



1<sup>st</sup> Responded - President Republic of South Africa

2<sup>nd</sup> Responded - Minister of COGTA

C/O State Attorney (Adv Ms B Nkoana)

Office of the State Attorney: Johannesburg

Head of Office/ Acting Head of Office: Ms Z Nhlayisi

12<sup>th</sup> floor, North State Building, 95 Market street,  
Johannesburg, 2000.

Tel: 012 3307600/ 7602

Ref No: HBRPres0004-

Date : 04 September 2020

**RE: URGENT APPLICATION: HOLA BON RENAISSANCE FOUNDATION//  
PRESIDENT OF S.A AND ANOTHER: CASE NO: 22847 OUR REF: 3215/20/P21:**

**Dear Sir/madam**

1. The above matter refers
2. The matter was served on the 1<sup>st</sup> September 2020, with case no: 22913/2020
3. On the 3<sup>rd</sup> September 2020 the Responded served a Notice to Oppose as per (Annexure 1)
4. On the 4<sup>th</sup> September 2020, the Responded brought to the attention of the applicant the Issue of the date which was "Tuesday 10<sup>th</sup> September 2020 "A date that does not Exist", the applicant as a good Samaritan responded to accommodate the responded, and gave it ample time to prepare and respond

**Physical Address:** 88 Marshall Street, Marshalltown, Johannesburg, 2107

Tel No: +27681 596956 Email: [hbrfoundation@gmail.com](mailto:hbrfoundation@gmail.com)

[www.hbrfoundation.org.za](http://www.hbrfoundation.org.za)



5. On the 4<sup>th</sup> The applicant notified the responded with to give the responded assurance that the matter will not be heard on 8th Tuesday September 2020, (as per annexure 2 and Annexure 3)
6. On the 4<sup>th</sup> September 2020, the applicant amended its Notice of Motion which was communicated to the responded
7. On the 4<sup>th</sup> a New Set down date of the 15<sup>th</sup> September 2020 was uploaded on the case line, the registrar was notified
8. On the 8<sup>th</sup> September 2020 ,The applicant on removed the matter from the roll in as per its amended notice of Motion and affirmed the 15 September 2020
9. It is the applicant's constitution right to seek justice and approach any court that can address constitutional matters in the Republic of South Africa, as enshrined in the Constitution Chapter 2 section 34

---

34. Access to courts

Everyone has the right to have any dispute that can be resolved by the application of law decided in a fair public hearing before a court or, where appropriate, another independent and impartial tribunal or forum.



10. It is in the interest of justice that the applicant proceed to approach the Court for the matter to be heard on the 15th September 2020 and for an order be granted as per the relief sought in applicants Notice of Motion
11. Therefore responded letter dated 09 September 2020, has no local standi giving that the responded has never served an answering affidavit on any of our arguments
12. Furthermore the letter has local Standi, the applicant rejected in the strongest as a baseless and shall be subjected to the court judgment, of which the applicant believe the court shall also reject that argument
13. The responded "State" should consider our relief , stop waiting state resources and further infringing in the rights of all South Africans
14. Justice delayed is justice denied
15. Kindly acknowledge receipt hereof.

Yours faithfully

Bontshitswe P Mothopeng Msieleng  
Representative of Hola Bon Renaissance (HBR) Foundation  
Tel No:0681596956  
Cell No:0840544733  
Email:hbrfoundation@gmail.com

COPY: Received Copy hereof on this  
the \_\_\_\_\_ day of \_\_\_\_ 2020

---

Responded Attorney