

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

CASE NO: __2020/22847

IN THE MATTER BETWEEN:

HOLA BON RENAISSANCE FOUNDATION

APPLICANT

AND

PRESIDENT OF THE REPUBLIC OF SOUTH AFRICA

1ST RESPONDENT

**DEPARTMENT COOPERATIVE GOVERNANCE AND
TRADITIONAL AFFAIRS**

2ND RESPONDENT

NOTICE OF INTENTION TO AMEND APPLICANTS' NOTICE OF MOTION

PLEASED TO TAKE NOTICE that that the applicants intend by consent between themselves and 1st and 2nd respondent, to replace the existing relief of their Notice of Motion of the 4 September 2020, with that of the Notice of Motion of the 6 January 2021.

therefor of a new paragraph worded as follows:

1. Declaring the sourcing of Covid19 vaccine for the 10%(percent) of the South African population is irrational, unlawful and unconstitutional
2. Declaring that the classification Coronavirus as the national disaster in terms of National Disaster Management Act 57 of 2002 is irrational, unlawful and unconstitutional.
3. Declaring that the Disaster Management regulations of Coronavirus lockdown from level five (5) to level one (1), issued in terms of section 27(2) of National Disaster Management Act are irrational, unlawful and unconstitutional.
4. Declare to set aside the Disaster Management regulations of Coronavirus lockdown from level five (5) to level one (1), issued in terms of section 27(2) of National Disaster Management Act, which violates sections 12 (1), 15(1), 21(1), 23(1), 27 and 28 of the Constitution of the Republic of South Africa Act 108 of 1996
5. Directing the first to second respondent to review, adjust, align and update the threshold that classifies a National disaster within the National Disaster Management Act.
6. Directing the first to second respondent to classify, priorities and categorizes all national disaster under the South African material condition and context

7. Declaring that the respondent has failed to consider the limitation of their imposed regulation on the rights guaranteed in the Bill of Rights of the constitution
8. Declaring that the Coronavirus is a health-related matter and not a disaster in its nature, within the definition and meaning in terms of the National Disaster Management Act.
9. Declaring the establishment of an independent committee made up of panel of experts both in in the country and international to compile and validate a country and a global report on Covid19, and be tabled before the executive, legislature and the nation
10. That the order be with effect from delivery of judgment shall not retrospectively
11. Directing that this application be referred to oral evidence on any point cannot be decided on papers alternatively be referred to trial, if material disputes arises on papers
12. Costs of Suit; and
13. Further or alternative relief

TAKE NOTICE FURTHER THAT:

1. Under Rule 53(1)(a) of the Uniform Rules of Court, the respondents are called upon to show cause why the aforementioned decisions should not be reviewed and corrected or set aside.

2. Under Rule 53(1)(b) of the Uniform Rules of Court, the first to second respondents are required, within 15 days after receipt hereof, to dispatch to the Registrar of this Honourable Court the record of the proceedings sought to be reviewed and set aside (including all plans, correspondence, reports, memoranda, documents, evidence and other information which were before the respondents at the time when the decisions in question were made), together with such reasons as they are by law required to give or desire to make, and to notify the applicants that they have done so.

3. Within 10 days of receipt of the record from the Registrar, the applicants may, by delivery of a notice and accompanying affidavit, amend, add to or vary the terms of their notice of motion and supplement their founding affidavit in terms of Rule 53(4) of the Uniform Rules of Court;

4. If any of the respondents intend to oppose the application, they are required, under Rule 53(5):

(a) within 15 days after the receipt of this notice of motion or any amendment thereof, to deliver notice to the applicants that they intend to oppose and, in such notice, to appoint an address within fifteen kilometres

of the office of the Registrar at which they will accept notice and service of all process in these proceedings; and

(b) within 30 days after the expiry of the time referred to in Rule 53(4), to deliver any affidavit they may desire in answer to allegations made by the applicants.

PLEASED TO TAKE NOTICE FURTHER THAT the applicants intend by consent between themselves and 1st respondent and 2nd respondent, to replace the existing the Founding Affidavit of BONTSHITSWE PREDDY MOTHOPENG MSIELENG of the 4 September 2020, with that of the Founding Affidavit of the 6 January 2021 together with the supporting documents and supporting and confirmatory affidavits annexed thereto, will be used in support of this application.

DATED at JOHANNESBURG on this the 7 day of JANUARY 2020



**APPLICANT S REPRESENTATIVE
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REF NO:UNLOCK2020/21**

**TO: THE REGISTRAR OF THE HONORABLE COURT
JOHANNESBURG**

AND TO:

**1STRESPONDENT - PRESIDENT REPUBLIC OF
SOUTH AFRICA**

**2NDRESPONDENT - MINISTER OF COOPERATIVE
GOVERNANCE AND TRADITIONAL AFFAIRS
C/O STATE ATTORNEY (MS B NKOANA)
OFFICE OF THE STATE ATTORNEY: JOHANNESBURG**

HEAD OF OFFICE/ ACTING HEAD OF
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