⁴; Methodist Church¹⁸⁵; Catholic Bishops Conference¹⁸⁶; Anglican Church of SA¹⁸⁷, etc; Mr. Raj Daja, Law Society of SA¹⁸⁸; Ms. Janet Love, Legal Resources Center¹⁸⁹; Adv. Jacob van Garderen, Lawyers for Human Rights¹⁹⁰; Hugo van der Merwe, Center for Study of Violence and Reconciliation¹⁹¹; Frans Cronje, SA Institute of Race Relations¹⁹²; Zwelinzima Vavi, COSATU¹⁹³; all editor members of SANEF who for the past 16 years have told SA's directly and indirectly that the ANC's resort to a violent liberation struggle was a last resort.

[37] Not one of these organisations has yet provided me with an answer for whether any member of the Anti-Apartheid Movement suggested that the ANC adopt a non-violent cultural and religions campaign to demonstrate their honourable Just War Just Cause Population Policy Intentions to end their Breeding War! And if not; why not? And if Not; how on earth they can justify the ANC's adoption of violence as a last resort, when it is clear the ANC could have adopted a non-violent strategy which would have addressed the concerns of Apartheid politicians and citizens, and demonstrated their Just War Just Cause sincerity intentions.

[..]

[58] Consequently the Applicants In Forma Pauperis Amicus Curiae submission shall argue among others that:

[i] ANC's 'liberation struggle' violated Just War (Military Honour) Theory Principles of International Law

[ii] The TRC negligently or intentionally avoided enquiring into evidence showing the ANC's liberation struggle to have violated Just War Principles

[iii] The ANC's TRC was a falsification of history, and is the source of SA's political and ecological systemic collapse braintumour; of which 'Kill the Boer Hate Speech' is simply one of many symptoms.

[iv] The ANC's actions of poverty pimping population production breeding-war acts of war; speak far louder than their verbal diarrhoea platitudes of 'commitment to non-violence and peace'.

[v] Their psychological admiration for 'liberation struggle violence' is found in their masculine insecurity breeding war poverty pimping, and the psychological theories of Frantz Fanon (the native's colonized mind can only be liberated through violence, he

¹⁷⁷ http://www.jussanguinis.com/JS-RoR/za/ID_De-Lille-Patricia.htm

¹⁷⁸ http://www.jussanguinis.com/JS-RoR/za/PAC_Mpha-hlele-Letlapa.htm

¹⁷⁹ http://www.jussanguinis.com/JS-RoR/za/COPE_Lekota-MP.htm

¹⁸⁰ http://www.jussanguinis.com/JS-RoR/za/APC_Mathume-Hlabirwa.htm

¹⁸¹ http://www.jussanguinis.com/JS-RoR/za/UCDP_Mangope-Lucas.htm

¹⁸² http://www.jussanguinis.com/JS-RoR/za/AZAPO_Dikobo-Jacob.htm

¹⁸³ http://www.jussanguinis.com/JS-RoR/za/ACDP_Meshoe-Kenneth.htm

¹⁸⁴ http://www.jussanguinis.com/JS-RoR/za/SACC_SA-Cnc-Churches.htm

¹⁸⁵ <http://www.jussanguinis.com/JS-RoR/za/Methodist-Ch-in-SA.htm>

¹⁸⁶ <http://www.jussanguinis.com/JS-RoR/za/Catholics-Bishops-Conf.htm>

¹⁸⁷ <http://www.jussanguinis.com/JS-RoR/za/Anglican-Ch-in-SA.htm>

¹⁸⁸ http://www.jussanguinis.com/JS-RoR/za/LSSA_Daya-Raj.htm

¹⁸⁹ http://www.jussanguinis.com/JS-RoR/za/LegalResCtre_Love-Janet.htm

¹⁹⁰ http://www.jussanguinis.com/JS-RoR/za/LHR_vanGarderen-Jacob.htm

¹⁹¹ http://www.jussanguinis.com/JS-RoR/za/CSVr_Kirsten-A.htm

¹⁹² <http://www.jussanguinis.com/JS-RoR/za/sairr.htm>

¹⁹³ http://www.jussanguinis.com/JS-RoR/za/COSATU_Vavi-Z.htm

can only regain his self respect, on the rotting corpse of the settler) and Black Liberation Theology (Black Power advocacy of violent Marxist Elimination of Whiteness as the road to Salvation/Reconciliation)

[vi] Because Fundamentalist Black Liberation Theology ‘Anti-Whiteness’ Marxist Revolutionaries shall not rest until they achieve their Violent Marxist Cleansing Liberation / Reconciliation / Salvation on the Rotting Corpses of Boer/Settlers; the only way to enable Boer/Settlers to protect themselves is to:

[a] Implement 23 April 1994 Accord on Afrikaner Self-Determination, by endorsing and supporting the work of the Volksraad Verkiesing Kommissie to establish a Boer Volkstaat; and/or

[b] Initiate a Program of Jus Sanguinis Voluntary Repatriation of ‘Settlers’ to European Progenitor Nations, for Persecuted Settlers/African White Refugees who prefer to return to their Settler motherlands.

[54] The Radical Honesty Heads of Argument Table of Contents (PDF¹⁹⁴):

I. LEGAL PRINCIPLES ADDRESSED AND RELIED UPON:	09
A. Multicultural Conflict-of-Laws Substantive Due Process: Clarity & Impartiality.....	09
B. Bolam Test: Common Law Reasonableness Test: Skill & Competencies	11
C. Political Necessity: Freedom of Speech & Civil Disobedience	13
D. Judicial Activism: A More Searching Judicial Enquiry: Search for Truth	15
E. Ecolaw 101: Laws of Sustainability: Ecological Social Contract	16
F. Law of Ecological Stability: State of System at Time the Act is Performed	19
II: RADICAL HONESTY TRUTH & FORGIVENESS SOCIAL CONTRACT PRINCIPLES	20
A. Radical Honesty Overview: Being Specific about Anger and Forgiveness	20
B. Stanley Milgram Studies on Obedience: Legal, Socio-political Implications	21
C. Common Law Reasonableness Test: Skills and Competencies	22
D. Rule of Law & Forgiveness: Individuality, Independence & Integrity	23
III: POPULATION POLICY COMMON SENSE PRINCIPLES	24
A. French Riddle of the Lily Pond: State of the Eco-Cultural System	25
B. Thou Shalt Not Transgress Carrying Capacity Prophets	27
C. Eco-Numeracy: Exponential Functions and Carrying Capacity	28
D. Tragedy of the Commons: Limited World, Limited Rights	29
E. Overpopulation: Resources Scarcity and Resource War Violence	30
F. Demographics and Violence: Youth Bulges	30
G. Population Pressures, Resource Wars and National Security	31
H. How and Why Journalists Avoid the Population-Environment Connection	32
IV: JUST WAR & TRAGEDY OF ANC’S BREEDING WAR COMMONS	34
A. Apartheid: Crime Against Humanity; or Just War for Demographic Survival?	34

¹⁹⁴ http://issuu.com/js-ror/docs/110419_eq-07-10?mode=a_p

B. ANC's Liberation Struggle violated Just War (Honour) Theory Principles:	36
C. No Just Cause: ANC Could Have Non-violently Ended their Breeding War	37
D: No Right Intention: Apartheid raised Black Living Standards to Highest in Africa	40
E: No Proper Authority: Did Black South Africans want Black Rule?	42
F: No Proportional Force: People's War Terror for 'Liberation Struggle'	46
G No Proportional Force: ANC's Mbokodo Quatro Torture Camps	52
H: War No Last Resort: Violence a Liberating Force' on Rotting Corpse of Settler	54
V: TRC FRAUD: 'CRIME OF APARTHEID' WAS FALSIFICATION OF SA HISTORY	64
A. TRC Social Contract Maintains Legal Oppression by Avoiding Key Definitions	64
B. Black Liberation Theology vs Calvinist Christian Concepts of Reconciliation	64
C. Was Truth & Reconciliation Seen to be Done by Black Liberation Theology TRC?	69
D. Nature & Causes of Apartheid: A Just War for Demographic Survival?	74
E. Farm Murders: A Rainbow TRC Peace, or Racial Hatred War Reality?	79
F. ANC's Masculine Insecurity Poverty Pimping Population Production Breeding War.....	80
VI. A DESCARTIAN DIALOGUE: INTENTIONS AND DEFINITIONS OF 'KAFFIR'?	91
A. Existential Friction Theory Identities: Boer Cartesian v. Ubuntu Conformist	91
B. Radical Honesty Habeus Mentem Eco-Psycho-Cultural Definitions of Kaffir	97
C. SA Courts: Radical Honesty Intention & Definitions of 'Kaffir' Irrelevant	98
D. CCT: Radical Honesty Intention & Definitions of 'Kaffir': Not In Interests of Justice	99
VI. STATE OF TRC FRAUD'S SYSTEM: SYSTEMIC ECO-CULTURAL COLLAPSE	100
A. 74% OF White South Africans: We Are African White Refugees	100
B. Ethno-Nationalism is foundation for Democracy, not its threat	101
C. Multi-culturalism is Impossible with Dysfunctional Cultures	102
D. Peak Oil, Economic Collapse & Friction Theory Cultural Conflict	103
E. Parallel Goals: Economic Relocalisation & Political Secession	106
F. Boer Volkstaat in SA: Volksraad Verkiesing Kommissie (VVK)	107

[55] Radical Honesty SA's reasonable recommendation to the Parties and Court being:

[21] In the absence of a Truly Impartial Truth and Reconciliation Commission run by International Independents such as Dr. Blanton and Pastor James Manning to lobotomize SA's TRC Fraud Political Tumour; the Eco-Cultural State of the Body Political System shall collapse from the pressure cooker masculine insecurity rage of perceived insults if 'Kill the Boer' and 'Kaffir' are both designated as Freedom of Speech.

[212] Unless they find the honourable courage to prove me wrong: Fundamentalist Black Liberation Theology 'Anti-Whiteness' Marxist Revolutionaries shall not rest until they achieve their Violent Marxist Cleansing Liberation / Reconciliation / Salvation on the Rotting Corpses of Boer/Settlers. 'Kill the Boer' is their Mascot, towards that ultimate 'Settler Free Utopia'. Consequently, to enable Boer/Settlers to protect themselves:

[A]Implement 23 April 1994 Accord on Afrikaner Self-Determination for a Boer 'Kaffir' Free Speech Volkstaat, by endorsing and supporting the work of the Volksraad Verkiesing Kommissie, for a Boer Volkstaat; and/or

[B] Initiate a Program of Jus Sanguinis Voluntary Repatriation of ‘Settlers’ to European Progenitor Nations, for Persecuted Settlers/African White Refugees who prefer to return to their Settler motherlands.

[56] Radical Honesty Application to Proceed as Amicus Curiae in Afriforum v. Malema:

1. Notice of Motion: Application of Lara Johnstone, Radical Honesty Culture & Religion, to Proceed as an Amicus Curiae; Founding Affidavit of Lara Johnstone; and Heads of Argument: Written Submissions of Radical Honesty - SA (PDF¹⁹⁵)

[57] Copies of the Radical Honesty Notice, Affidavit and Heads of Argument were provided to SA Media¹⁹⁶, Political Parties and NGO’s; as well as European ‘Settler’ Progenitor/Stamvader Nations, via their Embassies and other European Nations:

1. Prime Minister Mark Rutte, c/o: Hon. Amb. Z.E. dhr. Rob de Vos; Koninkrijk der Nederlanden Ambassade¹⁹⁷
2. President Nicolas Sarkozy, c/o: Hon. Amb. HE Jacques Lapouge, Republique Francaise Embassy¹⁹⁸
3. Ch. Angela Merkel & Fed. Min. of State, c/o: Hon. Amb. HE Dieter W. Haller, Bundesrepublik Deutschland Ambassador¹⁹⁹
4. Prime Minister David Cameron, c/o: Hon HC HE Dr. Nicola Brewer, British High Commission²⁰⁰
5. Pres. H. Inderkum, Council of States, c/o: Hon. Amb. H E Mr R Bäerfuss, Embassy of the Swiss Confederation²⁰¹
6. Mr. A. Fogh Rasmussen, Sec. Gen. NATO, c/o: Office of the Defense Attaché, Embassy of Belgium in Pretoria²⁰²
7. President Cristina Fernández de Kirchner, c/o: HE Mr Carlos Sersale Di Cerisano, Argentine Republic Embassy²⁰³
8. Prime Minister Heinz Fischer, c/o: Hon. Amb. HE Dr Otto Ditz, Rep. of Austria Embassy²⁰⁴

¹⁹⁵ http://issuu.com/js-ror/docs/110419_eq-07-10?mode=a_p

¹⁹⁶ http://www.jussanguinis.com/JS-RoR/za_southafrica.htm

¹⁹⁷ http://www.jussanguinis.com/JS-RoR/eu_netherlands.htm

¹⁹⁸ http://www.jussanguinis.com/JS-RoR/eu_france.htm

¹⁹⁹ http://www.jussanguinis.com/JS-RoR/eu_germany.htm

²⁰⁰ http://www.jussanguinis.com/JS-RoR/eu_uk.htm

²⁰¹ http://www.jussanguinis.com/JS-RoR/eu_switzerland.htm

²⁰² http://www.jussanguinis.com/JS-RoR/eu_nato.htm

²⁰³ http://www.jussanguinis.com/JS-RoR/eu_argentina.htm

9. Prime Minister Julia Gillard, c/o: HE HC Hon. Ms Ann Harrap, Australia High Commission²⁰⁵
10. Prime Minister Yves Leterme, c/o: Hon. Amb HE Jan F. Mutton, Embassy of Belgium in Pretoria²⁰⁶
11. Prime Minister Boyko Borisov, c/o: HE Amb. Mr Volodya Neykov, Republic of Bulgaria Embassy²⁰⁷
12. Prime Minister Stephen Harper, c/o: HE HC Ms Adele Dion, Canada High Commission²⁰⁸
13. President Vaclav Klaus, c/o: HE Amb. Mr Martin Pohl, Republic of Czech Embassy²⁰⁹
14. Prime Minister Lars Rasmussen, c/o: HE Amb. Dan Frederiksen, Embassy of Kingdom of Denmark²¹⁰
15. Prime Minister Andrus Ansip, c/o: Hon. Consul: Ms Rena Knipe, Republic of Estonia Honorary Consulate²¹¹
16. King Juan Carlos I, PM José LR Zapatero, c/o: Hon. Amb. HE Benavides Orgaz, Kingdom of Spain Embassy²¹²
17. Prime Minister Mari Kiviniemi, c/o: Hon. Amb. HE Tiina Myllyntausta, Republic of Finland Embassy²¹³
18. Prime Minister Giorgos Papandreou MP, c/o: Hon. Amb. HE Ms S Theocharopoulos, Hellenic Republic of Greece Embassy²¹⁴
19. Prime Minister Viktor Orban; c/o & via: Hon. Amb. HE Emri Istvan, Embassy of Republic of Hungary²¹⁵
20. President Mary McAleese, c/o: Hon. Amb. HE Mr Colin Wrafter, Embassy of Republic of Ireland²¹⁶

²⁰⁴ http://www.jussanguinis.com/JS-RoR/eu_austria.htm

²⁰⁵ http://www.jussanguinis.com/JS-RoR/eu_australia.htm

²⁰⁶ http://www.jussanguinis.com/JS-RoR/eu_belgium.htm

²⁰⁷ http://www.jussanguinis.com/JS-RoR/eu_bulgaria.htm

²⁰⁸ http://www.jussanguinis.com/JS-RoR/eu_canada.htm

²⁰⁹ http://www.jussanguinis.com/JS-RoR/eu_czech.htm

²¹⁰ http://www.jussanguinis.com/JS-RoR/eu_denmark.htm

²¹¹ http://www.jussanguinis.com/JS-RoR/eu_estonia.htm

²¹² http://www.jussanguinis.com/JS-RoR/eu_spain.htm

²¹³ http://www.jussanguinis.com/JS-RoR/eu_finland.htm

²¹⁴ http://www.jussanguinis.com/JS-RoR/eu_greece.htm

²¹⁵ http://www.jussanguinis.com/JS-RoR/eu_hungary.htm

21. Prime Minister Benjamin Netanyahu, c/o: Hon. Amb. HE Mr D Segev-Steinberg, State of Israel Embassy²¹⁷
22. Pres. G Napolitano & PM Silvio Berlusconi, c/o: Hon. Amb. HE Mr Elio Menzione, Italian Republic Embassy²¹⁸
23. Pres. D Grybauskaitė & PM A Kubilius, c/o: Hon. Amb. HE Ms I Skardziuviene, Republic of Lithuania Honorary Consulate²¹⁹
24. Prince Albert II & Min. of State: M Roger, c/o: Mr Francis Kasasa, Honorary Consul, Principality of Monaco Hon. Consulate²²⁰
25. King Harald V, PM Stoltenberg, P Andersen, c/o: Hon. Amb. HE Tor Christian Hildan, Royal Norwegian Embassy²²¹
26. Prime Minister John Key, c/o: Hon. HC HE Mr Geoff J Randal, New Zealand High Commission²²²
27. Pres. A. Cavaco Silva, PM José Sócrates, c/o: Hon. Amb. HE Mr Joao Ramos Pinto, Republic of Portugal Embassy²²³
28. Pres. Boris Tadić & PM Mirko Cvetković, c/o: Hon. Amb. HE Dr G Vujicic, Republic of Serbia Embassy²²⁴
29. Prime Minister Vladimir Putin, c/o: Hon. Amb. HE Anatoly A. MAKAROV, Embassy of the Russian Federation²²⁵
30. King Carl XVI Gustaf & PM F. Reinfeldt, c/o: HE Mr Peter Tejler, Ambassador, Kingdom of Sweden Embassy²²⁶
31. President Barack Obama, c/o: HE Mr DH Gips, Ambassador, United States of America Embassy²²⁷
32. Pope Benedict XVI & Pres. G. Lajolo, c/o: Holy See: Nuncio of the Vatican, HE Archbishop James Patrick Green²²⁸

²¹⁶ http://www.jussanguinis.com/JS-RoR/eu_ireland.htm

²¹⁷ http://www.jussanguinis.com/JS-RoR/eu_israel.htm

²¹⁸ http://www.jussanguinis.com/JS-RoR/eu_italy.htm

²¹⁹ http://www.jussanguinis.com/JS-RoR/eu_lithuania.htm

²²⁰ http://www.jussanguinis.com/JS-RoR/eu_monaco.htm

²²¹ http://www.jussanguinis.com/JS-RoR/eu_norway.htm

²²² http://www.jussanguinis.com/JS-RoR/eu_newzealand.htm

²²³ http://www.jussanguinis.com/JS-RoR/eu_portugal.htm

²²⁴ http://www.jussanguinis.com/JS-RoR/eu_serbia.htm

²²⁵ http://www.jussanguinis.com/JS-RoR/eu_russia.htm

²²⁶ http://www.jussanguinis.com/JS-RoR/eu_sweden.htm

²²⁷ http://www.jussanguinis.com/JS-RoR/eu_usa.htm

- [58] On 05 May 2011, Johnstone requested the Press Ombudsman, Mr. Joe Thloloe to please provide the SANEF editors reasons for their censorship²²⁹:

Please would you be so kind as to inform me exactly what the SANEF editors reasons are; why the TRC FRAUD arguments of the Radical Honesty NL-FR-DE-UK-CH 'Boer/Settler' Applic. filed in Afriforum v Malema (PDF enclosed as per email sent on Thu, 21 Apr 2011 11:30:07 +0200); are determined not of interest to SA citizens.

The Registrar received the Radical Honesty SA application to proceed as an Amicus Curiae, served on 19 April 2011. The Registrar submitted the application to Judge Colin Lamont on 19 April 2011. Judge Colin Lamont noted as part of public court proceedings on 20 April 2011, that he had received the Radical Honesty SA Application to proceed as an Amicus Curiae. The application is still before Judge Lamont, who shall issue his ruling in due course.

Neither Afriforum, TAU-SA, Mr. Malema, or the ANC have yet filed any objections to the Radical Honesty SA Amicus application.

I am unclear as to what factors these SANEF editors use to determine what is and is not in the public interest; and how exactly these TRC fraud arguments and their Black Liberation Theology TRC 'violence on the rotting corpses of settlers' and population policy clash of cultures friction theory consequences detailed in this trial; are determined not to be in the interests of SA citizens.

- [59] A subsequent request on 06 May 2011 to enquire whether Mr. Thloloe intended to provide a response, has simply been ignored.

- [60] Respondents Ms. Celia Dugger of the Africa New York Times bureau, Ms. Ainslinn Laing of the UK Telegraph, and Editor Mr. Casper Naber of the Algemene Dagblad have also been provided with various updates on the TRC FRAUD legal applications filed to the Constitutional Court, as well as the TRC FRAUD arguments filed in the Boer Volkstaat Theses Briefing Paper (PDF²³⁰) submitted to Boer/Settlers European Stamvader/Progenitor Nations, NATO and other EU nations²³¹. None of the SA Media Editors; nor the New York Times, Telegraph or Algemene Dagblad have provided any argument or evidence to contradict any of the TRC FRAUD arguments and evidence submitted to them; yet they refuse to publish the information or to allow for the TRC FRAUD argument to be debated in SA or International public discourse. The consequences of their censorship being their endorsement of the real life genocide and crimes against humanity consequences of the TRC FRAUD; such as for example:

Farmer: Andre van der Merwe murdered, dragged 1.2 km behind his truck²³² (No English News Media reports found in online search; only Beeld & blog translations)

Farmer van der Merwe was unmarried, was dragged about 1.2 km behind his own Toyota truck by his murderers, who shot him in the back of his head, chest and cheek, said the NorthWest police.

²²⁸ http://www.jussanguinis.com/JS-RoR/eu_vatican.htm

²²⁹ <http://why-we-are-white-refugees.blogspot.com/2011/05/afriforum-v-malema-press-ombudsman.html>

²³⁰ http://issuu.com/js-ror/docs/101205_js-ror_awr-briefing-paper?mode=a_p

²³¹ <http://www.jussanguinis.com/JS-RoR/index.htm>

²³² <http://censorbugbear-reports.blogspot.com/2011/05/farmer-andre-vd-merwe-dragged-12km.html>

“You did not want to see the corpse. The murderers tortured him terrible. He did not have a shirt on anymore and his shorts were torn apart. They dragged him behind the truck over loose wire and mud,” said a man who wished to remain anonymous, for fear of being persecuted.

04-09-09 to 10-06-01: Helen Lotter, 57 & Alice Lotter, 76, tortured to death; Kill the Boer in blood on Welkom farm house wall (Censored by English SA media; who were too busy reporting on the ‘racism’ of the Reitz Four satire video in Bloemfontein) (PDF attached)

Boer woman’s womb was carved from her body with a broken beer-bottle...

2010-06-09 Welkom, Free State. The unmarried 57-year-old farm woman Miss Helen Lotter was stabbed repeatedly with a broken beer-bottle - so fiercely and deeply that her sexual organs internally and externally were extensively mutilated - and her cervix and uterus were completely missing: ’ testimony by coroner.

“Most cruel, violent crimes I’d ever seen while on the Bench...” said High Court judge S.P.B. Hancke

The gardener of the two unarmed, frail Boer women who were tortured to death on March 6 2009 was found guilty of their extremely cruel murders. The trial left many questions unanswered: why the women were tortured to death over a three-hour period; why the slogan “Kill the Boer” was daubed on the farm house wall; why so little of value was ‘robbed’.

High Court judge S.P.B. Hancke ruled that it was proven beyond any reasonable doubt that gardener Joseph Hlongwane, 22, had tortured to death the elderly, unarmed Helen Lotter and her daughter Alice, 57, on March 6 2009. No explanation was given by the gardener as to why he had displayed such extreme cruelty, carrying out at least three hours of torture. He will be sentenced on Wednesday 9 June 2010.

Helen Lotter, 57 died of repeated, sharp trauma injuries to her lower body

The frail, unarmed mother, Mrs Alice Lotter (76) died from multiple, deep stabbing wounds to her neck and throat on the night of 6 March 2009; her daughter Helen, left, succumbed to ‘severe, repeated, sharp trauma injuries to her lower body administered with knives and a broken beer bottle.’ A post-mortem examination by Dr Horst Bumba described that all of Helen’s front teeth were bashed out and that her entire body and face were ‘covered in severe bruises, chafing and stabbing wounds.’

Helen Lotter was tortured so extensively that her womb ‘was completely missing’, and ‘slabs of human fat the size a man’s hand were sliced off her body’, according to the post-mortum examiner’s testimony.

[61] The 3000 farm murders have occurred in a country officially allegedly at peace, after having achieved alleged ‘reconciliation’, indicate that the “rainbow reconciled nation” is nothing but an illusion not reflected in evidentiary facts and reality on the ground. People who have forgiven each other, or are participating in such a conversation, collaborate to address and eliminate the root causes of their dispute, they don’t murder, rape and torture those they allegedly forgave, in order to rob them; unless their definition for ‘forgiveness’ is liberation and salvation ‘murder, rape and torture’ on the ‘rotting corpses of settlers’.

[62] The Complainants consequently Request the ICC: Prosecutor’s Office to:

1. Initiate an investigation into the allegations that the respondents are to be held criminally culpable for their endorsement and concealment of TRC FRAUD, the consequences of which are genocide and crimes against humanity against white South Africans, and ethno-cultural legal and political persecution of Afrikaner/Boer and Radical Honesty cultures.

Dated at George, this 08th day of May, 2011.

Signed and Sworn to at George on this the 08th day of May 2011, the Deponent acknowledging that she knows and understands the contents of this Affidavit, and that she has no objection to taking the prescribed oath and that the oath is binding on her conscience.



LARA JOHNSTONE, Complainant
P O Box 5042, George Est, 6539
Tel/Fax: (044) 870 7239
Email: jmcswan@mweb.co.za.

Wednesday, 9 June 2010

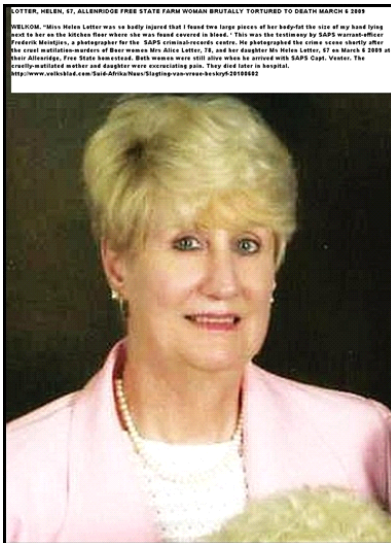
Tortured farm women's gardener guilty

'Most cruel, violent crimes I'd ever seen while on the Bench...' said High Court judge S.P.B. Hancke

2010-06-09 Welkom, Free State. The gardener of the two unarmed, frail Boer women who were tortured to death on March 6 2009 was found guilty of their extremely cruel murders. The trial left many questions unanswered: why the women were tortured to death over a three-hour period; why the slogan "Kill the Boer" was daubed on the farm house wall; why so little of value was 'robbed'.

High Court judge S.P.B. Hancke ruled that it was proven beyond any reasonable doubt that gardener Joseph Hlongwane, 22, had tortured to death the elderly, unarmed Helen Lotter and her daughter Alice, 57, on March 6 2009. No explanation was given by the gardener as to why he had displayed such extreme cruelty, carrying out at least three hours of torture. He will be sentenced on Wednesday 9 June 2010.

Helen Lotter, 57, died of the repeated, very severe sharp [trauma injuries](#) to her lower body



The frail, unarmed mother, Mrs Alice Lotter (76) died from multiple, deep stabbing wounds to her neck and throat on the night of 6 March 2009; her daughter Helen, left, succumbed to 'severe, repeated, sharp trauma injuries to her lower body administered with knives and a broken beer bottle.' A post-mortem examination by Dr Horst Bumba described that all of Helen's front teeth were bashed out and that her entire body and face were 'covered in severe bruises, chafing and stabbing wounds.'

Broken beer bottle: Hlongwane's preferred murder weapon?

Hlongwane was also found guilty of murdering Allanridge resident Bongani Landu on 2 November 2007. Apparently broken beer-bottles were Hlongwane's choice of weapon: he'd stabbed Landu to death with a broken beer bottle - and tortured Helen Lotter to death by stabbing her repeatedly into the vagina and anus with a broken beer bottle. She was tortured so extensively that her womb 'was completely missing', and

'slabs of human fat the size of a man's hand were sliced off her body', according to the post-mortum examiner's testimony.

The convicted murderer's legal counsel, advocate Jan Nkhahle, submitted extenuating circumstances: Hlongwane is a single man with a little daughter, and also was "very young" at the time of the [murders](#). "He completed his matric in 2005 and started medical studies but had to break them off because of financial problems,' he said.

'The sounds my sister made at the hospital will haunt me all my life...'

Volksblad journalist Corne van Zyl also quoted Mrs Antoinette Horn, t

he daughter and sister of the murdered women and who had attended the trial throughout. She said that 'the sounds which my sister made while they offloaded her from the ambulance at the hospital, will haunt me all my life. It's however a chapter one must try and close so that one can get on with one's

life. Nothing is going to bring back my mother and sister.'

"It would have been easy to just tie these unarmed women up to rob them...'

Just like the state witnesses had said during the trial, both the State counsel advocate Sophie Giorgi and judge Hancke also expressed deep shock about the extreme cruelty displayed by Hlongwane – especially towards his victim Alice Lotter.

- Barbaric, gruesome...
- "In my 25 years on the Bench this is the first time I have ever heard reports about a person murdered from the sharp trauma and injuries administered to her lower body. I can't do anything else except to describe these murders as barbaric and gruesome,' said Giorgi. She also submitted that the murderer should be sentenced to a lifetime in prison without any extenuating factors. "The court should also take into consideration the fact that the Lotter women were both unarmed, frail women. "It would have been easy to just tie them up and rob them without having to use any violence,' said Giorgi.

Judge Hancke also said this was the first time in his long career that he had ever come across such violence. "It seems to me as if the murders are carried out in a more gruesome and violent manner than before,' he said. Hlongwane also was found guilty of murdering Allanridge resident Bongani Landu on 2 November 2007 – he had stabbed him to death with a broken beer-bottle...

<http://www.volksblad.com/Suid-Afrika/Nuus/Tuinier-skuldig-aan-2-se-dood-20100609>

Boer woman's womb was carved from her body with a broken beer-bottle...

The unmarried 57-year-old farm woman Miss Helen Lotter was stabbed repeatedly with a broken beer-bottle – so fiercely and deeply that her sexual organs internally and externally were extensively mutilated – and her cervix and uterus were completely missing: ' testimony by coroner:

2010-06-03 Tom de Wet VIRGINIA. – The gruesome cruelties suffered by the murdered Miss Helen Lotter, 57, and her mother Alice became very clear when coroner Dr Horst Bumba's report to the Welkom High Court showed that Helen Lotter's cervix and uterus were 'missing' and that her death was caused by 'sharp trauma and injuries to her lower body' incurred during the attack against the two Afrikaner women in their Allenridge, Free State farm house on March 6 2010.

Dr Horst Bumba's report also described that all her front teeth were bashed out and that her entire body was 'covered in bruises, chafing and stabbing wounds. Her sexual parts were mutilated extensively also internally. Dr Bomba was unable to find the unmarried Afrikaans woman's uterus or cervix (womb). He described these extreme injuries as 'having been caused by very clear penetration with a sharp object'. Due to the extreme injuries, Dr Bumba was unable to determine whether she had been raped.

Another report by medical examiner Dr Wilhelm van Heusden of the mother Alice, 76, concluded that the old farm woman had died due to 'asphyxiation after breathing in blood from penetrating stabbing wounds in her neck and throat'.

Gardener 's claim that he was forced to sign a confession rejected by the Bench:

A 'trial-within-a-trial' was also held by Judge S.P.B. Hancke, assisted by two assessors, to determine the admissibility of a conflicting signed and sworn confession by the one of the two accused black men who are on trial for murdering the women; their gardener, Joseph Hlongwane (22) and Joseph Khumalo (21). Judge Hancke examined all the statements submitted to the court by Hlongwane, including his claims that he had been 'threatened, forced and dictated' by the police to submit this confession.

However the Bench ruled that Hlongwane had submitted the signed confession 'from his own free will' and that he himself had moreover, provided detailed descriptions of the way in which the attack on the

Lotter women had been carried out, including what he'd taken away from their homestead." The Bench ruled the gardener's confession legally-admissible after examining all the statements by Wesselsbron magistrate J A Smith, SAPS captain Francois Laux; warrant-officer James Mahlatsi, the investigating officer, and Captain André Niemann.

"I'd stabbed her twice in the neck because she owed me money..."

Hlongwane claimed in his confession, ruled admissible by the Bench, that he had 'stabbed Mrs Alice Lotter twice with a pair of scissors in the neck because she owed me money', after she had refused to pay him. Before the murders he'd gotten himself drunk at a local shebeen with his comrade Joseph Khumalo, they had returned to the farm and he had gone inside the farm house to argue with Mrs Lotter. He had submitted this [statement](#) to magistrate Smith in Wesselsbron three days after the double-[murder](#).

However this contradicts the old mother's dying statement to Captain Koos Venter, the police officer who had found the mortally-wounded mother and daughter.

- Her "death-bed confession" was that the gardener had broken into their homestead by crashing through a window and that he had 'hurt " both women after the mother had spotted 'a group of men standing outside at their bakkie and had warned them to go away or she'd phone the police'. Mrs Lotter told Captain Venter and an attending paramedic that she had recognised their gardener when he was climbing through the window. (The forensic evidence before the court earlier was that the window had broken into from the outside). <http://www.volksblad.com/Suid-Afrika/Nuus/Wreedaardigheid-van-moorde-blyk-uit-verslae-20100603>

Just before she died, the mortally-wounded Alice had told investigating [SAPS](#) captain Koos Venter that the women were tortured by their gardener, Joseph (Hlongwane, 22) – and had pointed the policeman to the worker's personal details which she kept inside her passport, which made it very easy for them to arrest the man shortly thereafter. Hlongwane was also directly linked to the murders of the two frail women by fingerprints lifted from the crime-scene by forensic experts, the court heard.

The mother's last words to the Afrikaner policeman were "Thank the Lord that you care for us and that we can hide with you..." Alice Lotter died shortly after her arrival at hospital, her daughter Helen died several days later. Hlongwane, 22 and his co-accused Joseph Khumalo, 21 had denied all the charges.

The [torture/murders](#) caused deep anger throughout the Afrikaner/Boer community. Information submitted by police members to the news media shortly after the murder also was that the words '[Kill the Boer](#)' had also been daubed in the women's blood on the farmhouse walls. However while crime-scene photographs were submitted, this aspect – providing a very clear political motive – was not raised during the trial: Hlongwane was not put on the witness stand for cross-examination.

Shortly before he was also murdered in April 2010 - hacked to death so brutally that he was unrecognisable and his limbs were nearly severed - Ventersdorp farmer [Eugene Terre'Blanche](#), leader of the Afrikaner Resistance Movement ([AWB](#)), also referred to the extreme cruelty of the Lotter women's torture-murders in media interviews. Terre'Blanche had also led peaceful protest actions at the Odendaalsrust law courts when the suspects made their first remand appearances in April last year.

The Boer protestors (pictured above) also demanded that the murderers be hanged – and had also carried out graphic re-enactments depicting the exact way in which the Lotter women had been put to death – scenes which shocked many onlookers and caused indignation in the news media.

Shortly before he was murdered a year later - hacked to death so brutally that he was unrecognisable - ailing Ventersdorp farmer Eugene Terre'Blanche, leader of the Afrikaner Resistance Movement (AWB), also often referred to the extreme cruelty of the Lotter women's torture-murders in media interviews. Terre'Blanche had led the peaceful protest actions at the Odendaalsrust law courts when the suspects had made their first remand appearances and applied for bail in April 2009. The Boer protestors carried out a graphic re-enactment of the way in which the Lotter women had been put to death and also demanded the return of the death sentence for such cruel race-hate crimes.. Their reenactment was so graphic that it had shocked many onlookers and caused outrage in the Afrikaans-language news media.

The local ANC-mayor also organised a counter-protest with local ANC-cadres at the same time: but the Boer and ANC protestors did not clash: they were kept separated by a large police force which was being ordered around by the ANC-mayor, who told the Boers that their protest was 'illegal'.

The two groups then stood side-by-side on the curb opposite the law court, loudly trying to outdo each other in singing their respective national anthems in their own languages... as can be seen on the picture below: the ANC contingent can be seen in the background, the Boers in front.

<http://censorbugbear-reports.blogspot.com/2009/04/odendaalsrust-law-court-scene-of-angry.html>

“Captain where are you?”

Captain Koos Venter, head of the detective unit at Allanridge, testified that he had received a call from Mrs Alice Lotter on the evening of **March 6 2009**. She 'd asked him: “Captain where are you?” in Afrikaans – and then the line went dead. He was unable to call her back, so he jumped into his car and chased from his home in Odendaalsrus to the Allanridge farm. At the backdoor of the homestead he found a ‘very badly injured Miss Helen Lotter.’ Her face was coated in blood, some of her teeth had been smashed out, she wore a bloodied t-shirt and her naked underbody was covered in blood. A bloodied knife and scissors were found at the scene as well as bloodied beer-glas shards lying near the daughter’s legs. He found the mother leaning against a dining-room chair, just about to fall over. He gently helped her lie down on the carpet of the living room. She asked him: “Who are you?” while he examined the ‘gaping wounds at her throat, arms and hands,’ he told the court.

- He told the mortally-injured old woman that he was Captain Venter, and then she told the Afrikaner police man “Thank the Lord that you care for us and that we can hide with you...”

Venter briefly searched the house and came across the women’s two dogs, locked into a room. He then rushed back to the women and tried to make them more comfortable while waiting for the emergency service he’d alerted, to arrive. While doing this Mrs Alice Lotter told him that it was Joseph, the gardener, who had ‘hurt them’. She also told Captain Venter that Joseph’s personal details were kept inside her passport, which was on the dining table. She didn’t speak anything else after that and died shortly thereafter at the hospital.

Venter testified that he had 31 years of police service behind him – and that this was the bloodiest and cruellest crime scene he had ever seen. Hlongwane was also linked to the **murder** by finger-prints found at the crime-scene by forensic experts, reported Volksblad.

The public prosecutor in this case is Advocate Sophie Giorgi, the defence counsellors are Advocate Jan Nkhahle and Mr. Lawrence Chabalala (sp?). Judge Hancke is assisted on the Bench by two Assessors, Mr P Haasbroek and Mrs B Smal. Sentencing of the convicted gardener is expected shortly at the Welkom High Court. <http://www.volksblad.com/Suid-Afrika/Nuus/Bejaarde-se-gebed-laaste-woorde-voor-dood-20100601>

Excerpts: <http://censorbugbear-reports.blogspot.com/2010/06/tortured-farm-womens-gardener-guilty.html>

Tuinier skuldig aan 2 se dood

2010-06-09 01:41

Corné van Zyl

VIRGINIA.— Die tuinier van die Lotter-vroue van Allanridge is gister hier deur regter S.P.B. Hancke in die hooggeregshof skuldig bevind op drie aanklagte van moord en huisbraak met die opset om te roof en roof met verswarende omstandighede.

Mnr. Joseph Hlongwane (22) is die tuinier wat by die Lotter-vroue gewerk het.

“Die geluide wat my suster destyds gemaak het toe hulle haar by die hospitaal uit die ambulans laai, spook steeds by my, maar dis ’n hoofstuk wat mens moet afsluit en aangaan met jou lewe. Niks gaan my ma en suster terugbring nie,” het mev. Antoinette Horn gister ná dié uitspraak gesê.

Adv. Sophie Giorgi, vir die staat, asook regter Hancke het gister hulle skok oor die wreedaardigheid van dié moorde uitgespreek.

“In my 25 jaar in die hof is dit die eerste keer wat ek sien dat iemand weens die skerp trauma en beserings aan haar onderlyf dood is. Ek kan nie anders as om die moorde as barbaars en grusaam te beskryf nie,” het Giorgi gesê.

Sy het ook in haar betoog aangevoer dat die hof in ag moet neem dat dié twee vroue ongewapen ten tyde van die aanval was.

“Dit sou maklik gewees het om dié twee vroue te oorrompel, vas te bind en te beroof sonder om geweld te gebruik,” het Giorgi gesê.

Sy het ook gesê sy meen dat die gepaste vonnis lewenslange tronkstraf moet wees sonder versagtende omstandighede.

Regter Hancke het ook genoem dat dit die eerste keer in sy loopbaan as regter is wat hy met dié soort geweld te doen het.

“Dit is vir my asof moorde deesdae meer gewelddadig word as destyds,” het hy in die uitspraak gesê.

Hlongwane se verteenwoordiger, adv. Jan Nkhahle, het die regter gevra om die ouderdom van die beskuldigde tydens die moorde in ag te neem asook die feit dat die beskuldigde enkellopend is en ’n dogtertjie het.

“Hlongwane het sy matriek in 2005 gemaak, waarna hy medies wou studeer, maar weens finansiële probleme kon hy nie sy studies voortsit nie en moes hy vir R40 in die Lotters se tuin werk om eendag vir sy studies te kon betaal,” het Nkhahle in sy betoog gesê.

Mev. Alice Lotter (76) is die nag van 6 Maart 2009 aan steekwonde in haar nek en keel dood en mej. Helen Lotter (56) later in die hospitaal aan veelvuldige steekwonde in haar onderlyf.

Hlongwane is ook skuldig bevind aan die moord van mnr. Bongani Landu, wat die nag van 2 November 2007 op die dorp met ’n gebreekte bierbottel doodgesteek is. Hlongwane word vandag gevonniss.

- Volksblad

Wreeddaardigheid van moorde blyk uit verslae

2010-06-03 01:01

Tom de Wet

VIRGINIA. – Die gruwelike wreedheid van die grusame en wreeddaardige moorde op 'n bejaarde vrou van Allanridge en haar ongetroude dogter het hier in die hooggeregshof die eerste keer uit die lykskouingsverslae duidelik geword.

Mej. Helen Lotter (57) se dood is veroorsaak deur skerp trauma en beserings aan haar onderlyf toe sy en haar ma op 6 Maart 2009 in hul huis aangeval is.

Luidens die verslag van dr. Horst Bumba, wat as bewysstuk by die hof ingedien is, was mej. Lotter se voortande uit en haar hele liggaam was vol sny-, kneus en skaafwonde. Haar geslagsdele was vermink tot in haar ingewande, wat ook beskadig is. Met die lykskouing was daar geen uterus of serviks nie.

Hy beskryf die oorsaak van die beserings as “duidelike penetrasie met 'n skerp voorwerp”. Daar kon weens die omvang van dié beserings nie vasgestel word of sy verkrag is nie.

Luidens die verslag van dr. Wilhelm van Heusden is mev. Alice Lotter (76) dood weens verstikking en versmoring ná die inaseming van bloed weens penetrerende steekwonde in haar nek en keel.

Regter S.P.B. Hancke het gister in die binneverhoor in die verhoor van die twee beskuldigdes, mnre. Joseph Hlongwane (22) en Joseph Khumalo (21), bevind Hlongwane se bewerings dat hy deur die polisie gedreig, gedwing en voorgesê is wat hy in sy vroeëre bekentenis moet sê, is onwaar.

Regter Hancke het beslis dat Hlongwane die bekentenis, met detail-beskrywings oor hoe die aanval op die twee Lotter-vroue plaasgevind het en wat in hul huis gesteel is, vrywillig afgelê het en dit as getuienis toegelaat word.

Dit kom ná getuies in dié verband deur landdros J.A. Smith van Wesselsbron voor wie die bekentenis afgelê is, asook kapt. Francois Laux wat by die uitwysings betrokke was, ao. James Mahlatsi, die ondersoekbeampte, en kapt. André Niemann wat Mahlahtsi na Smith in Wesselsbron gebring het.

- Volksblad

Allanridge-vroue glo oor geld vermoor

2010-06-04 10:00

Tom de Wet

Volksblad

Virginia – Een van Alice Lotter (76) van Allanridge se vermeende moordenaars het gesê hy het haar twee keer met 'n skêr in die nek gesteek omdat sy hom geld geskuld het.

Verwante skakels

- [Slagting van vroue beskryf](#)
- [Bejaarde man sterf in gru-moord](#)
- [Ouma slaan glo skoondogter se kêrel](#)

Lotter en haar dogter is wreed in hul huis aangeval en later aan hul veelvuldige beserings dood.

Mnr. Joseph Hlongwane (22), wat by mev. Lotter en haar dogter, Helen (57), as tuinier gewerk het, het drie dae ná die aanval, op 9 Maart 2009, 'n bekentenis voor landdros J. Smith afgelê.

Hy het vandeeweek in die verhoor aangevoer dat hy deur die polisie gedreig, gedwing en voorgesê was wat om in sy bekentenis te sê, maar dit is deur regter S.P.B. Hancke verwerp en die bekentenis is as getuienis en bewysstuk by die hof ingedien.

Luidens die bekentenis is Hlongwane die Vrydag (6 Maart) omstreeks 18:00 na mev. Lotter, wat hy net as Oumies geken het, se huis om geld wat sy hom glo vir sewe weke se tuinwerk geskuld het, te kry.

Sy het hom glo weggejaag en hy is na 'n taverne waar hy saam met vriende gekuier het. Ná sowat 'n uur is hy terug na die huis, het oor die heining gesprong en in die Lotters se bakkie geklim.

Lotter, wat die bakkie se deur gehoor het, het uit die huis gekom en met 'n sambok na hom gestap. Hy het met sy een voet buite die bakkie die voertuig agteruit laat loop tot dit teen die hek gebots het.

Hy het toe uitgesprong en in die straat ingehardloop. Hy het sy vriend en medebeskuldigde, Joseph Khumalo (21), daar gekry. Hulle is na die agterkant van die huis waar hy 'n vensterruit met 'n skêr gebreek en ingeklim het.

Hy het mev. Lotter gevra waar sy geld is en haar twee keer met die skêr in die nek gesteek. Sy het op die vloer geval.

Hy is terug na die stukkende venster en het vir Khumalo geroep wat toe ook ingeklim het.

Mej. Lotter was toe nog buite die huis en het die deurknip gedraai en geroep om in te kom. Hlongwane het vir Khumalo gestuur om die voordeur te gaan oopmaak.

Hyself is terug na mev. Lotter en het haar gekry waar sy oor haar selfoon met die polisie gepraat het. Hy het die selfoon gegryp en dit afgesit.

Hy het haar weer vir geld gevra, waarna sy gesê het dit is in haar kamer. Hy het haar daarheen geneem waar sy 'n beursie vir hom gewys het.

Hy het daarin 'n R20-noot, 'n R5-stuk, 'n R2-stuk en 'n klomp 5c-stukke gekry.

In 'n ander vertrek het hy 'n radio gevat en gehoor hoe Khumalo en Lotter elders in die huis “geraas maak”.

Hy het vir Khumalo gesê mev. Lotter het die polisie gebel, hulle moet vlug.

Hy is weer by die stukkende venster uit. Toe Khumalo later nie uitkom nie het hy die radio by bome gelos en met die beusie na sy ouerhuis gevlug. Khumalo het later met leë hande daar aangekom.

Die polisie het opgedaag, maar hy het toe na 'n plaas buite Bothaville gevlug waar hy die volgende dag in hegtenis geneem is.

Die verhoor word Maandag hervat.

- Volksblad

Bejaarde se gebed laaste woorde voor dood

2010-06-01 00:58

Tom de Wet

WELKOM. – “Dankie, Here, dat U vir ons omgee en ons by U kan skuil,” was die gebed en van die laaste woorde van die sterwende mev. Alice Lotter nadat sy en haar dogter op 6 Maart 2009, in wat deur geharde polisiemanne as een van die wreedaardigste misdadtonele van hul loopbane beskryf word, beseer is.

Lotter (76) is kort ná haar aankoms in die hospitaal aan haar beserings dood, en haar dogter, mej. Helen Lotter (57), enkele dae later.

Dié wrede moorde op die twee vroue (mej. Lotter is onder meer met ’n gebreekte bierglas gemolesteer en vermink) het wye reaksie ontlok en mnr. Eugene Terre’Blanche het tot kort voor sy moord nog in onderhoude na dié grusame moorde verwys. Hy het ook optogte na die hofgebou op Odendaalsrus gelei waar die twee vermeende moordenaars eers verskyn het.

Die twee beskuldigdes, mnre. Joseph Hlongwane (22), die Lotters se tuinier, en Joseph Khumalo (21), het gister hier in die hooggeregshof voor regter S.P.B. Hancke skuld op drie aanklagte van moord en een van huisbraak met die opset om te roof en roof met verswarende omstandighede ontken.

Kapt. Koos Venter, hoof van die speurtak op Allanridge, het gister in die verhoor getuig hy het die nag van 6 Maart ’n oproep van mev. Lotter gekry. Sy het gevra “kaptein, waar is jy?” waarna die telefoon doodgegaan het.

Hy kon nie weer na haar deurkom nie en het in sy motor gespring en van sy huis op Odendaalsrus na Allanridge gejaag.

By die agterdeur het hy op die erg beseerde mej. Lotter op die kombuisvloer afgekom. Haar gesig was vol bloed, van haar tande was uit, sy het ’n bebloede T-hemp aangehad en haar naakte onderlyf was vol bloed. Daar was ’n bebloede mes en skêr op die toneel, sowel as die gebreekte onderdeel van ’n bierglas wat naby haar bene gelê het.

In die eetkamer het ’n erg beseerde mev. Lotter teen ’n stoel aangeleun en was besig om te val. Venter het haar gehelp en op die sitkamermat neergelê.

“Wie is jy?” het sy hom gevra terwyl hy gapende wonde aan haar keel, arms en hande gesien het. Hy het gesê wie hy is, waarop sy gesê het: “Dankie Here dat U vir ons omgee en ons by U kan skuil.”

Venter het die huis deurgesoek en net op die vrou se twee honde in die een kamer afgekom. Hy het die vrou gemaklik gemaak en nooddienste ontbied. Mev. Lotter het sy aandag getrek en gesê dit is Joseph wat in die tuin werk wat hulle seergemaak het. Sy het vir hom gesê Joseph se besonderhede is in haar paspoort op die eetkamertafel. Sy het nie weer gepraat nie en is kort daarna dood.

Venter, met 31 jaar diens as polisieman agter die rug, het getuig die misdadtoneel was die wreedaardigste wat hy nóg gesien het.

Hlongwane word onder meer met vingerafdrukke met die moorde verbind. (Lees berig op bl. 24.)

Adv. Sophie Giorgi kla aan, adv. Jan Nkhahle en mnr. Lawrence Chabalala verskyn vir die beskuldigdes. Regter Hancke word bygestaan deur twee assessore, mnr. P. Haasbroek en me. B. Smal. Die verhoor duur voort.

- Volksblad

Slagting van vroue beskryf

2010-06-02 06:46

Corné van Zyl

Welkom. – “Helen Lotter was so erg beseer dat ek twee stukke vet so groot soos my hand langs haar op die grond gekry het waar sy bebloed in die kombuis gelê het.”

Verwante skakels

- [Bejaarde man sterf in gru-moord](#)
- [Rowers in uniform skiet man by rooi lig](#)
- [Vier vas vir moord, verkragting](#)

Só het ao. Frederik Meintjies, 'n fotograaf vir die plaaslike misdaadrekordsentrum (PKRS), gister in die verhoor oor die wrede aanvalle op Alice Lotter (78) en haar dogter Helen Lotter (57) getuig.

Die twee vroue is in Maart 2009 dood nadat hulle in hul huis op die dorp oorval en grusaam vermink is. Geharde polisiemanne en paramedici het die slagting beskryf as die ergste wat hulle nog gesien het.

Meintjies het getuig dat 'n erg beseerde Lotter in baie pyn op die sitkamermat gelê het toe hy daar aankom.

“Lotter was by haar volle positiewe toe sy aan my en kapt. Koos Venter gesê het dit is Joseph wat in die tuin werk wat hulle seergemaak het. Ons het haar op haar sy gedraai omdat sy gekla het dat sy versmoor wanneer sy op haar rug lê.”

Volgens Meintjies het Lotter aan hom vertel wat gebeur het. “Ek het by haar op die mat gaan sit om haar te vertroos. Sy het vir ons vertel sy was in die bad toe haar dogter roep om te sê sy het geluide buite by die bakkie gehoor.”

Lotter het aangetrek en saam met haar dogter na buite gegaan toe hulle 'n onbekende getalmense by die bakkie gesien het. Lotter het vir hulle geskreeu dat hulle die polisie gaan bel.

“Sy en Lotter het in die huis teruggegaan en die deure gesluit toe hulle hoor hoe 'n venster breek. Dit was toe dat Lotter gesien het dit was Joseph die tuinier.”

Volgens Meintjies het Lotter gapende wonde aan haar hande, arms en nek gehad. Lotter, wat in die kombuis gelê het, kon nie praat nie.

“Sy het gereageer deur ons hande te druk wanneer ons haar iets gevra het.”

Antoinette Horn, dogter en suster van die Lotter-vroue, het dié verhoor bygewoon.

Die twee beskuldiges in dié verhoor is Joseph Hlongwane, die Lotters se tuinier, en Joseph Khumalo.

Hlongwane se vriendin, Rebecca Bochedi, het gister getuig dat Hlongwane op die aand van die moord net ná 23:00 vol bloed by die huis aangekom het.

“Ek was te bang om hom te vra hoekom hy so vol bloed was,” het sy gesê sonder om een keer na die beskuldiges te kyk. Sy het ook getuig dat sy hom gehelp het om die bloed van sy hande te was voordat sy sy bebloede broek in 'n plastieksak gesit het. Volgens Bochedi het Hlongwane weggehardloop toe die polisie omstreks 24:00 by hul huis sa.

“Ek het nie vir die polisie gesê Hlongwane was kort voor hul aankoms nog by die huis nie. Ek het ook nie vir die polisie die sak gegee met die bebloede klere nie.”

Sy het saam met die twee beskuldigdes in Hlongwane se huis in Allanridge gewoon. Sy het ook in die verhoor die klere in die polisie-foto's as Hlongwane se klere uitgewys.

Dié twee beskuldigdes word benewens die moord en roof op die Lotter-vroue aangekla van die moord op mnr. Bongani Landu tussen 2 en 3 November 2007. Albei word met DNS met sy moord verbind.

Hy is in 'n stuk veld in die dorp met 'n gebreekte bierbottel doodgesteek.

Dié verhoor duur voort.

- Volksblad

Volg Nuus24 op Twitter

- Volksblad