

450(A)

**IN THE HIGH COURT OF SOUTH AFRICA
GAUTENG DIVISION, PRETORIA**

13/2/19

Before her Honourable Madame Justice Hughes held on 13 February 2019

Case no: 9838/19

In the *ex parte* application of:

TSHWANE UNIVERSITY OF TECHNOLOGY **APPLICANT**
and

ALL MEMBERS OF THE CENTRAL STUDENT REPRESENTATIVE COUNCIL OF THE APPLICANT **1ST RESPONDENT**

ALL MEMBERS OF THE LOCAL STUDENT REPRESENTATIVE COUNCILS OF THE APPLICANT **2ND RESPONDENT**

ALL STUDENTS AND PERSONS RESIDING IN THE RESIDENCES OF THE APPLICANT'S CAMPUSES **3RD RESPONDENT**

PARTICIPANTS IN THE PROTEST ACTION AT CAMPUSES OF THE TSHWANE UNIVERSITY OF TECHNOLOGY **4TH RESPONDENT**

THE ECONOMIC FREEDOM FRONT (EFF) STUDENT COMMAND TUT BRANCHES **5TH RESPONDENT**

PAN-AFRICAN STUDENT MOVEMENT OF AZANIA (PASMA) **6TH RESPONDENT**

AMBROSE NZULA **7TH RESPONDENT**

NKOSINATHI NDLOVU **8TH RESPONDENT**

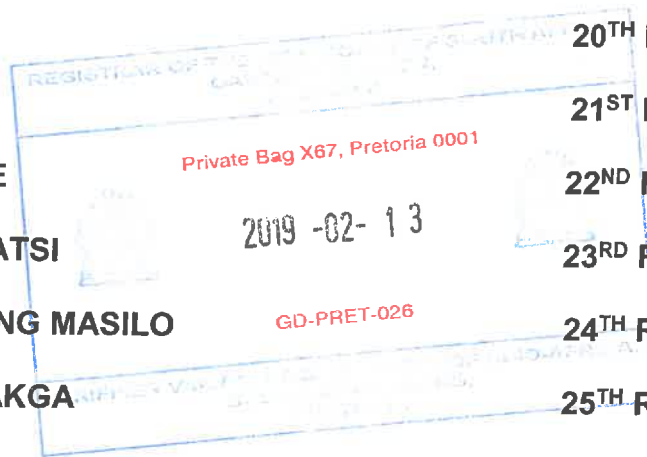
KOKETSO MAUNATLALA **9TH RESPONDENT**

NAOMI MPHAMO **10TH RESPONDENT**

KUTLOANO LEPULE **11TH RESPONDENT**

REGISTRAR OF THE HIGH COURT OF SOUTH AFRICA
Private Bag X67, Pretoria 0001
2019 -02- 13
GD-PRET-026

THANDO ZONDO	12 TH RESPONDENT
ELIYA MOGALE	13 TH RESPONDENT
LUCKY SEPATAKA	14 TH RESPONDENT
THABO WARRANT MOTHOA	15 TH RESPONDENT
REGINA LETSWALO	16 TH RESPONDENT
MZWAKHE MWELASE	17 TH RESPONDENT
KOKETSO MOATSHE	18 TH RESPONDENT
THABO NTIMBA	19 TH RESPONDENT
ALEX NKOSI	20 TH RESPONDENT
TREVA SELEPI	21 ST RESPONDENT
AHAYI MPHALELE	22 ND RESPONDENT
THABANG MOLOATSI	23 RD RESPONDENT
TIMOTHY KGOKONG MASILO	24 TH RESPONDENT
THABANG KGANAKGA	25 TH RESPONDENT



DRAFT ORDER

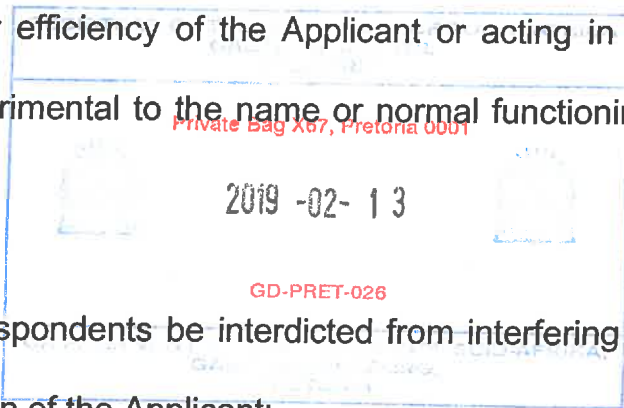
After having heard counsel for the Applicant, the following order is made an order of court:

1. An order dispensing with the forms, service and time periods prescribed in terms of Uniform Rules of Court and directing that the

matter be heard as one of extreme urgency in terms of rule 6(12) of the Uniform Rules of Court.

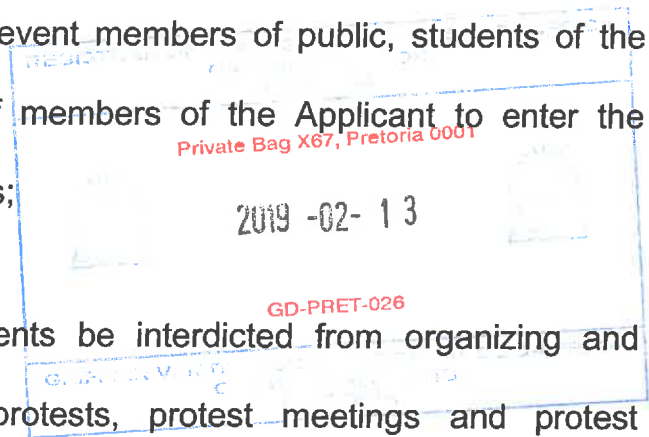
2. An order is issued dispensing with citation requirements in rule 6(2) in respect of the Respondents.
3. That a rule nisi be issued herewith in terms of which the Respondents are called upon to show cause on 23 July 2019 why an order in the following terms should not be made a final order of the above Honourable Court:

- 3.1. That Respondents be interdicted from committing any act which is prejudicial to the good name, administration, discipline or efficiency of the Applicant or acting in any way which is detrimental to the name or normal functioning of the Applicant;



- 3.2. That the Respondents be interdicted from interfering with the administration of the Applicant;
- 3.3. That the Respondents be interdicted from instructing or affecting or causing any employee, staff member or official of the Applicant to vacate their offices and/or to leave any of the campuses of the Applicant;

- 3.4. That the Respondents be interdicted from intimidating, threatening, assaulting and/or harassing any of the employees, staff members and/or officials of the Applicant;
- 3.5. That the Respondents be interdicted from making the campuses of the Applicant ungovernable;
- 3.6. That the Respondents be interdicted from assaulting any member of the public, students of the Applicant and staff members of the Applicant;
- 3.7. The Respondents be interdicted from erecting obstacles at the entrance and/or entrances of the Applicant's campus at Soshanguve, GaRankuwa, Pretoria and any other campus of the Applicant to prevent members of public, students of the Applicant and staff members of the Applicant to enter the aforesaid campuses;
- 3.8. That the Respondents be interdicted from organizing and participating any protests, protest meetings and protest marches at any of the campuses and/or within a radius of 1 km of any such campus of the Applicant without the necessary written approval by the Vice Chancellor of the Applicant;

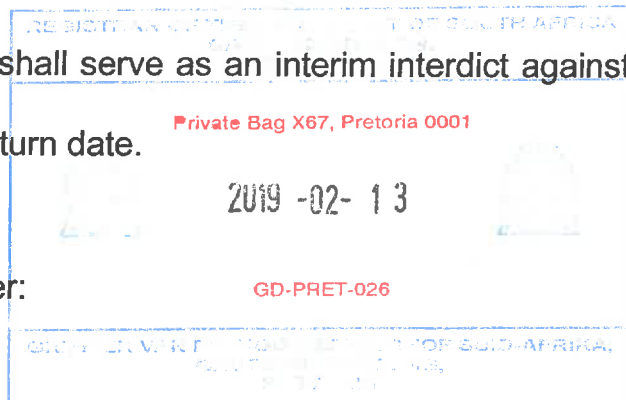


3.9. That the Respondents be interdicted from participating in any conduct which conduct would result in the commencement and/or escalation of violence at any of the Applicant's campuses;

3.10. That the Respondents be ordered to pay the costs of the Applicant.

4. That prayers 3.1 to 3.9 shall serve as an interim interdict against the Respondents until the return date.

5. Service of the Court order:



5.1. Service by the Sheriff on the Respondents by reading out the order by loudhailer at the entrance or entrances to campuses or premises affected by protest action;

5.2. By posting this court order on the official website of the Tshwane University of Technology;

5.3. By posting a copy of this court order at all entrances to the campuses of the Tshwane University of Technology;

5.4. By transmitting the court order on the campus radio station on all affected campuses of the Tshwane University of

Technology.

6. The Respondents are entitled to anticipate the return date after 24 hours written notice to the Applicant's attorney.
7. That the cost of the application are reserved for determination on the return date.

BY ORDER



THE REGISTRAR

