

-THE NATIONAL PEACE COMMISSION –
- **AFFIDAVIT** – SUMMARY OF FINDINGS-
- CONTRAVENTION OF 1998 POCA ACT-

Contact Details:
Dr Peter Munns (President/CEO): 083 264 3267
Email: munns peter@webmail.co.za



-JUDGEMENT OF THE SADC COURT OF NATURAL JUSTICE-
-EVIDENCE OF AN ORGANISED CRIME: AND CORRUPTION-
-EVIDENCE OF CRIMINAL GANG ACTIVITIES AND ACTIONS-
-EVIDENCE OF RACKETEERING - CRIMES AGAINST SOCIETY-

I, DR Peter Christopher Munns – a South African citizen – I.D: 500 729 5117 089 – hereby make oath that this is the Summary of Findings of the SADC Court of Natural Justice – The Peoples Court of South Africa – and that it is the Judgement of this National Peace Commission Court that the South African Police Services: and Criminal Justice System: investigate: arrest: prosecute: and attach property - in accordance with the POCA ACT of 1998.

The Authority of The SADC Court of Natural Justice – **The Peoples Court of South Africa** – is provided by SADC Protocol against Corruption signed on the 14th of August 2001 by the South African Government and 14 SADC – Southern African Development Community – countries in Blantyre in Malawi. The formation of the court is based on Foreign Law – a law of Unjust Enrichment – and the failure on the part of this government to action.

Notice is hereby given to members of the South African Police Services and the Criminal Justice System that an Oath of Office was taken to serve - and protect the people of this country – and that includes the protection of life: property: and human rights. Those who fail to uphold this Oath of Office are reminded of all 11 Principles of Batho Pele – People First – provided to ensure the transformation of public servant service delivery in 1998.

Notice is hereby given to members of the South African Police Service and the Criminal Justice System that the Authority of The SADC Court of Natural Justice – **The Peoples Court of South Africa** – is provided by virtue of a complete absence of justice and that the following laws will also be applied to ensure that justice is no longer delayed or denied. These all include Criminal: Foreign: Natural: Common: Communal: Aboriginal: and Biblical.

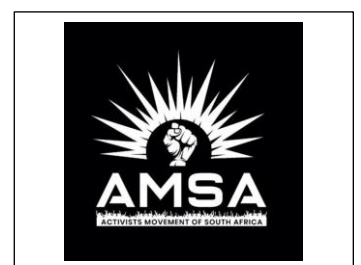
Notice is hereby given to members of the South African Police Services and the Criminal Justice System that a Judgement has been taken by the SADC Court of Natural Justice – The Peoples Court of South Africa – based on the acts: omissions and actions of public servants entrusted with position of public trust and they have also failed to uphold this Oath of Office. The Summary of Findings is based on more than 30 years of investigations.

Notice is hereby given to members of the South African Police Services and Criminal Justice System that there is a course of action that has been taken based on these investigations that no longer provide immunity from prosecution: justice: and also that protection to people in a position of political influence. The National Peace Commission has the **Authority of The People**: the SADC countries - and those concerned about the corruption.

Notice is hereby given to members of the South African Police Services and Criminal Justice System that there is a process in place that needs to be followed by public servants who have taken that Oath of Office: and this is a course of action to be taken by wise and ethical leadership in the best interests of the country: and people of all races: gender: cultures: traditions and ethnic backgrounds and for the benefit of all generations to come.



-CONTRAVENTIONS OF THE POCA ACT OF 1998-
-CONTRAVENTIONS OF THE SADC PROTOCOL OF 2001-



1. I, Dr Peter Christopher Munns, am an adult male businessman and the founder of The Christian Coalition in 1996: the South African Christian Chamber of Business in 2019: the Southern African Growth Coalition and a National Peace Commission in 2019: and also the President of the South Coast Business Chamber: state all contained information is both binding on my conscience and provided as a Summary of Findings and Judgement taken by the SADC Tribunal and Court for Natural Justice - based on those investigations.
2. The SADC Court for Natural Justice – The Peoples Court of South Africa – was established in 2022 - and it is the result of the failure of the present justice system and judiciary to deal with the corruption: and the organised crime: gangsterism: racketeering: money laundering: and the lawlessness and violence that is in our country: communities: and society - and the absence of law and order and rule of law for 28 years.
3. The Department of Justice has failed to develop a National Action Plan that deals with lawlessness and a tribalism: and xenophobic violence since 2008: and intolerance to others: and in 2015 embarked on their investigations as to the causes of racial discrimination: racism after King Goodwill Zwelitini was accused of inciting this unrest and calling to arms the Zulu: Xhosa: Ndebele: Swazi and Nguni Nations in this year.
4. The Zulu Monarch had been unfairly accused by President Jacob Zuma and the KZN Premier at the time – **Senzo Mchunu**- of being responsible for this unrest: plundering: looting: and xenophobic violence and a Commission of Enquiry had been established to investigate his role in this lawlessness and civil unrest; and he requested that a National Peace Accord and National Peace Commission be established - in 2015.
5. The Department of Justice has failed to provide a National Action Plan to deal with the xenophobia and a history of violence: killings: plundering and looting because the real cause of this has been kept from the public. It was only the late Zulu Monarch who actually knew the truth about the cause of this violence or what was termed xenophobic unrest. He requested that this Truth be exposed: in the event of his death.
6. The Zulu Monarch requested that the National Peace Commission be established by capable leadership that has a moral compass and that it be established as The Second House of Cogta – and that could be a future Cooperative Governance that dealt with Traditional and Cultural Affairs that went beyond race or gender issues and that would function in 44 municipal regions in Kwa Zulu-Natal: to bring law and order.
7. The Department of Justice has failed to provide a National Action Plan to deal with the violence because it was the same Department of Justice that had abandoned the idea of a National Peace Commission in a time when it was needed the most in the period of 1991 to 1993 at the Codesa Conference: and when it was even funded by the Department of Justice: the British and Denmark government: and also investors.
8. The Zulu Monarch requested that the National Peace Commission be established as a Council of 28 able and experienced leadership from all races to deal with the real cause of the killings: plundering: and that lawlessness that had existed since the ANC Government had taken over the reins of power in April 1994; and who had then established the Ingonyama Trust Land in 11 Districts - and 44 Municipal areas in KZN.
9. The Department of Justice had failed to provide a National Action Plan to bring peace and also economic certainty: political stability and investor confidence because it was the same justice system that had also been protecting the criminals: cadres: politicians - and all public servants from prosecution. The National Peace Commission was the only solution and this government did not want peace: and vibrant economy.
10. The Zulu Monarch requested that the National Peace Commission be established with a leadership from the Business Community and captains of industry and mind leaders in commerce: as well as religious and Christian leaders: to provide a moral regeneration movement that would bring peace and stability to this violent: hostile: lawless and hurting and troubled land. He was a moral monarch: and also man of peace!

11. The Department of Justice had failed to provide a National Action Plan to bring hope: help: healing: or justice to this hurting and troubled land - because it did not utilise the more than 300 Zulu traditional leaders in the communal courts to deal with the crime: looting: plundering and violence since the ANC established the Ingonyama Trust Land and more than 3 000 Izindunas although they were paying them.
12. The Zulu Monarch requested that the National Peace Commission establish a Batho Pele – People First – Peace Accord that would restore collaborative: restorative and corrective justice and be used to unite a leadership that could establish the justice system within these 44 KZN municipalities and deal with that violence: organised crime: corruption and the farm killings - that were destroying all that food security.
13. The Department of Justice had failed to provide a National Action Plan to end the corruption: because it had conveniently ignored the SADC Protocol against Corruption that had been signed by the president of South Africa and 14 SADC Countries in August of 2001. There was no political will: or commitment to put an end to that increasing corruption since 2008 - and was the same time that xenophobic unrest began!
14. The Zulu Monarch requested that the National Peace Commission be established as the Second House of Cogta - in order that it could be funded by both the Department of Justice: and in accordance with those Traditional Council Instruction Notes and Budget Management Plans. An example was provided in 2017 and it was **TCIN – 03/2017** – and it was termed **The Great Reset** - and '*servicing our communities better*'.
15. The Department of Justice had failed to provide the National Action Plan to serve the communities in a *better way* because it was taking instructions from the Office of the President and not paying attention to the need to establish communal courts: and use communal law: and train the judges in the courts in these 300 regions to put an end to the violence: rampant crime and gangster led activities taking place.
16. The Zulu Monarch requested that the training be provided by the National Peace Commission on 1998 Prevention of Organised Crime Act – POCA – and the 2001 SADC Protocol against Corruption and this is clearly not in the interests of the present government: the Justice System: the Office of the President: the KZN Premier and the cadres within that public sector. The Zulu Monarch wanted to restore justice!
17. The Department of Justice had failed to provide the National Action Plan to serve the interests of justice and the concerns of the people – and there was no collaborative justice: or collaboration between those in the Office of the Auditor General: Public Protector: Human Rights Commission - and that Department of Cogta – Cooperative Governance and Traditional Affairs – **that claimed to want to end all corruption:**
 - 17.1 The Vision: Mission: Purpose and Mandate of the Department of Cogta are all in the public domain.
 - 17.2 To deal with Cooperative Governance and Traditional Affairs - and to utilise these '*communal laws*'.
 - 17.3 Become a functional system and put people and their concerns first and promote good governance.
 - 17.4 To ensure financial accounting with Auditor General - and clean audits within all 275 municipalities.
 - 17.5 Build social: cultural and racial cohesion in all nations and also utilise the '*back to basics*' ideologies.
 - 17.6 To provide institutional resilience - and also that administrative capability with the Public Protector.
 - 17.7 Build consultation and commitment to end corruption: organised crime: and also that racketeering.
18. The Zulu Monarch requested that The Peace Commission develop the unity and solidarity with leaders in South Africa that could hold this government accountable - in partnership with the House of Traditional Leaders – and to expose the organised crime and corruption. The Mandate provided by the Monarch is a testimony of a moral statesman that wanted to clear his good name and expose the Justice System - and a corrupt government - that was responsible for the violence: tribalism: factionalism: xenophobic unrest: and the declaration of war on the economy and food security. The moral breakdowns were real concern.

THE JUSTICE SYSTEM HAS FAILED THE PEOPLE AND THE TRADITIONAL COURTS WERE ALL IGNORED BY COGTA!

19. The Department of Justice has failed to provide a National Action Plan for xenophobia: corruption and organised crime because it has ignored the 2001 SADC Protocol against Corruption and the 1998 POCA Act. For these reasons the National Peace Commission established the SADC Court for Natural Justice in 2022. The Peoples Court of South Africa will not allow justice to be delayed: denied - or ignored in 2022.

GOVERNMENT GAZETTE: VOLUME 402: NUMBER 19553: DATED 4th DECEMBER 1998: ISSUED IN CAPE TOWN:

WHEREAS the Bill of Rights in the Constitution of the Republic of South Africa, 1996, (Act 108 of 1996) enshrines the rights of all people in the Republic and affirms the democratic values of human dignity, quality and freedom;

WHEREAS the Constitution places a duty on the State to respect, protect, promote and fulfil the rights in the Bill of Rights and **WHEREAS** there is a rapid growth in organised crime: money laundering: criminal gang activities at a national and international level and since organised crime has internationally been recognised and identified as an international security threat and **WHEREAS** organised crime: money laundering and all those criminal gang activities infringe on these rights of the people – as enshrined in the Bill of Rights of the 1996 Constitution; **AND**

WHEREAS it is the right of every person to be protected from fear: intimidation: and physical harm caused by all criminal activities: violent gangs and individuals and **WHEREAS** organised crime: money laundering and all these criminal gang activities both individually and collectively present a danger to public order and safety and also all economic stability – and have the potential to inflict social damage; **WHEREAS** the South African Common Law and a Statutory Law fail to deal effectively with organised crime: money laundering and criminal gang activities and also fail to keep pace with international measures aimed at dealing effectively with organised crime: and all money laundering and criminal gang activities – including corruption; and bearing in mind it is usually difficult to prove the direct involvement of organised crime leaders in particular cases - because they do not perform those actual criminal activities themselves it is necessary to criminalise the management of and also related conduct in connection which are involved in a pattern of racketeering activity or gang related crimes within a country; **AND**

WHEREAS persons should not benefit from all the fruits of organised crime and money laundering, legislation is necessary for the preservation and forfeiture of property which is concerned in the commission of an offence – and **WHEREAS** there is a need to devote such forfeited assets and proceeds to the combatting of that organised crime and money laundering – and **WHEREAS** the pervasive presence of criminal gangs in many communities is harmful to the wellbeing of those communities it is necessary to criminalise participation in or promotion of the criminal gang activities in the country. The **POCA ACT** of 1998 is very clear on all the duties of the Justice System.

20. The Zulu Monarch was concerned about the failure of the Justice System to prosecute criminals that are involved in organised crime: and specifically with the increasing gang-related violence and lamented at a failure on the part of the government to utilise the communal courts and also more than 300 traditional leaders that were receiving monthly payments from the Office of the Premier in KZN without conditions.

20.1 The Auditor General is responsible for financial accountability in 275 municipalities: and 701 S.O.Es.

20.2 The Justice Department is responsible for protecting people: life: property - and their human rights.

20.3 The Public Protector is responsible - for ensuring that a Justice Department fulfils those obligations.

20.4 The National Prosecuting Authority is responsible - and an essential part of the Justice Department.

20.5 The Department of Cogta is responsible for dealing with corruption and has failed to intervene in it.

20.6 The Cabinet of 28 Ministers have failed to deal with the corruption and organised crime since 1994.

20.7 The Three (3) Presidents since the signing of the SADC Protocol against Corruption have ignored it!

21. The Department of Justice and these Organs of State have failed the people of South Africa and there is no sign of Justice in this country in 2022. The Justice Department and Special Investigations Unit claim it has a High Level Value Chain System in place to deal with allegations - and that the time between those allegations and remedial action has been reduced considerably in the past by the interventions within a present system. The process involves receiving an allegation that is registered - and feasibility is done. It is followed by a Scoping Process and Proclamation - followed by the planning of the investigations and it is based on Case Registration and Monitoring: Case Assessment: Case Management - and this Case Flow.

22. The Zulu Monarch was a wise man and was concerned about the future of South Africa: the economy: and food security in Kwa Zulu-Natal - and the rest of the country in 2015. He was aware of the crime in the country: the corruption: the increasing levels of civil unrest: and the failure on the part of a Justice System to prosecute repeat offenders. The Zulu Nation was not being used to control all this violence!
23. The Justice System and Judiciary – including the 4 presidents and cabinet ministers had failed to protect life: the economy: the property of others and the human rights of others and clearly had no intention of prosecuting public servants: cadres or fellow travellers for corruption: crimes against humanity: or abuse of entrusted power. The 2001 SDAC Protocol against Corruption had been ignored by these 3 presidents.
24. The Zulu Monarch was a prudent man and was concerned about the future of the Monarchy and House of Traditional Leaders in the event he was to challenge the government on these justice issues and knew he was only a **Constitutional Monarch** – with no authority: or power – and was reliant on the taxpayer in South Africa for the income to the Royal House. He received almost R70 million a year for the Monarchy.
- 24.1 President Zuma promoted **Zuluism** - and established the Department of Cogta Budget Plan in 2013.
- 24.2 The House of Traditional Leaders was increased to more than 280 - with more than 2 700 Indunas.
- 24.3 The Traditional Leaders all received a stipend of R20 000 a month with no terms: or any conditions.
- 24.4 The Izindunas all received a monthly stipend of R9 000 a month with no mention of responsibilities.
25. The Justice System and Judiciary – including the presidents and cabinet ministers had failed to educate: train - or utilise the Zulu Monarch and House of Traditional Leaders to enforce the prevention of crime: gang violence: corruption: drug dealing: racketeering: money laundering or corruption - within all these 11 districts and 44 municipal areas. Kwa Zulu-Natal had more than 550 *'informal'* settlements - in 2019.
26. The Zulu Monarch was a compassionate man and was concerned about the future of the economy: and the food security and the killing of the farmers – and realised that there was clearly something wrong in South Africa. He realised that nepotism and cadre deployment in this country was alive and well - and it was only the presidents in South Africa that had the power to prosecute - or pardon all these criminals.
27. The Justice System and Judiciary – including the presidents and cabinet ministers had created a system in 2018 – under **Jacob Zuma** – that provided immunity from prosecution and justice to public servants: cadres and fellow travellers and the State Capture Commission was established - at a cost of more than R1 billion by 2021. The Anti-Corruption Tribunal was established by that MEC **Ronald Lamola** - in 2019.
28. The Zulu Monarch was a patient man and was concerned that his assessment of the Justice System and the three (3) presidents may have been wrong - and requested that The National Peace Commission be established in March Of 2019 – and the Council of 28 be established in October of 2019: and be ready to act as an oversight committee to the State Capture Commission: and Anti-Corruption Tribunal - in 2019.
- 28.1 The National Peace Commission was established at their William Carey World Missions - in March.
- 28.2 It was attended by Frontline Ministries: Christian Action: and The Christian Coalition - in Verulam.
- 28.3 It was attended by Prince Manghusutu Buthelezi - and a Prime Minister of that entire Zulu Nation.
- 28.4 The National Peace Commission established the Council of 28 at Durban Country Club - in October.
- 28.5 The Anti-Corruption Tribunal was approached in November of 2019 to request being an oversight.
- 28.6 It was acknowledged: but not received well - and the concerns of the Zulu Monarch were justified.
- 28.7 The National Peace Commission was established as an official entity with support of the Monarch.
29. The Justice System and Judiciary – including the presidents and cabinet ministers had created a system in 2019 – under **Cyril Ramaphosa** – that provided no opportunity for engagement by the private sector or access to information. The Justice System closed the doors on the private sector: those chambers of business: and the Christian and religious leaders in South Africa. The Batho Pele – People First – Peace Accord was completed in May of 2019 and the Zulu Monarch requested that the signing be delayed for a short period of time - pending what he described as the *coming closure of the economy* - in March 2020!

30. The Zulu Monarch was a well-informed man and was concerned about the information he had received from reliable sources that South Africa was going to be subjected to a military lockdowns: house arrests: or even closure of the entire economy in January of 2020. He was aware of Covid 19 planning by a Cogta informant - and in March 2020 this president of South Africa declared a State of Disaster in this country.
31. The National Peace Commission was the first to challenge the Office of the President and his Cabinet: on the Summary of Findings on the 2018 Zondo Commission: that 2019 Anti-Corruption Tribunal - and that justification for closing down 34 sectors of the mainstream economy. Based on only 60 reported cases of Corona Virus and the letter was acknowledged but never responded to despite being a lawyer's request.
32. The Zulu Monarch was an astute man and was concerned about the future of the country and most of all the negative impact that this Covid 19 was having on the economy – the food security – and the people: as this was clearly a declaration of war on the country by a government that failed to consult with these medical and health professionals and ignored global warnings: the business sector: and cries of the poor.
33. The National Peace Commission was the first to give Notice to the Office of the President and Cabinet of 28 Ministers that legal and criminal action would be taken should the government fail to consult with: or enter into negotiations with the Business Chambers: the Christian and other religious leaders: and also a concerned group of South African medical professionals - who had a cure. This Notice was also ignored!
34. The Zulu Monarch was a tenacious man and was concerned about the failure of the Office of a President and his 28 Cabinet Ministers to provide the Summary of Findings of the Zondo Commission and also that Anti-Corruption Tribunal – and the failure to use the evidence to prosecute corrupt politicians and also a large number of public servants - despite having the evidence and the witnesses testimony to support it.
35. The National Peace Commission was well-informed by the Zulu Monarch on the State of the Nation and it was King Goodwill Zwelitini who had provided the details of the SADC Protocol against Corruption - as well as the 1998 Prevention of Organised Crime – POCA - Act – and who had initiated that formation of The National Peace Commission in order to put an end to the crime and violence: taking place in all KZN.
36. The Zulu Monarch was a righteous man and wanted to restore justice: food security: a vibrant economy and investor confidence for socio-economic growth and development in the agricultural sector in KZN – and especially in the area of Zululand and the rural areas. He was determined to ensure that justice was restored and that these public servants were also held accountable - **for their organised crime activities.**
 - 36.1 These included those 3 Presidents who had all ignored the 2001 SADC Protocol against Corruption.
 - 36.2 These included those 3 Presidents who had all ignored the 1998 POCA Act against organised crime.
 - 36.3 These included those 28 Cabinet Ministers - who had supported the closure of the entire economy.
 - 36.4 These included those 9 Premiers - who had all supported the military lockdowns and house arrests.
 - 36.5 These included all those in the Office of that Auditor General - and also in the Justice Department.
 - 36.6 These included all those in the Office of the Department of Cogta: and Human Rights Commission.
 - 36.7 These included all those in the Office of Public Trust - who had been involved in criminal activities.
37. The National Peace Commission was not intimidated by the thought of holding these people to account but remained more concerned that the Justice System was captured and under the control of President Cyril Ramaphosa – and that all pardons and prosecutions were dealt with by cadre deployment: and the manipulation of the system to provide that immunity from justice: and also prosecution of the criminals.
38. The Zulu Monarch was a patient man and was concerned about the Junk Status: Economic Recession: a theft of more than R3 trillion in ten years: a national debt of more than R4 trillion - and that more than 20 years had passed since the SADC Protocol against Corruption had been signed by 14 SADC members. It was on the basis of this Foreign Law and Law of Unjust Enrichment that a decision was taken to put in place the SADC Tribunal for Natural Justice. This Peoples Court of South Africa was the solution to this. It was all in order to establish this court based on the reality that the present Justice System was captured.

39. The National Peace Commission was established because there was compelling and damning evidence of organised and premeditated crime: a pattern of corruption: a pattern of racketeering: and pattern of cadre deployment that could no longer be disputed: denied: opposed or ignored. The Commission was in fact established because of evidence that also proved beyond all doubt that these people are guilty.

39.1 Nelson Mandela brought in a Communist Shadow Government into Luthuli House in April of 1994.

39.2 Thabo Mbeki established 550 squatter camps in KZN: and opened up these borders to immigrants.

39.3 Jacob Zuma brought in the EFF: and ANC and SACP militia - and he promoted the killing of farmers.

39.4 Cyril Ramaphosa established the nepotism: and cadre deployment - and coordinated that process.

40. The Zulu Monarch provided the Museum of Truth and the Library of Evidence since the meeting in 2015 and the Summary of Findings are based on the acts: omissions and actions of these presidents - in more than 28 years. These four presidents created this situation in South Africa and it was premeditated: and there is no doubt at all that these public servants did not serve those concerns or people in our country.

40.1 South Africa is the most corrupt country in sub-Saharan Africa: and out of those 15 SADC countries.

40.2 Cadre deployment: nepotism and corruption destroyed all the economy and also the food security.

40.3 South Africa is also a crime capital of the world - and a communist liberation ideology created this.

40.4 Traditional leaders and communal courts were not used to control the violence: and all the unrest.

41. The National Peace Commission was established because there was no other entity more suited or even equipped to deal with the challenges facing our country. The ANC/SACP/Cosatu-led government knew it was not in favour of free enterprise or free market system: and wanted State Aid and not free trade and it wanted totalitarian and centralised control of the entire economy: the land: and the minerals under it.

41.1 The ANC political party had its own agendas - and needed the Zulu Monarch and their cooperation.

41.2 They also expanded those 13 Chiefdoms of 1879 - to a House of more than 300 Traditional leaders.

41.3 The ANC political party turned the Constitutional Monarch: into someone dependent on that ANC.

41.4 They also expanded the number of Izindunas into almost 300 and many have no ability or any land.

41.5 The ANC political party paid these leaders a monthly stipend from that public purse: for all control.

41.6 They also expanded the boundaries of Ingonyama Trust Land to cover most of the region in all KZN.

41.7 The ANC political party had its own policies – and wanted the Zulu Monarch and that collaboration.

42. The Zulu Monarch provided the essential information since that initial meeting in 2015 and then, in the manner befitting a true moral monarch worked in a spirit of collaboration and trust began to supply the wealth of damning evidence to prove the ANC-led government was serving external interests and that it was a premeditated plan to destroy the economy: infrastructure: and the essential food security in KZN.

42.1 The ANC political party wanted the chaos: politics of hate: rebellion: revolution and even a civil war.

42.2 They wanted these traditional leaders to be ignorant: poor - and totally dependent on KZN Premier.

42.3 The ANC political party wanted obedience: compliance - and that attitude of gratitude to be shown.

42.4 They wanted these traditional leaders to be politically aligned to all of the objectives of this regime.

42.5 The ANC political party wanted radical economic transformation: a national democratic revolution.

42.6 They wanted expropriation of all property without any payment - or a compensation for the assets.

42.7 The ANC political party wanted to be puppets: parasites and predators: and it wanted that support.

43. The National Peace Commission was the only option to take and it was required as that Special Purpose Vehicle – SPV – to expose the evil: build unity and solidarity to a common vision for peace and freedom: and to eventually hold this government totally accountable for their acts: omissions and actions since it took over power in an act of deception and deceit in April of 1994: and it promised that freedom for all. It has been a journey of learning: discovery and trust: faith and obedience - to lay that foundation for a future government that is capable: ethical and suitably qualified and experienced to lead and manage it. The moment has come to connect the dots: expose the plans of an enemy that declared war on people.

THE FOUR PRESIDENTS OF SOUTH AFRICA WERE PUPPETS: PREDATORS: PARASITES: AND PREYED ON POOR!

44. The Four (4) Puppet Presidents: who became predators: parasites - and declared war on the economy!

44.1 NELSON MANDELA: 1990 – 1998 – HE SIGNED THE POCA ACT TO END ORGANISED CRIME IN 1998:

- 1993 – He established the Codesa Conference - and he dismantled all The Peace Commissions.
- 1994 – He established the Royal Monarch and that Ingonyama Trust Land - in province of KZN.
- 1994 – He established SACP Communist Shadow Government in Luthuli House in April of 1994.
- 1997 – He established a Moral Regeneration Movement with Ubuntu - and Batho Pele Values.
- 1997 – He introduced Abortion: Labour Equity: Affirmative Action: and those Land Reform Bills.
- 1998 – He converted the Republic of South Africa to a Corporation – and it is a **CIK#0000 32419**.
- 1998 – He converted those 13 Zulu Chiefdoms of 1879 - to more than 300 Traditional Leaders.

44.2 THABO MBEKI: 1999 -2008 – HE SIGNED THAT SADC PROTOCOL AGAINST CORRUPTION - IN 2001.

- 1999 – He established the commitment to New World Order – and The Great Reset of the WEF.
- 2000 – He established the policies on HIV/AIDS - and deprived millions of Anti-Retroviral cures.
- 2001 – He opened the borders and developed the 550 squatter camps in KZN near those CBDS.
- 2002 – He destroyed the Salvation Army Homeless Shelters in South Africa - and places of care.
- 2003 – He destroyed the 900-bed homeless shelter in Durban - and he desecrated The Church.
- 2004 – He opened the door to the persecution of churches - and dismantled Commando Units.
- 2008 – He established situation where rural protection for farmers - and food security was lost.

44.3 JACOB ZUMA: 2009 – 2018 – HE SIGNED COGTA TRADITIONAL COUNCIL FUNDING NOTE IN 2017.

- 2009 – He promised 5 million jobs in 5 years and gave us Junk Status and Economic Recession.
- 2009 – He started the training of ANC/SACP/EFF youth league with the SADF military funding.
- 2010 – He established UHURU – FREEDOM – military training camps and started the gun laws.
- 2010 – He established **kill the Boer – Farmer** – Campaign - and promoted xenophobic unrest.
- 2012 – He started the attacks on food security and this economy - with help of Cosatu Unions.
- 2012 – He started the Marikana Mine Massacre Campaign with Cyril Ramaphosa as the owner.
- 2012 – He dedicated South Africa to his Zulu and Nguni ancestors at all ANC Centenary events.
- 2013 – He established the land redistribution Campaign and also the false claims for the farms.
- 2014 – He established that Budget Management Plan for Cogta: and those Traditional Leaders.
- 2015 – He started the xenophobic violence Campaign - and he then blamed the Zulu Monarch.
- 2016 – He started the Gupta Gate Scandal: and also the Nkandla Scandal - to gain that support.
- 2017 - He started the funding increases for that Zulu House of Traditional Leaders: for support.
- 2018 – He started the State Capture Commission - and then did not attend any of the hearings.
- 2018 – He started the process that would lead to the **Free Zuma Campaign** and all that looting.

44.4 CYRIL RAMAPHOSA: 2017 – 2022 – HE SIGNED EXPROPRIATION WITHOUT COMPENSATION IN 2018

- 2017 – He started the R1 billion Campaigns to become president of the ANC - and the President.
- 2019 – He tabled the Land Expropriation Bill that promoted attachment of all property in future.
- 2019 – He established the Anti-Corruption Tribunal and funded a R1 Billion State Capture circus.
- 2020 – He established the New World Order Great Reset Campaign: and embraced the Covid 19.
- 2020 – He declared war on the economy: food security: the people and the poor with lockdown.
- 2021 – He orchestrated the **Free Zuma Campaign** with Jacob Zuma and planned the destruction.
- 2021 – He failed to contain the violence and protect life: property: business - and this economy.
- 2021 – He failed to deploy the SADF: SAPS and Metro Police - to protect the people - and assets.
- 2021 – He failed to control the Zulu Monarch but used Jacob Zuma to mobilise the Zulus in 2021.
- 2022 – He failed to fight corruption: and continues to protect those corrupt and criminal cadres!

45. CONCLUSION: THE JUSTICE SYSTEM HAS FAILED THE PEOPLE: THE ALTERNATIVE TO IT WAS NEEDED!

The National Peace Commission under the guidance of the Zulu Monarch up until his untimely death on the 12th of March 2021 came to a predictable conclusion that the Justice System and all Organs of State are under the direct control of the presidents - and that South Africa is in serious trouble: an imminent danger and under threat from both internal and external forces. It cannot be denied or ignored that the 4 presidents of South Africa have created this current situation through organised crime: corruption and racketeering at a level that the average person cannot begin to understand - or can do little to change it.

- 45.1 The SADC Protocol against Corruption was signed in 2001 and was ignored by all these 3 Presidents.
- 45.2 The Prevention of Organised Crime Act – POCA – was signed in 1998 and was ignored by Presidents.
- 45.3 The 4 Presidents clearly had no intention to end the corruption or the organised crime - in 28 years.
- 45.4 The SADC Protocol and POCA Act clearly demonstrate that we have gangster government in power.
- 45.5 The 4 Presidents clearly had no intention to build an economy - and did everything to destroy it all.
- 45.6 The Prevention of Organised Crime Act – POCA – provides for that action to be taken by the people.
- 45.7 The SADC Protocol against Corruption was signed in 2001: and provides for Second Court of Justice.

46. RESOLUTION: THE SADC TRIBUNAL FOR NATURAL JUSTICE: THE PEOPLES COURTS WAS ESTABLISHED!

The SADC Court for Natural Justice – The Peoples Court – was established and based on undeniable and indisputable evidence, reached a Summary of Findings that South Africa can no longer wait for Justice in this country. These are serial criminals and on the 20th of February 2022 *The Sunday Times* investigative reporter *Thanduxolo Jika* exposed yet another act of corruption: fraud: and the daily tabloids and social media are reporting crimes against humanity: abuse of entrusted power: and unjust enrichment. It was a Road Accident Fund that was caught hiding R300 billion by the Auditor General – and these acts of real malfeasance simply highlight the need for justice to protect life: property: liberty - and all human rights.

- 46.1 Between 1994 and 2022 we have witnessed that **Marikana Mine Massacre** - and the State Capture.
- 46.2 We have witnessed the **Free Zuma Campaign** and the implementation of the Secrecy Bill to control.
- 46.3 We have also seen the economy: the health and medical care: and the education system destroyed.
- 46.4 We have witnessed both the attack on the media and also the total control over it - in this Covid 19.
- 46.5 We have also seen the loss of our freedom and food security: and destruction of the justice system.
- 46.6 We have witnessed the effects of the failure to use traditional courts and communal laws to end it.
- 46.7 Between 1994 and 2022 we have witnessed this government use the Zulu nation - to create chaos!

47. THE ROLE OF A NATIONAL PEACE COMMISSION: AND THE SADC COURT FOR ALL NATURAL JUSTICE!

- 47.1 The National Peace Commission was established as a Special Purpose Vehicle: to build leadership.
- 47.2 It is a non-official Conflict Management Commission: that provides practical solutions to the crisis.
- 47.3 It is a formal and officially supported structure that is focused on providing peaceful solutions to it.
- 47.4 The National Peace Commission was established to involve all sectors of society - in a time of need.
- 47.5 It is a needs and purpose-driven entity to end the corruption: crime and also an increasing violence.
- 47.6 It is an initiative to reduce: counter and prevent conflict: and are well positioned to achieve all this.
- 47.7 The National Peace Commission was established - to also hold corrupt public servant accountable!

48. PEACE COMMISSIONS PROVIDE LEADERSHIP: AND THE ADVOCACY IN COUNTRIES TO REDUCE CRIMES

- 48.1 It was established to secure: protect and promote human rights - and to build unity and solidarity.
- 48.2 It is committed to build national harmony and restore justice - that will put an end to the violence.
- 48.3 It is dedicated to implement that SADC Protocol against Corruption - and to end organised crimes.

49. PEACE COMMISSIONS PROVIDE THE UNITED VOICE: THE TRUTH: REASON: AND WISDOM TO POWER!

- 49.1 The National Peace Commission was established – for a leadership to use that Bottom-up approach.
- 49.2 It was also formally established at the request of the Zulu Monarch to use that Top-down approach.
- 49.3 Both these approaches are also being used to achieve a common vision and also a primary purpose.
- 49.4 The National Peace Commission was established – to provide the training for the communal courts.
- 49.5 It was also purposefully established to arrest: prosecute and incarcerate all corrupt public servants.
- 49.6 Both of these purposes are also being used to achieve the desired results - and required outcomes.
- 49.7 The National Peace Commission was established – to implement SADC Protocol against corruption.

50. PEACE COMMISSIONS PROVIDE THOSE SOLUTIONS: THROUGH TRUTH: JUSTICE: AND RIGHTEOUSNESS

- 50.1 The National Peace Commission was established – to help counter exaggeration and false rumours.
- 50.2 It was established to investigate and research the causes of that situation: facing our communities.
- 50.3 It was also established in 2019 at the request of the Zulu Monarch - who was concerned about this.
- 50.4 The National Peace Commission was established – to help counter that violence - and lawlessness.
- 50.5 It was established to bring about that desired process for change - and restore peace: and stability.
- 50.6 It was also established to respond to the Junk Status and Economic Recession - that began in 2019.
- 50.7 The National Peace Commission was established – **to help counter that war on the people in 2020.**

51. THE HISTORY OF PEACE COMMISSIONS IN SOUTH AFRICA: THE TIME OF THAT CODESA - BACK IN 1991.

- 51.1 Peace Commissions provide an invaluable service to a country in times of conflict - and any crisis.
- 51.2 They take responsibility for implementing a peace process in all regions experiencing the conflict.
- 51.3 They also speak out on behalf of victims of the crimes against all humanity - and that corruption.
- 51.4 Peace Commissions provide information and practical solutions to the conflict - and that violence.
- 51.5 They take full responsibility for resolving those conflict situations and then intervene with actions.
- 51.6 They also speak out on behalf of the country and community: and provide that essential research.
- 51.7 Peace Commissions provide mediation - and then make the essential recommendations: for cures.

52. THE FIRST COMMISSION WAS ESTABLISHED IN 1991: AND IN A TIME OF GREAT POLITICAL CONFLICTS!

- 52.1 In September of 1991 The National Peace Accord was signed - by all interest groups at the Codesa.
- 52.2 It provided practical guidelines for creating Dispute Resolution Commissions within all the regions.
- 52.3 It initiated the National establishment of the Peace Commissions - that were desperately needed.
- 52.4 In September of 1991 18 political parties signed the Peace Accord - and agreed to assist a process.
- 52.5 It provided a National Peace Secretariat of only 7 members - that were committed to resolve that.
- 52.6 The 7 member NPS was created in November of 1991 - and it achieved outstanding results with it.
- 52.7 In September of 1991 the very first Peace Commission was launched - and it expanded nationally.

53. THE FIRST NPS: RPCs: AND LPCs WAS ESTABLISHED : AND THEY EXPANDED INTO ALL TROUBLED AREAS

- 53.1 The 7 member National Peace Secretariat led the expansion with coordination - and management.
- 53.2 The 60 member National Peace Commission was established and became operational in that time.
- 53.3 The Regional and Local Dispute Resolution Commissions soon formed - and expanded in numbers.
- 53.4 The 7 member NPS managed the local and regional expansion with attention given to the details.
- 53.5 The 60 member NPC concentrated on the high conflict regions - and intervened where necessary.
- 53.6 The 11 RPCs were established by September of 1993 and they had achieved the main objectives.
- 53.7 The 7 member NPS was assisted and funded by that Government - and also a Justice Department.

THE SAME ZULU MONARCH THAT STARTED THE FIRST PEACE COMMISSION - STARTED THE SECOND IN 2015!

54. THE FIRST NATIONAL PEACE COMMISSION AT CODESA: IT WAS FUNDED BY A JUSTICE DEPARTMENT!

- 54.1 The Zulu Monarch had been accused wrongfully by President Jacob Zuma - of inciting all violence.
- 54.2 He knew the truth about who had created all the violence in the past 7 years: and ever since 2008.
- 54.3 In 2015 and once again in 2020 the xenophobic violence and civil unrest - had started in all of KZN.
- 54.4 The Zulu Monarch had been wrongfully accused by that Office of the Premier – a **Senzo Mchunu**.
- 54.5 He knew the truth about who had created this conflict situation: and he wanted peace in Zululand.
- 54.6 In 2015 the Zulu Monarch was determined to expose the evil: and started a process for the change.
- 54.7 The Zulu Monarch had been wrongfully accused by that Justice Department - and was investigated.

55. THE FIRST NATIONAL PEACE COMMISSION In 1991: IT WAS DISBANDED BY THE ANC IN APRIL OF 1994!

- 55.1 The Zulu Monarch had a desperate need to expose the Truth - and to restore peace to this region.
- 55.2 Kwa Zulu-Natal has 44 municipalities and 11 districts in the Ingonyama Trust Land region - in KZN.
- 55.3 He knew it had a history of political: racial: xenophobic: tribal and labour unrest - and all violence.
- 55.4 The Zulu Monarch had the desperate need to expose the Truth – and restore justice to this region.
- 55.5 The House of Traditional Leaders had been expanded by the ANC to almost 300 and paid them all.
- 55.6 He knew it was a stipend with no conditions - or requirements for compliance - or accountability!
- 55.7 The Zulu Monarch had a desperate need to expose that Truth – and restore the communal courts.

56. THE SECOND NATIONAL PEACE COMMISSION IN 2019: IT WAS IGNORED BY THE ANC IN MAY OF 2019

- 56.1 The Zulu Monarch was a peacemaker and was opposed to the Communism - and that Corruption.
- 56.2 He was opposed to the cadre deployment: nepotism and organised crime taking place in our land.
- 56.3 He was also opposed to the increasing violence and widespread looting - that had plagued all KZN.
- 56.4 The Zulu Monarch was a peacemaker - and was opposed to that closure of all peace commissions.
- 56.5 He was opposed to the killing of farmers: destruction of the economy - and also that food security.
- 56.6 He was also opposed to the compliance and participation of the Zulus - in the political gatherings.
- 56.7 The Zulu Monarch was a peacemaker – and was opposed to that closure of the economy - in 2020.

57. THE SECOND NATIONAL PEACE COMMISSION IN 2019: IT IS SOUTH AFRICAS ONLY REAL HOPE IN 2022!

- 57.1 The Zulu Monarch knew that the National Peace Commission was the only hope for a future peace.
- 57.2 He knew that the only hope for South Africa was to restore the peace and justice system in all KZN.
- 57.3 He also knew that a future lay in communal courts - and strict penalties and punishment for crimes.
- 57.4 The Zulu Monarch knew that the National Peace Commission was that only solution for that peace.
- 57.5 He knew that the ANC did not want peace in our country - and promoted and encouraged all chaos.
- 57.6 He also knew that the **Free Zuma Campaign** was going to happen before he died: in March of 2021.
- 57.7 The Zulu Monarch knew that this National Peace Commission was the only hope - for that justice!

58. THE FIRST NATIONAL PEACE COMMISSION IN 1991: IT WAS FUNDED BY THAT GLOBAL COMMUNITY!

- 58.1 The ANC/SACP/Cosatu Alliance closed down the first Peace Commission in 1993 - to create chaos.
- 58.2 It had 239 paid staff and 8 500 volunteers - and included police: political parties: and leaderships.
- 58.3 It was globally supported by Britain and Denmark and international investors - and other funders.
- 58.4 The ANC/SACP/Cosatu Alliance closed down 180 local peace commissions: and 11 regional groups.
- 58.5 It was funded by the Justice Department and government - and supported by a UN: EU - and OAU.
- 58.6 It had been supported by business chambers: church and religious leaders - and also civil society.
- 58.7 The ANC/SACP/Cosatu Alliance closed down the first Peace Commission and did not want peace!

THE SAME ANC/SACP/COSATU ALLIANCE THAT CLOSED DOWN THAT PEACE COMMISSION - OPPOSE PEACE!

- 59. THE ANC/SACP/COSATU ALLIANCE: WARMONGERS: DECLARED A WAR ON THE PEOPLE - SINCE 1994!**
- 59.1 Since 1994 South Africa has not seen economic certainty: political stability: or investor confidence.
 - 59.2 Since 1994 these 4 presidents implemented a 3 Phase Plan of Action to destroy peace and stability.
 - 59.3 They embraced The 1848 **Communist Manifesto**: that politics of hate and also destroyed cohesion.
 - 59.4 In 1994 a Nelson Mandela put that SACP Communist Shadow Government into that Luthuli House.
 - 59.5 In 1999 a Thabo Mbeki put 550 squatter camps into Kwa Zulu-Natal and also closed down the SADF.
 - 59.6 In 2009 a Jacob Zuma put a SACP: EFF: ANC militia in place: and used the Zulus to destroy economy.
 - 59.7 In 2017 a Cyril Ramaphosa put nepotism and cadre in place and declared war on the entire country.
- 60. THE ANC/SACP/COSATU GOVERNMENT: DESTROYED THE PEACE AND A JUSTICE SYSTEM - SINCE 1994!**
- 60.1 Since 1994 the ANC created a **Constitutional Monarch** and expanded House of Traditional Leaders.
 - 60.2 Since 1994 the 4 presidents paid the Zulu Monarch and Traditional Leaders - to become dependent.
 - 60.3 They all embraced the Department of COGTA and the Budget Management Plan - for more funding.
 - 60.4 In 1994 a Nelson Mandela disbanded that 1991 Peace Commission - that dealt with all the violence.
 - 60.5 In 1999 a Thabo Mbeki disbanded the SADF Commando Units – that protected those rural farmers.
 - 60.6 In 2009 a Jacob Zuma created the militia – and began **Kill the Farmer Campaign** to destroy all food.
 - 60.7 In 2017 a Cyril Ramaphosa disbanded Justice System - and declared a war on this entire economy!
- 61. THE ANC/SACP/COSATU GOVERNMENT: DESTROYED THAT PUBLIC TRUST: PLUNDERED - SINCE 1994!**
- 61.1 Since 1994 the ANC created a Corporation - and converted the Republic of South Africa to all this.
 - 61.2 Since 1994 the 4 presidents all worked together in Luthuli House: to implement that 3 Phase Plan.
 - 61.3 They embraced **The Great Reset** - and also the World Economic Forum Agenda 21 and 2030 Plans.
 - 61.4 In 1998 a Nelson Mandela has also signed that 2001 Prevention of Organised Crime – **POCA** – Act.
 - 61.5 In 2001 a Thabo Mbeki has also signed that SADC Protocol against Corruption - but ignored it all.
 - 61.6 In 2018 a Jacob Zuma has also established that State Capture Commission to end that corruption.
 - 61.7 In 2019 a Cyril Ramaphosa also established the Anti-Corruption Tribunal to end all the corruption.
- 62. THE ANC/SACP/COSATU GOVERNMENT: DESTROY THE ENTIRE ECONOMY ALL PLANNED - SINCE 1994!**
- 62.1 Since 1994 the ANC created a 3 Phase Plan – and the ultimate aim was to destroy this economy!
 - 62.2 Since 1994 the 4 presidents all worked together in Luthuli House - to destroy all the food security.
 - 62.3 They embraced The National Democratic Revolution: and a Radical Economic Transformation plan.
 - 62.4 In 1994 a Nelson Mandela created Affirmative Action: Land Reforms - and that Labour Equity Bill.
 - 62.5 In 1999 a Thabo Mbeki created the squatter camps - and opened the borders: to fill these camps.
 - 62.6 In 2009 a Jacob Zuma created that militia and Cogta and Cosatu - to destroy this entire economy.
 - 62.7 In 2017 a Cyril Ramaphosa created cadre deployment and the **Free Zuma Campaign** to achieve it.
- 63. THE ANC/SACP/COSATU GOVERNMENT: DESTROY THE ENTIRE ECONOMY PLAN - EXPOSED IN 2022!**
- 63.1 The National Peace Commission with the support of the Zulu Monarch has exposed all this evil.
 - 63.2 The Tipping Point for the ANC/SACP/Cosatu Alliance was the **Free Zuma Campaign** - in July 2021.
 - 63.3 It was a final piece in a 28 year 3 Phase Plan by the ANC-led Government plan to totally destroy.
 - 63.4 The National Peace Commission with the support of the Zulu Monarch knew it was also coming.
 - 63.5 The Turning Point for South Africa was the **Free Zuma Campaign** - and it was also orchestrated.
 - 63.6 It was all the evidence that was required to prove that South Africa has a gangster government.
 - 63.7 The National Peace Commission with that support of the Zulu Monarch - knew it was organised!
- 64. THE ANC/SACP/COSATU GOVERNMENT: DESTROYED BY NEED FOR GREED - AND LUST FOR POWER!**
- 64.1 The ANC/SACP/Cosatu Alliance had prepared South Africa for the **Coming Communist Hammer!**
 - 64.2 The Communist 3 Phase Plan has been exposed - and this was organised crime - and corruption.
 - 64.3 The 2001 SADC Protocol against Corruption and 1998 POCA Act are now going to be used for it.
 - 64.4 The ANC/SACP/Cosatu Alliance will all be destroyed by that **Hammer of Justice and Judgement!**

65. SOUTH AFRICA: THE CRIMES AGAINST HUMANITY: ORGANISED CRIME: AND ALL THE CORRUPTION!

- 65.1 In 1994 the ANC/SACP/Cosatu Government established **Communist Government** in Luthuli House.
- 65.2 They collectively developed a 3 Phase Plan to destroy infrastructure: service delivery and economy.
- 65.3 The developed a strategy to destroy food security: family values: the health and education system.
- 65.4 In 1998 the ANC/SACP/Cosatu Government had established the POCA Act - for all organised crime.
- 65.5 It established a moral regeneration movement with the *Respect Others* and *People First* Principles.
- 65.6 It established *Ubuntu* and *Batho Pele* Values that promised service delivery - and all accountability.
- 65.7 In 2001 the ANC/SACP/Cosatu Government established that SADC Protocol - against all corruption.

65. MORE THAN R3 TRILLION HAS BEEN STOLEN IN ONLY THE LAST 10 YEAR PERIOD - SINCE JACOB ZUMA.

66. SOUTH AFRICA: THE ROLE OF THE ZULUS: TRIBALISM: ZULUISM: THE KILLINGS AND ALL THE LOOTING!

- 66.1 In 1994 the ANC/SACP/Cosatu Government dismantled the Peace Commissions in all South Africa.
- 66.2 It dismantled the SADF Commando Units and removed that protection in rural areas: and farmers.
- 66.3 It established the Department of Cogta and began funding the Zulu Monarch and Zulu Leadership.
- 66.4 In 2009 the ANC/SACP/Cosatu Government developed the ANC: SACP: EFF militia - with the Zulus.
- 66.5 It produced the Cogta Management Plan and it expanded the House of Leaders to more than 300.
- 66.6 It established the Ingonyama Trust and expanded the role of all Zulus: under that President Zuma.
- 66.7 In 2020 the ANC/SACP/Cosatu Government developed that Cogta Disaster Management Council.

66. MORE THAN 65 PEOPLE ARE MURDERED EVERY SINGLE DAY IN PAST 10 YEARS - SINCE JACOB ZUMA.

67. SOUTH AFRICA: DECLARATION OF WAR: THE FREE ZUMA CAMPAIGN: THAT MARIKANA MASSACRE!

- 67.1 In 2012 the ANC/SACP/Cosatu Government supported the Marikana Mine Massacre - with Zuma.
- 67.2 It protected the Lonmin Mine all belonging to Cyril Ramaphosa - and killed more than 43 people.
- 67.3 It failed to protect those lives: property: businesses and freedom of more than 65 million people.
- 67.4 In 2020 the ANC/SACP/Cosatu Government declared war on those 65 million people: with Covid.
- 67.5 It declared military lockdown: house arrests: and closure of this entire economy - in March 2021.
- 67.6 It failed to protect 350 lives: the property: businesses and freedom - of more than 65 million lives.
- 67.7 In 2021 the ANC/SACP/Cosatu Government went to war over Jacob Zuma and did not want peace.

67. MORE THAN R4 TRILLION IN DEBT: ECONOMIC RECESSION: AND JUNK STATUS – SINCE JACOB ZUMA.

68. SOUTH AFRICA: IT IS TIME FOR WAR: WAR ON CORRUPTION AND ORGANISED CRIME: IT IS THE TIME!

- 68.1 In 2020 the ANC/SACP/Cosatu Government declared war on the people: economy - food security.
- 68.2 It did not declare war on organised crime in 1998 - or against corruption with that SADC Protocol.
- 68.3 It did not even prosecute anyone with that Zondo Commission - or that Anti-Corruption Tribunal.
- 68.4 In 2020 the ANC/SACP/Cosatu Government declared war on the 65 million people over Covid19.
- 68.5 It did not declare war against the corruption in 2001 with the 14 other SADC countries in August.
- 68.6 It did not even prosecute Jacob Zuma for more than 700 charges that were laid against this man.
- 68.7 In 2021 the ANC/SACP/Cosatu Government declared war and protected this Zulu for contempt!

68 MORE THAN 28 YEARS OF ORGANISED CRIME: CORRUPTION: AND ZULU TRIBALISM - SINCE ZUMA!

69. SOUTH AFRICA: THE JUSTICE SYSTEM: THE GOVERNMENT: AND COURTS - ARE NOW IN CONTEMPT!

- 69.1 The Zulu Monarch knew the plans of the ANC/SACP/Cosatu Government - and wanted the peace.
- 69.2 He was a moral monarch and he wanted to establish the Communal Courts - and bring that peace.
- 69.3 He wanted to restore justice and hold criminals to account - for organised crime - and corruption.
- 69.4 The Zulu Monarch knew a solution was the POCA Act of 1998 and 2001 SADC Protocol and justice!

70. THE SADC COURT OF NATURAL JUSTICE: THE PEOPLES COURT OF SOUTH AFRICA: THAT 2019 CABINET

- 70.1 The South African people have been deceived and betrayed by this ANC political party - since 1994.
- 70.2 The country and the economy have been reduced to Junk Status - and a Recession - by July of 2019.
- 70.3 The ANC had no right to appoint a communist shadow government in Luthuli House - and fund that.
- 70.4 The South African people have also been divided and misled by the ANC political party – since 1994.
- 70.5 The country and the justice system have also been reduced to a leadership and management crisis.
- 70.6 The ANC had no jurisdiction or authority to implement that **3 Phase Plan** - to destroy this economy.
- 70.7 The South African people have also been deprived of protection and defence by the justice system!

THE PEOPLE CURRENTLY RESPONSIBLE ARE THE 2019 CABINET RESPONSIBLE FOR THE MILITARY LOCKDOWNS

- President Cyril Ramaphosa – Cadre deployment and failing to implement both the POCA: SADC Protocol.
- Deputy President David Mabuza – Cadre deployment - and failing to provide the essential interventions.
- Minister of Health – Zweli Mkhize – The Covid 19 and failing to prevent the destruction of the economy.
- Minister of Justice – Ronald Lamola – Failing to protect entire Justice System - and uphold a Rule of Law.
- Minister of Police – Bheki Cele – Failing to provide all Law and Order - during that Free Zuma Campaign.
- Minister of Finance – Tito Mboweni – Cadre deployment – and complicit in all corruption - and crimes.
- Minister of Cogta – Nokosazana Dlamini Zuma – Declaration of war - against these South African people.
- Minister of State Security – Ayanda Dlodlo – Minister of State Security – All in the Free Zuma Campaign.
- Minister of the Presidency – Jackson Mthembu – Cadre Deployment - and acted against all these people.
- Minister of Social Development – Lindiwe Zulu – Cadre Deployment – and failed to intervene in cabinet.
- Minister of DIRCO – Naledi Pandor – Cadre deployment- and is complicit in all crimes against the people.
- Minister of Home Affairs – Aaron Motsoaledi – Cadre deployment – and is complicit by his association.
- Minister of Land Reform – Thoko Didiza – Cadre Deployment – and complicit in all crimes against people.
- Minister of Employment – Thulas Nxesi – Cadre deployment – and is complicit in crimes by government.
- Minister of Minerals – Gwede Mantashe – Cadre deployment – and complicit in all crimes by this regime.
- Minister of Public Service – Senzo Mchunu – Cadre deployment – and is complicit - in all of these crimes.
- Minister of Environment – Barbara Creecy – a Cadre deployment – and is complicit in all of these crimes.
- Minister of Basic Education – Angie Motshekga – Cadre deployment – and complicit in all of the crimes.
- Minister of Human Settlements – Lindiwe Sisulu – Cadre deployment – and complicit in all these crimes.
- Minister of Defence: Military Veterans – Nosiviwe Mapisa-Nqakula – is also complicit in all these crimes.
- Minister of Public Enterprises – Pravin Gordhan – a Cadre deployment – and complicit in all the crimes.
- Minister of Public Works – Patricia de Lille – another Cadre deployment – and complicit in all the crime.
- Minister in Presidency for Women – Maite Nkoana Mashabane – a Cadre deployment and in a cabinet.
- Minister of Small Business – Khumbudzo Ntshavheni – just another Cadre deployment and in a cabinet.
- Minister of Communication – Stella Ndabeni-Abrahams – just another Cadre deployment in the cabinet.
- Minister of Sports and Culture – Nathi Mthethwa – also is just another Cadre deployment in the cabinet.
- Minister of Higher Education – Blade Nzimande – and is also just another Cadre deployment in a cabinet.

THE PEOPLE CURRENTLY RESPONSIBLE FOR THE PRESENT SITUATION IN SOUTH AFRICA: AND THOSE CRIMES!

- Previous President - Thabo Mbeki – 1999-2008 – Cadre deployment – and destroyed SADF protection.
- Previous President – Jacob Zuma – 2009 – 2018 – Cadre deployment – and he destroyed this economy.
- Auditor General – Tsakani Maluleke – 2022 – Cadre deployment – and failed to protect this economy.
- Public Protector – Busisiwe Mkhwebane – 2022 – Cadre Deployment – failed to protect all the people.
- Human Rights Commission – Advocate Bongani Christopher Majola – is failed to protect human rights.
- Kwa Zulu-Natal Premier – Sihle Zikalale – 2022 – Cadre Deployment – is failed to protect this economy.
- Durban eThekweni Mayor – Thomas Mxolisi Kaunda - failed to protect in the July Free Zuma Campaign.
- Durban eThekweni Mayor – Thomas Mxolisi Kaunda – Closed down a 900 bed shelter in May 17th 2004.

71. SOUTH AFRICA: THE CRIMES AGAINST HUMANITY: ORGANISED CRIME: AND ALL THAT CORRUPTION!

- 71.1 The ANC/SACP/Cosatu Government had those clear plans in 1994 - to destroy this entire economy.
- 71.2 It did not also want peace commissions and disbanded and destroyed them before they took over.
- 71.3 It had plans to destroy the rural and farm protection: and it was achieved by Thabo Mbeki in 1999.
- 71.4 The ANC/SACP/Cosatu Government clearly had those plans in 2009 – to destroy that food security.
- 71.5 It did not want socio-economic growth and development: and rather built 10 R68 billion stadiums.
- 71.6 It had plans to create a militia and destroy the justice system - and was achieved by Zuma in 2022.
- 71.7 The ANC/SACP/Cosatu Government had those clear plans in 2017 – to use the Zulu nation to do it.

72. SOUTH AFRICA: THE DECLARATION OF WAR: THE WAR ON THE PEOPLE: AND ALL THE FOOD SECURITY

- 72.1 The ANC/SACP/Cosatu Government also implemented those plans - over a period of only 28 years.
- 72.2 The people in South Africa can no longer oppose or deny that this has actually taken place in 2022.
- 72.3 The people in this country can no longer dispute or ignore that this has actually happened to them.
- 72.4 The ANC/SACP/Cosatu Government also deceived and misled the people: and a global community.
- 72.5 The global rating agencies of *Fitch: Moodys: and Standard and Poors* were not fooled - by these lies.
- 72.6 The people in this country can no longer deny that we were given Junk Status rating in July of 2019.
- 72.7 The ANC/SACP/Cosatu Government also implemented the global plans and declared a war in 2020.

73. SOUTH AFRICA: THE COVID 19 PLANDEMIC: FREE ZUMA CAMPAIGN: THIS WAS ALL PLANNED IN 2019

- 73.1 The ANC/SACP/Cosatu Government did not consult with the people of South Africa over any issues.
- 73.2 They did not consult with the business chambers: the religious leaders - or even the Zulu Monarch.
- 73.3 They did not even consult with those medical and health professionals or even a peace commission.
- 73.4 The ANC/SACP/Cosatu Government took instruction from World Economic Forum in March in 2019.
- 73.5 They did not heed the global warnings: a peace commission warning: or even the cries of the poor.
- 73.6 They did not even apologise: showed no remorse: and there is no sign of any regret from this ANC.
- 73.7 The ANC/SACP/Cosatu Government took their instructions from BRIC partners: and United Nations.

74. SOUTH AFRICA: THE TRUTH IS OUT: TIME BRINGS ALL THINGS TO LIFE: AND ESPECIALLY THIS TRUTH!

- 74.1 The ANC/SACP/Cosatu Government relies on the media: propaganda: and their political promises.
- 74.2 It relies on misinformation: disinformation and the virus is the disease - and fear is that plandemic.
- 74.3 Common sense and Truth is the only cure to this current humanitarian and economic crisis in 2022.
- 74.4 The ANC/SACP/Cosatu Government has no defence against Truth - and the time has come for that.
- 74.5 It relies on fear and manipulation and human rights abuse: and crimes against humanity to do that.
- 74.6 Common sense and Justice is an only cure to a current leadership and management crisis - in 2022.
- 74.7 The ANC/SACP/Cosatu Government has relied on the Zulu nation to achieve their aims or purpose!

75. SOUTH AFRICA: THE ZULU MONARCH IS DEAD: BUT THE TRUTH COMES FROM VALLEY OF THE KINGS!

- 75.1 The ANC/SACP/Cosatu Government relied on Jacob Zuma to destroy an economy and food security.
- 75.2 They used the Department of Cogta and Nkosazana Dlamini Zuma to control all the Zulu leadership.
- 75.3 They used taxpayers and ratepayers to gain political support from a Zulu Monarch - and leadership.
- 75.4 The ANC/SACP/Cosatu Government relied on cadre deployment - and taxpayer money to achieve it.
- 75.5 They used cadre deployment and ratepayer money to assist in an Ingonyama Trust Land expansion.
- 75.6 They used the justice system: SAPS: SADF: Metro Police and their cadres - to incite all that violence.
- 75.7 The ANC/SACP/Cosatu Government relied on deception: but the answer came from Valley of Kings!

THE ANC DESTROYED A PEACE COMMISSION - BUT CANNOT ESCAPE THAT SADC COURT OF NATURAL JUSTICE!

76. THE SADC COURT OF NATURAL JUSTICE: THE PEOPLES COURT: THE CRIMINAL CHARGES: THE CRIMES:

- 76.1 The ANC/SACP/Cosatu Government have committed treason against all the People of South Africa.
- 76.2 In a period of 28 years they have deceived the People and misled them all and betrayed their trust.
- 76.3 Between 1994 and 2022 the ANC political party has committed crimes against humanity - in Office.
- 76.4 The ANC/SACP/Cosatu Government have contravened the POCA Act of 1998 - and are guilty of this.
- 76.5 It has through cadre deployment and nepotism - contravened that Labour Act - and is guilty of this.
- 76.6 Between 1994 and 2022 an ANC political party has stolen more than R3 trillion – and is guilty of it.
- 76.7 The ANC/SACP/Cosatu Government have contravened the Foreign Law of the 2001 SADC Protocol.

THE SADC PROTOCOL AGAINST CORRUPTION DEMANDS CORRECTIVE JUSTICE FOR ALL UNJUST ENRICHMENT!

77. THE SADC COURT OF NATURAL JUSTICE: THE AUTHORITY OF SADC COUNTRIES - AND A FOREIGN LAW:

- 77.1 The SADC Protocol against Corruption and organised crime demands corrective justice for crimes.
- 77.2 In the absence of a justice system and judiciary system that is unbiased one must also be created.
- 77.3 **The South African justice system has been captured and destroyed through cadre deployment.**
- 77.4 The SADC Protocol against Corruption and organised crime demands restorative justice for crime.
- 77.5 In the absence of an unbiased judge and magistrate that is honest - a court must also be created.
- 77.6 **The South African Traditional Council justice system has been ignored and destroyed - by ANC.**
- 77.7 The SADC Protocol against Corruption and organised crime - demands that 'collaborative' justice!

THE POCA ACT AGAINST ORGANISED CRIME DEMANDS A RESTORATIVE JUSTICE: FOR ENTIRE CRIMINAL ACTS!

I, Dr Peter Christopher Munns act for the People of South Africa and as the victims of these crimes against the People and humanity – and the victims of this unjust enrichment – and have established the SADC Tribunal for Natural Justice. It is the Peoples Court of South Africa: and as the designated complainant and whistle-blower is authorised as the representative of the People and victims of this organised crime and unjust enrichment to act in a manner that restores justice: law and order: and rule of law. The SADC Court of Natural Justice has the Summary of Findings which is included in this Affidavit – and as that designated complainant - act for victims.

Based on this Affidavit: investigation: research and Summary of Findings the People of South Africa – under a formal structure of the National Peace Commission will hold these criminals accountable under both a POCA Act of 1998: the SADC Protocol of 2001: and Criminal Matters Act of 1996: Proceeds of Crime Act 1996: and in accordance with these Acts and Protocols will act in the best interests of the 65 million people of South Africa and recover this R3 trillion that has been stolen by these acts of organised crime: racketeering: corruption and malfeasance and cadre deployment and nepotism in the past 28 years – with assistance from the People - and in collaboration with those South African Police Services and Justice Department that are honest - and willing.

To this end and primary purpose the Second House of Cooperative Governance and Traditional Affairs has the Authority and jurisdiction to establish a Council of 28 capable and ethical leaders in 275 municipal regions as a National Peace Commission. Within this framework will be SADC Court of Natural Justice and will establish the Peoples Court in the 44 municipalities of Kwa Zulu-Natal initially and restore peace: law and order: rule of law: and deal with organised crime: corruption: money laundering: racketeering: gangsterism: drug dealing: and a recovery of these proceeds from unjust enrichment and organised crime. They will deal with looting: violence: plundering of public assets and the assets will be placed in the Criminal Assets Recovery Fund established by a National Peace Commission Secretariat: and for the purposes of recovering the money stolen from the People.

Based on this Affidavit and Summary of Findings of the SADC Court of Natural Justice the names of the public servants responsible for this cadre deployment: nepotism: organised crime: declaration of war: tribalism and factionalism have been provided. The Batho Pele – People First – Peace Accord has been provided to build the unity and solidarity of capable and ethical leadership and to provide good and moral governance in this land: and restore peace and freedom from corrupt public servants: gangsterism: xenophobic and racial intolerance. The National Peace Commission will achieve these objectives without fear: favour: or any intimidation at all!

-AFFIDAVIT – DESIGNATED COMPLAINANT – SUMMARY OF FINDINGS-

I, Dr Peter Christopher Munns – I.D. 500 729 5117 089 – hereby submit the Summary of Findings of the SADC Court of Natural Justice – **The Peoples Court of South Africa** – and publicly declare them to be true and correct. They are the submission of the National Peace Commission established in 2019: and the result of meticulous research: engagement with both public and private sector in the wider community: and a Mandate from the late Zulu Monarch – King Goodwill Zwelitini – to expose these acts: omissions and actions of the past and also present presidents and public servants - in entrusted positions of public trust who have taken an Oath of Office and abused this for unjust enrichment and selfish gains. It is the intention to utilise these findings and judgement to seek peace - and a freedom from organised crime: corrupt and despotic rule: and to hold those responsible accountable in 2022.

The purpose of this Affidavit is to lay criminal charges against those who have chosen to betray that entrusted power: and to provide the essential Evidence in a manner that is not only factual but it can and must be used by leadership in South Africa - and the South African Police Services and members of the Justice System who in fact have a moral compass - to assist in this peace process and recovery of the more than R3 trillion stolen: wasted: lost: or misused by public servants in the past ten years: and to ensure that those Summary of Findings of that State Capture Commission and Anti-Corruption Tribunal are used to hold the people accountable. Those responsible for the violence: unrest: and the Free Zuma Campaign and other related crimes against the People and society will be responsible in a personal capacity and restorative justice will also be exercised in the SADC Courts for Natural Justice.

The purpose of this Affidavit is to make it publicly known that South Africans has been betrayed and deceived by public servants that have no respect for life: property: or human rights and who have all abused that entrusted power and public trust: to embark on a journey of selfish gain and violence. It is not an absence of war that peace is seen but rather a presence of justice: and this justice has been delayed or denied to the People in the 1996 Preamble of The Constitution for more than 28 years. It is not a government that wants either peace or justice and they destroyed a 1993 Peace Commission as evidence to their commitment to a process of violence: rebellion: revolution and even a civil war. It is the same public servants that have used cadre deployment to capture the justice system for the purpose of providing immunity from prosecution. These SADC Courts for Natural Justice are in place.

SIGNED AT.....ON THEDAY OF.....2022

.....

THE DESIGNATED COMPLAINANT
Dr Peter Christopher Munns: I.D. 500 729 5117 089

.....

THE COMMISSIONER OF OATHS

-SUMMARY OF FINDINGS – THE KHOI SAN EMBASSY-

THE BERLIN CONFERENCE/ LONDON CONVENTION – 1884 – ALL LAND BELONGS TO THE CROWN!

1. The British Crown has put into place a Constitution in 1996 that allows it to control the gold.
2. Anglo American and De Beers Companies ensured that all mining activities were controlled.
3. The London Convention has provided the mining syndicates with total control over reserves.
4. The British Crown has put in place a Deed of Transfer in 1996 - that allows control of all land.
5. It has provided the Gold Standard that puts all the gold and minerals under the British Crown.
6. The London Convention provided the Articles that were included into that 1996 Constitution.
7. The British Crown has been the beneficiary of the 1996 Constitution and has been organised.

The London Convention of 27th of February 1884 has put Land and all Minerals under British Crown.

1. The British Crown has extended this Gold Standard Policy to include the rest of Africa - in 1884.
2. The 1996 Constitution was created in 1993 by the British Crown and the Council of 4 Provinces.
3. The Articles of the London Convention has provided legislation supported by the Justice System.
4. The British Crown has created the Justice System that is supported by all this ANC Government.
5. The 1996 Constitution was presented by this government and the Judges have upheld the laws.
6. The Articles of the London Convention have been enforced by entire Justice System and banks.
7. The British Crown has captured the Mining Houses: the Banks and a Justice System since 1884!

The London Convention of 27th of February 1884 has put the Justice System under the British Crown.

1. The Khoi San Embassy does not recognise The Berlin Conference or London Convention of 1884.
2. It does not recognise the ANC Government for their role in upholding all of the organised crime.
3. It neither recognises the Parliament: or Cabinet and the Executive: Legislature or their Judiciary.
4. The Khoi San Embassy does not recognise The Justice System that is upholding this Convention.
5. It does not recognise the Authority of all the Courts and this Justice System has been captured.
6. It neither recognises the Judges: Magistrates and Administrators for their crime against people.
7. The Khoi San Embassy does not recognise The Parliament of South Africa for their compliance!

The London Convention of 27th of February 1884 has put all of the Parliaments under a British Crown.

1. The Khoi San Embassy does not recognise the ANC-led Government for their role in this deceit!
2. It does not recognise the entire Parliament for this organised crime: racketeering and the fraud.
3. It certainly does not recognise Digital Currency: One World Government: or One World Leader.
4. The Khoi San Embassy does not recognise the ANC-led Parliament for their role in the treason!
5. It does not recognise the One World Religion: One World Army: or the World Economic Forum.
6. It certainly does not recognise the COVID 19 Bioweapon programme - and mandatory vaccines.
7. The Khoi San Embassy does not recognise this ANC-led Cabinet - for their role in this Denocide!

The London Convention of 27th of February 1884 has put all ANC Parliament under the British Crown.

1. The Khoi San Embassy does not recognise an Authority of this Communist Government in 2022!
2. It is all a gangster government: a criminal cartel: a pernicious parliament: and a corrupt cabinet.
3. It certainly has no moral compass: or the jurisdiction and a moral Authority to lead and manage.
4. The Khoi San Embassy does not recognise an Authority of the Justice System and Court System.
5. It is all a British Crown System that has taken the wealth: the mineral rights - and the reserves.
6. It certainly has no right or Authority to own the Land: Property: and even those Gold Standards.
7. The Khoi San Embassy does not recognise an Authority of the British Crown and their Agencies!