

# IN THE OSLO - Alt for Norge - SUPREME COURT

## THE KINGDOM OF NORWAY

"There never was an idea stated that woke men out of their stupid indifference but its originator was spoken of as a crank."  
~ US Supreme Court Justice Oliver Wendell Holmes ~

In the matter between:

KINGDOM OF NORWAY Plaintiff

And

ANDERS BEIHRING BREVICK

(AKA ANDREW BERWICK, SIGURD JORSALFAR) 1<sup>st</sup> Defendant

LARA JOHNSTONE

(AKA ANDREA MUHRRTEYN, FRANCIS MARION BRAIDFUTE) 2<sup>nd</sup> Defendant

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### NOTICE OF APPLICATION: 26 JULY 2011

Application in terms of Article 85 of Norwegian Constitution, as laid down on 17 May 1814 by the Constituent Assembly at Eidsvoll and subsequently amended, most recently on 20 February 2007: Any person who obeys an order the purpose of which is to disturb the liberty and security of the Storting is thereby guilty of treason.

### NOTICE OF WITHDRAWAL OF APPLICATION: 03 SEPTEMBER 2011

Written Reasons: If Norway wants to be conquered by Muslims; and does not wish to take this opportunity provided to it to raise its citizens awareness of its impending European and cultural suicide; that is Norway's choice; which I shall honour and respect.

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#### [I] [A] The Parties: Defendant's Applicant:

Name:	Lara Johnstone (Married: Johnson)
Date of Birth:	04 December 1966, Volksrust, Transvaal, South Africa
Nationality:	Norwegian South African (Progenitor: FÜRSTENBERG, Johan Pieter <sup>1</sup> )
Passport:	A00011592 (South African)
Identity Number:	661204 0012 086
Sex:	Female

<sup>1</sup> FÜRSTENBERG, Johan Pieter<sup>1</sup>: Johan Pieter FÜRSTENBERG was born about 1760 in Bergen, Norway. He was an officer in the artillery and is referred to by some sources as: Johan Petrus. On 04 July 1784 he married Anna Elizabeth HAMMES (01.03.1767) in Capetown; daughter of Pieter Casper HAMMES (~1752, Drakenstein) and Maria Magdalena DELPORT (1753, Sergauts River, Swellendam).  
[http://www.jussanguinis.com/PS/LIB/NO\\_Furstenberg\\_JohanPieter.htm](http://www.jussanguinis.com/PS/LIB/NO_Furstenberg_JohanPieter.htm)

Profession: Vermicompost/Worm Farmer & Ecolaw Activist  
 Ethnicity: European  
 Culture & Religion: Radical Hon(our)sty Bushido Dischordian Futilitarian<sup>2</sup>  
 Culture Profession: Lara Braveheart: Lt. Cdr. Naval Legal Services Command<sup>3</sup>  
 Address: P O Box 5042, George East, 6539, South Africa  
 Tel/Fax: +27 - 44 - 870 7239  
 Cell: +27 - 71 - 170 1954 (to be reactivated soon as new cell purchased)  
 Email: jmcswan@mweb.co.za  
 USA Residency: Immigration & Naturalization Service (INS): # A77 177 281  
 Husband (Separated): Demian Emile Johnson  
 Husband Ethnicity: African American  
 Husband Address: Demian Emile Johnson, C-68641: California Dept. of Corrections

[B] The Party: Plaintiff's Representatives:

13. Names of the State Officials against which the Application is directed:

- (A) Honourable Tore Schei, Chief Justice: Supreme Court, with the support of:
- (B) King Harald V, King of Norway<sup>4</sup>
- (C) Hon. Jens Stoltenberg, Prime Minister<sup>5</sup>
- (D) Hon. Dag Terje Andersen, President<sup>6</sup>
- (E) Gen. Harald Sunde, NATO: Military Comm.: Chief of Staff, Chief of Defence<sup>7</sup>
- (F) HE Tor Christian Hildan, Ambassador of Norway, Pretoria<sup>8</sup>

[IIA] Statement of Facts: 2083 - Article 85 of Norwegian Constitution.

[IIB] Statement of Facts: African White Refugees Jus Sanguinis Petition to Norway.

[IIC] Statement of Facts: Communication and Complaint under Art.15 of Rome Statute:

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

[IIA] Statement of Facts: 2083 - Article 85 of Norwegian Constitution:

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<sup>2</sup> Dr. Truth Affidavit on Behalf of Lara Johnstone: Radical Hon(our)sty Bushido Dischordian Warrior: Affidavit of Brad Blanton, Ph.D, evidencing the legal, psychological, and socio-political 'citizens privilege', Nuremberg Principles skills and competencies of Individual Responsibility, required for acts of civil disobedience to perceived illegitimate authority; and their application to the common law 'reasonableness test'; in terms of Criminal Procedure Act 51, of 1977: § 213: Proof of Written Statement by Consent; & § 171 & 172: Evidence on Commission ([www.1984-2-1776.co.nr](http://www.1984-2-1776.co.nr))

<sup>3</sup> See: Concourt #23-10: Citizen v. McBride: First Amicus: Ubuntu Brief of Amicus Curiae Lara Johnstone, Bushido Dischordian Futilitarian In Support Of: Radical Honesty Common Sense Population Policy Social Contract Interpretations of Promotion of National Unity & Reconciliation Act, 34 of 1995 (Page II.11)

<sup>4</sup> [http://www.jussanguinis.com/JS-RoR/no/King\\_Harald-V.htm](http://www.jussanguinis.com/JS-RoR/no/King_Harald-V.htm)

<sup>5</sup> [http://www.jussanguinis.com/JS-RoR/no/PM\\_Stoltenberg-Jens.htm](http://www.jussanguinis.com/JS-RoR/no/PM_Stoltenberg-Jens.htm)

<sup>6</sup> [http://www.jussanguinis.com/JS-RoR/no/P\\_Andersen-Dag-Terje.htm](http://www.jussanguinis.com/JS-RoR/no/P_Andersen-Dag-Terje.htm)

<sup>7</sup> [http://www.jussanguinis.com/JS-RoR/nato/Norway\\_Gen-Harald-Sunde.htm](http://www.jussanguinis.com/JS-RoR/nato/Norway_Gen-Harald-Sunde.htm)

<sup>8</sup> [http://www.jussanguinis.com/JS-RoR/no/Amb\\_Hildan-Tor-Christian.htm](http://www.jussanguinis.com/JS-RoR/no/Amb_Hildan-Tor-Christian.htm)

14. I am the Defendants Knights Templar (Miragestorum Navajo Dwarfwhisper32) Religious and Cultural Mentor. My Codename is ‘Francis Marion Braifute’.
15. He obeyed my - SSBN 619: OMGASM - order to disturb the liberty and security of the Storting, and both of us should consequently be charged with treason against Norway.
16. We request to be charged with treason and if found guilty, in a free and fair trial -- of the same standard as provided to Nelson Mandela by the Apartheid South African Government - by a jury of our peers; to be executed, together, by firing squad.
17. We hereby notify the court of our intention to plead to the Political Necessity Defence.
18. If convicted: We do not wish to waste the taxpayers money by keeping us incarcerated, but to be executed by firing squad.
19. We request Political Necessity Attorney Katya Komisaruk<sup>9</sup> to be appointed as my counsel, to act as Co-Counsel for Attorney Geir Lippestad, in regards to our intentions to plead to Political Necessity<sup>10</sup>.
20. We also request the court to appoint Dr. Brad Blanton - founder of the Radical Honesty culture and religion - as the only psychologist worldwide with the required psychological and socio-political ‘citizens privilege’, Nuremberg Principles skills and competencies of Individual Responsibility, required for kinaesthetically psychologically understanding ‘Level of Pure Reason’ acts of civil disobedience to perceived illegitimate authority; and their application to the common law ‘reasonableness test’<sup>11</sup>.
21. Succinctly: Mr. Berwick wanted to know why I had married an African American, and not a white man. My response was that (I) I had not met a white man of honour, who judged women by their character, integrity, intelligence and values, instead of their ‘fuckability’ appearance. I am not a walking vagina mindless Barbie Doll.
22. Succinctly: Mr. Berwick wanted to know why I choose to be fat. I said I do so cause it works like the most incredible DDT pesticide for men who are sex pests. It means I don’t have to waste my time being lied to and deceived by men who only want to be fucked; who have no interest in a woman’s character, integrity, values, etc. If I meet a man worthy, then it shall be his job to love me enough to fuck me thin!
23. Succinctly: Mr. Berwick wanted to know why I had decided not to have children: I said it was not a matter that I had chosen not to have children; but that I had not found a man who proved to me he was serious about being a good father. They had not passed my fatherhood test. My fatherhood test is: He has to prove he is serious and committed to

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<sup>9</sup> [http://articles.latimes.com/1987-11-11/news/vw-13507\\_1\\_navstar](http://articles.latimes.com/1987-11-11/news/vw-13507_1_navstar) and <http://www.lawcollective.org/>

<sup>10</sup> [http://issuu.com/js-ror/docs/070820\\_civil-disobedience-necessity-defense?mode=a\\_p](http://issuu.com/js-ror/docs/070820_civil-disobedience-necessity-defense?mode=a_p)

<sup>11</sup> Dr. Truth Affidavit on Behalf of Lara Johnstone: Radical Hon(our)sty Bushido Discordian Warrior: Affidavit of Brad Blanton, Ph.D, evidencing the legal, psychological, and socio-political ‘citizens privilege’, Nuremberg Principles skills and competencies of Individual Responsibility, required for acts of civil disobedience to perceived illegitimate authority; and their application to the common law ‘reasonableness test’; in terms of Criminal Procedure Act 51, of 1977: § 213: Proof of Written Statement by Consent; & § 171 & 172: Evidence on Commission ([www.1984-2-1776.co.nr](http://www.1984-2-1776.co.nr))

fatherhood by playing a 'Serious and Sincere and Committed to Fatherhood' game of Russian Roulette, with the following conditions<sup>12</sup>:

Mutual Coercion, Mutually Agreed Upon Loving Procreation Parenting Test<sup>13</sup>:

Real Goddamn Change We Can Believe in Kinesthetic Parenting for a

Sustainable Blue Skies, No Fences Commons!?

"I wander through the marketplace of Athens, and I marvel at all the things I can do without." - Socrates

"All truths are easy to understand once they are discovered; the point is to discover them." ~ Galileo

**CONTEXT OF QUESTION:** I am 41 years old, I have no children, although more than a few men have wanted me to bear their children; they failed to pass my commitment test for how much they love children, as opposed to how much they just want a woman with good genes to spread their sperm around the planet without being willing to give their lives for the children they want to procreate.

So they failed the commitment test: a very simple kinesthetic learning test. You see it is my opinion most of the men on the planet have imaginary fantasies about what excellent fathers they are, and how much they love children, and are committed to their children; and that 'fatherhood' is nothing but a 'little boy toy soldier' fantasy. So as an educator (most people learn better kinesthetically, i.e. by action, than by reading, or listening, whereby they only absorb a theory in their HEAD, kinesthetic learning is learning a principle IN YOUR GUTS, IN YOUR BONES, IN EVERY SINGLE CELL OF YOUR BEING). So my test is not an intellectual test (intellectual tests don't help children to know they are loved by their fathers), it is a kinesthetic test.

The man has to play Russian Roulette with me, 3 bullets each, to demonstrate that he is willing to risk his life, to demonstrate his commitment to emotionally, psychologically and spiritually BE THERE FOR THE CHILD HE INTENDS TO PROCREATE.

On another socio-political level, my personal opinion would be that in a Republic where individuals who wished to procreate practiced such mutual coercion, mutually agreed upon procreation policies, HUMANITY WOULD SIGNIFICANTLY REDUCE, IF NOT ENTIRELY ELIMINATE ALL THE FOLLOWING PROBLEMS: unwanted children, abortion, unloved children, slave and cannon fodder bred children, homeless children, abused children.

I could add to the above, how many south central LA, Gaza, Calcutta, Soweto concentration camp ghetto's would there be; if those slave and cannon fodder breeding male kaffirs, were required to take the intended mother of their child/ren, to the police station for a game of russian roulette to kinesthetically demonstrate their commitment to being their for their future children as a committed father, to give their lives for their children?

Think about it!!!

And they are just ideas. And plenty of resistance to these ideas, from those who prefer to be 'normal' and 'debt slaves'. If men prefer to be indentured servants, to wives who don't take them to heaven and back with a multiple orgasm at least once a day, but prefer they work their butts off for children, they never had the

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<sup>12</sup> <http://sqswans-prh.blogspot.com/2008/12/2-i-love-you-and-because-i-love-you-i.htm>

<sup>13</sup> <http://sqswans-prh.blogspot.com/2008/12/2-i-love-you-and-because-i-love-you-i.html?zx=fe7f379887c45ca2>

choice to SERIOUSLY THINK ABOUT WHETHER THEY WANTED TO BE REAL FATHERS FOR. Women like that are practicing what I call INDENTURED SERVITUDE EXPLOITATION.

- [II] Statement of Facts: African White Refugees Jus Sanguinis Petition to Norway:
24. The Applicant, as a matter of the Jus Sanguinis Boer Volkstaat Campaign petitioned Respondents (B, C, D & E) for: [A] International Political and Legal Recognition for a Boer-Volkstaat in South Africa; or in the absence thereof; [B] The enactment of Jus Sanguinis Right-of-Return legislation by the relevant Progenitor EU Nations, for EU citizenship for African White Refugee descendants.
  25. Applicant requested all respondents to impartially investigate the arguments in the Jus Sanguinis Petition and Briefing Paper to determine (a) the factual and legal accuracy and if so seriousness of the issues raised; and (b) consider all relevant options for resolving the issues; such as amending relevant (i) Foreign Policy laws by politically endorsing a Boer Volkstaat in South Africa; and/or (ii) Nationality laws by enacting Jus Sanguinis Right-of-Return legislation for their African White Refugee 'settler' descendants, to return to their progenitors motherland/s.
  26. Briefly the Argument detailed in the Petition and Briefing Paper and other documentation submitted to the Respondents argues that: (A) Applicant is a white Settler descendant of Respondents Progenitor Citizen; (B) The Competitive Exclusion Principle (Apartheid) was an Act of Political Just War Self Defense to Tragedy of the Breeding War - Act of War - African Commons Exponential Population Growth 'Swart Gevaar' reality; (3) Apartheid Government was never found guilty in any court of law of any so-called 'Crime of Apartheid' or 'Crime Against Humanity'; (4) Respondents Anti-Apartheid Actions Endorsed Apartheid Regime Change; (5) Respondents Anti-Apartheid Regime Change Actions contributed to South Africa's TRC Fraud Social Contract; (6) Respondents Moral and Political Responsibility to Amend their Anti-Apartheid TRC Fraud Social Contract Geo-Political Miscalculation.
  27. South Africa is populated by White and Black Settlers.

"All South Africans are settlers, regardless of their skin colour, and their DNA carries the proof. So says Dr Wilmot James, head of the African Genome Project, a distinguished academic, sociologist and, more recently, honorary professor of human genetics at the University of Cape Town. And he says South Africans will soon have a public genetic database which will show how the country became populated over thousands of years. The African Genome project is supported by local genealogy website Ancestry24.com James aims to trace the origins of South Africans "no matter what their language, ethnic

origins, or skin colour". "No one group can lay claim to South Africa. Everyone is a settler, and we will show how people came here in waves of migration."<sup>14</sup>

28. Applicants European Settler Progenitor/s traveled to South Africa in response to Respondents Predecessors Geopolitical Realpolitik 'Colonial Empire' Decision-making, to find only the Bushman as indigenous natives. They arrived as 'settler' farmers, soldiers, medical personnel, religious and political administrators, frequently on behalf of, and for the benefit of, Respondents Predecessors Political and Financial Imperial Interests<sup>15</sup>. In approximately 1770, the Eastward migrating Boers came into contact with the southern migrating Xhosa's, originally from Central Africa, at the Fish River in the Eastern Cape. Population pressure disputes over the ownership of farming land and cattle resulted in what is known as the Cape Frontier Xhosa wars. Many Boers then migrated north to found the Free State and Boer Republics.

Relations between the Netherlands and South Africa date back to 1652, when Jan van Riebeeck of the Dutch East India Company (VOC) landed at the Cape in order to set up a refreshment post halfway between Europe and the East Indies. Later the Cape developed into a Dutch colony with a permanent and expanding white population. South Africa was the only popular outgrowth that emerged from Dutch colonialism.

When the British took control of the Cape in 1806, part of the Dutch-speaking population - called Boers after the Dutch word for 'farmers' - left the Cape and migrated into the interior to establish two independent republics in the interior of today's South Africa.<sup>16</sup>

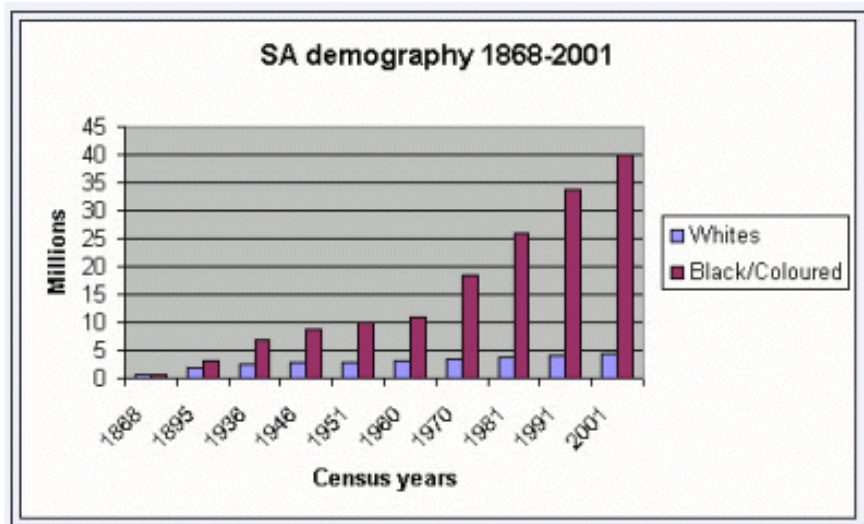
29. One hundred years later, the first census in 1868 revealed a country of 1,134M million of whom 50% were settlers originally of European origins, and 50% were black and coloured settlers who arrived respectively from North Africa, or as slaves from the Far East.

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<sup>14</sup> 'We are all settlers in SA', Lynnette Johns, IOL; August 18 2007 at 03:37pm:  
<http://www.iol.co.za/news/south-africa/we-are-all-settlers-in-sa-1.366860>

<sup>15</sup> Briefing Paper: Founding Petitioners & their Progenitors/Stamvaders (JS.17-26)

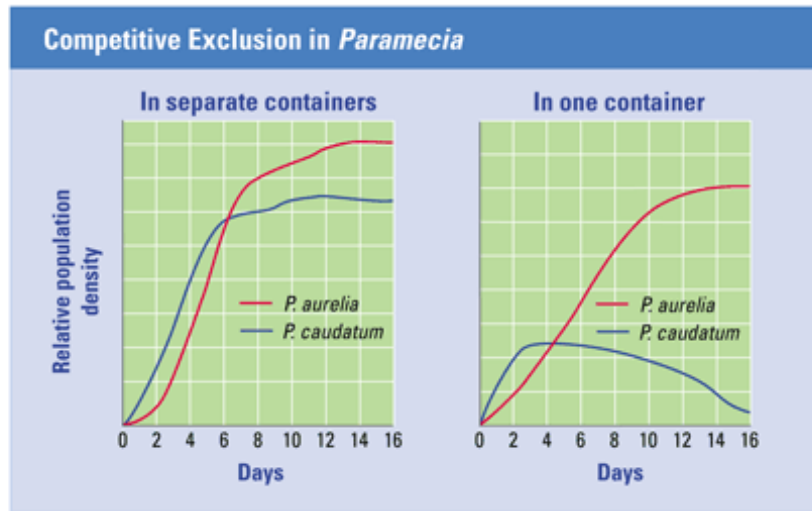
<sup>16</sup> From Jan van Riebeeck to solidarity with the struggle: The Netherlands, South Africa and apartheid By Sietse Bosgra, October 2008  
<http://www.iisg.nl/collections/anti-apartheid/pdf/sadet.pdf>



30. In the subsequent 80 years the European population decreased from 50% to less than 25%. By 1948 the census revealed South Africa's population to be 11.957 Million, of which Africans were 8.5 M (79%) and Europeans 2.5M (21%).
31. The Competitive Exclusion Principle (Apartheid) was an Act of Political Just War Self Defense to Tragedy of the Breeding War - Act of War - African Commons Exponential Population Growth:
32. The roots of the political principle of apartheid are found in biology and ecology. In ecological biological settings, the principle of apartheid is referred to as the competitive exclusion principle. Simply it states that if you introduce two species competing for the same resources into the same ecological environment, predicting the ultimate outcome of their competition will be a result of the rate of their reproduction. The slower breeding species will always go extinct, unless it is able to adapt an evolutionary or behavioural shift that benefits it, to the exclusion of the faster breeding species.<sup>17</sup> For animals such a behavioural shift would mean finding a food source that can sustain the slower breeding species, which the faster breeding species does not consume. In South Africa, Apartheid was legislated as a non-violent political and territorial defense, to exclude the faster breeding Africans, from the slower breeding Europeans resources.

<sup>17</sup> Stalking the Wild Taboo, by Garrett Hardin: Part 4: Competition: (20) Competition, a Tabooed Idea in Sociology; (21) The Cybernetics of Competition; (22) Population, Biology and the Law; (23) Population Skeletons in the Environmental Closet; (24) The Survival of Nations and Civilisations ([www.garretthardinstitute.org](http://www.garretthardinstitute.org))

General Biology 100: Community Interactions: <http://www.sci.sdsu.edu/classes/bio100/Lectures/Lect21/lect21.html>  
 Exploring Life: Introduction to Biology: Species Interact in Biological Communities.: 2004 by Pearson Education, Inc., publishing as Pearson Prentice Hall. <http://knight.noble-hs.sad60.k12.me.us/content/exploringLife/text/chapter35/concept35.4.html>  
 Univ. of Illinois at Chicago: Biology 101: Competitive Exclusion Principle: <http://www.uic.edu/classes/bios/bios101/interactio/sld010.htm>



**Figure 35-14**

Two similar species may each thrive in separate locations, but one may exclude the other when they are placed together. The results of an experiment with two *Paramecium* species demonstrate this principle of competitive exclusion.

33. Judge Jason G. Brent's response to an individual doubting that Apartheid Boer South Africans implementation of Apartheid was a Just War Act of Defense in response to a breeding war, Act of War stated:

"We must all understand that the most potent weapons of war are the penis and the womb. Therefore, if you cannot convince a group to control its population by discussion, debate, intelligent analysis etc., you must consider their action in using the penis and the womb to increase population an act of war."

34. This is precisely how the 'Swart Gevaar' Population Explosion was interpreted - as a Breeding War Act of War - by Apartheid legislators and voters; who feared it would result in their racial and cultural suicide. Apartheid, or the Competitive Exclusion Principle, was their Just War for Boer Demographic and Cultural Survival Response<sup>18</sup>.

Verwoerd described the motives, practices and policies for apartheid, aka *separate development*, or *Harmonious Multi-Community Development*<sup>19</sup>, and *Live and Let Live*<sup>20</sup> in depth, in the submissions to the International Court of Justice on the South West Africa issue, about the 'superiority of numbers of the Natives'<sup>21</sup>.

The choice before us is one of these two divergent courses: either that of integration, which would in the long run amount to national suicide on the part of the Whites; or that of apartheid, which professes to preserve the identity and safeguard the future of every race, *with complete scope for everyone to develop*

<sup>18</sup> Briefing Paper: [B][8] The Nature & Causes of Apartheid: A Just War for Boer-Afrikaner Demographic Survival (JSB.28-32)

<sup>19</sup> Dr. Eiselen, W.W.M., "Harmonious Multi-Community Development", in *Optima*, Mar. 1959, p.1. Dr. Eiselen was at that time Secretary for Bantu Administration and Development.

<sup>20</sup> Address by the South African Prime Minister, Dr. H.F. Verwoerd, address to the SA Club, London, in *Fact Paper* 91, Apr. 1961, p.14

<sup>21</sup> 1964-01-10: ICJ: Ibid (www.icj-cij.org): *Counter-Memorial filed by Gov. of the Rep. of S. Africa (Books I-IV)*, p.463

*within its own sphere while maintaining its distinctive national character.* -- Dr. Malan's National Party in 1947<sup>22</sup>

"As far as relations with the other peoples of South Africa were concerned, the National Party believed initially that its interests could be best served by following a policy of "separateness" - or apartheid. It felt that, only in this manner, would the whites in general - and Afrikaners in particular - avoid being overwhelmed by the numerical superiority of the black peoples of our country. Only in this manner would they be able to maintain their own identity and their right to rule themselves." -- FW de Klerk submission to the Truth and Reconciliation Commission; 16 January 1997<sup>23</sup>

35. As a result of South Africa's multi-national, multi-ethnic, multi-racial, multi-cultural<sup>24</sup> exponential population growth realities<sup>25</sup> in Settler Nation<sup>26</sup> South Africa Applicants Progenitor 'Settlers' implemented Apartheid<sup>27</sup> (biologically referred to as: the competitive exclusion principle)<sup>28</sup> to avoid their racial suicide. Apartheid, from the perspective of Apartheid politicians and Apartheid voters was a non-violent Just War (Competitive Exclusion) for Boer Afrikaner Demographic Survival; in response to the 'Swart Gevaar' (Black Peril) African Breeding War.
36. According to social geographer, John Western in Outcast Cape Town<sup>29</sup>, the two primary motivations for implementing Apartheid was fear of demographic suicide due to the 'swart gevaar' and secondly that segregation benefited all; as enshrined in the 'friction theory' principle (The Friction theory principle was also the foundation of one of the greatest military strategy books ever written: Valour of Ignorance, by Homer Lea; whose use of the theory predicted the rise of Hitler and WWII, thirty-three years before it occurred<sup>30</sup>). In fact John Western states that if certain demographic factors had been different in South Africa, Apartheid may not have occurred: "Even once apartheid was legislated, the 'Nationalists with all their Sowetos could hardly keep up with the Black demographic realities of rural-urban migration and absolute population increase. At immense cost, they as it were ran as fast as they could, only to stay in the same place.' (p.xix)". On the issue of Apartheid's use of friction theory as a justified response, Western writes:

... A central justification for [Apartheid's racial residential segregation] viewpoint, that segregation is in the interest of all, is enshrined in the "friction theory." The

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<sup>22</sup> 1964-01-10: ICJ: Ibid ([www.icj-cij.org](http://www.icj-cij.org)): *Counter-Memorial filed by Gov. of the Rep. of S. Africa (Books I-IV)*, p.473

<sup>23</sup> Second Submission of the National Party to the Truth and Reconciliation Commission, 16 January 1997

<sup>24</sup> Briefing Paper: [B][2] Pandora's Multi-Culti Apartheid Box: SA's Multi-Cultural, Multi-Lingual, Multi-Racial Integration Nightmare (JSB.3-5)

<sup>25</sup> Briefing Paper: [B][8] The Nature & Causes of Apartheid: A Just War for Boer-Afrikaner Demographic Survival (JSB.28-32)

<sup>26</sup> We are all settlers in SA', Lynnette Johns, IOL; August 18 2007 at 03:37pm: "All South Africans are settlers, regardless of their skin colour, and their DNA carries the proof. So says Dr Wilmot James, head of the African Genome Project, a distinguished academic, sociologist and, more recently, honorary professor of human genetics at the University of Cape Town. And he says South Africans will soon have a public genetic database which will show how the country became populated over thousands of years. The African Genome project is supported by local genealogy website Ancestry24.com James aims to trace the origins of South Africans "no matter what their language, ethnic origins, or skin colour". "No one group can lay claim to South Africa. Everyone is a settler, and we will show how people came here in waves of migration."

<http://www.iol.co.za/news/south-africa/we-are-all-settlers-in-sa-1.366860>

<sup>27</sup> Briefing Paper: [B][8] The Nature & Causes of Apartheid: A Just War for Boer-Afrikaner Demographic Survival (JSB.28-32)

<sup>28</sup> Briefing Paper [A] 2. Population Policy Common Sense: Eco-Numeracy, Exponential Functions & Carrying Capacity, Youth Bulge Population Pressure Conflicts & Competitive Exclusion Principle. (JS.A.6-16)

<sup>29</sup> *Outcast Cape Town*, by John Western, University of California Press (June 1, 1997); See also: *The Lie of Apartheid*, by Arthur Kemp, Lulu.com (December 28, 2008): (Chapter 1, of *The Lie of Apartheid and other true stories from Southern Africa*)

<sup>30</sup> Briefing Paper: [C][5] Peak Oil, Economic Collapse & Friction Theory Cultural Conflict

belief is simply that any contact between the races inevitably produces conflict. Thus, the minister of the interior, introducing the group areas bill to Parliament on 14 June 1950, stated:

Now this, as I say, is designed to eliminate friction between the races in the Union because we believe, and believe strongly, that points of contact - all unnecessary points of contact - between the races must be avoided. If you reduce the number of points of contact to the minimum, you reduce the possibility of friction... The result of putting people of different races together is to cause racial trouble.

... The friction theory has some measure of sense to it, as may be illustrated by once again returning to the work of Robert Sommer (1969, pp 12, 14 and 15), who wrote:

[Animal studies] show that both territoriality and dominance behaviour are ways of maintaining social order, and when one system cannot function, the other takes over... Group territories keep individual groups apart and thereby preserve the integrity of the troop, whereas dominance is the basis for intragroup relationships... Group territoriality is expressed in national and local boundaries, a segregation into defined areas that reduces conflict.

37. Instead of launching a non-violent cultural and political campaign to end the African Breeding War<sup>31</sup>; the ANC remained committed to their 'Operation Production' breeding war<sup>32</sup>, which guaranteed young men who signed up to the ANC free sex with women members; while ANC women were forbidden to refuse to be forcefully impregnated and/or to use contraceptives, both of which were punishable by the necklace.<sup>33</sup>
38. The alleged 'Crime of Apartheid' and 'Crime Against Humanity' Propaganda:
39. In 1962 Liberia and Ethiopia brought 'crimes of apartheid' charges against S. Africa for practicing the crime of apartheid in South West Africa<sup>34</sup>. SA delivered a written presentation of 3000 pages, called 15 expert witnesses who testified that fifty countries practiced a form of apartheid between groups, classes or races forty of them members of the UN at the time, including Ethiopia and Liberia. The petitioners refused to appear in person to testify and be cross examined, even though S. Africa offered to pay all their expenses. S. Africa was found not guilty of practicing the 'crime of apartheid' in Namibia.

"It was specified in Article 22 of the Covenant that the "best method of giving practical effect to [the] principle" that the "well-being and development" of those peoples in former enemy colonies "not yet able to stand by themselves"... was that "the tutelage of such peoples should be entrusted to advanced nations . . . who are willing to accept it." <sup>35</sup>

<sup>31</sup> EU High Rep. Catherine Ashton: Audi Alteram Partem Notice: Boer Volkstaat 10/31/16 Theses Petition: Request for Information: Prior, or subsequent to, the ANC's M-Plan declaration of War against Apartheid: Did any EU Anti-Apartheid Organisation advise the ANC or any SA Anti-Apartheid Organisation to avoid/suspend the violent 'liberation struggle' campaign against the Apartheid Goverment, and to launch a non-violent cultural and political campaign to stop the African 'swart gevaar' breeding-war population explosion, to demonstrate the ANC's honourable Just War Just Cause Intentions? [http://www.jussanguinis.com/JS-RoR/za/AAM\\_EU\\_Ashton.htm](http://www.jussanguinis.com/JS-RoR/za/AAM_EU_Ashton.htm)

<sup>32</sup> Briefing Paper: Briefing Paper: [B][8] The Nature & Causes of Apartheid: A Just War for Boer-Afrikaner Demographic Survival (JSB.28-32) [C][6] Masculine Insecurity Poverty Pimping: ANC's Population Production of Poverty & Violence Breeding War (JSC.16-29)

<sup>33</sup> Witchcraft and the State in South Africa, by Johannes Harnischfeger ; Anthropos, 95/2000, S. 99-112 <http://bit.ly/qL7Cvh>

<sup>34</sup> 1964-01-10: ICJ: Ibid ([www.icj-cij.org](http://www.icj-cij.org)): Application Instituting Proceedings, 4 November 1960

<sup>35</sup> 1964-01-10: ICJ: Ibid ([www.icj-cij.org](http://www.icj-cij.org)): Summary of the Judgment of 18 July 1966

40. No Apartheid South African government official has ever been found guilty of the ‘crime of apartheid’, nor was the Apartheid government ever found guilty of any apartheid ‘crime against humanity’<sup>36</sup> in any court of law.
41. Anti-Apartheid Organisations ignored Politically Inconvenient Facts About Apartheid and African National Congress; such as:
- a. Apartheid had raised blacks living standards to highest in Africa<sup>37</sup>;
  - b. Many Blacks South Africans did not want Black Rule<sup>38</sup>; fearing Zimbabwefication of South Africa<sup>39</sup>
  - c. ANC Violent Liberation Campaign’s<sup>40</sup> foundation in Frantz Fanon and Black Liberation Theology doctrine and ideology of “liberating the colonized mind on the rotting corpse of the settler” and ‘violent extermination of whiteness’<sup>41</sup>
  - d. ANC’s Stalinist Political Terror and Repression of Dissenters: ANC’s Mbokodo Quatro Torture Camps<sup>42</sup>
  - e. Demands by South African citizens for a clear definition of ‘One Man; One Vote’ were ignored by the ANC<sup>43</sup>.

42. Respondents Anti-Apartheid Endorsement of Apartheid Regime Change:

43. Jus Sanguinis submitted the following detailed evidentiary request to EU<sup>44</sup> Netherlands<sup>45</sup>, United Kingdom<sup>46</sup> and dozens of South African<sup>47</sup> Apartheid Organisations: Prior, or subsequent to, the ANC’s M-Plan declaration of War against Apartheid: Did any EU Anti-Apartheid Organisation advise the ANC or any SA Anti-Apartheid Organisation to avoid/suspend the violent ‘liberation struggle’ campaign against the Apartheid Government, and to launch a non-violent cultural and political campaign to stop the

<sup>36</sup> Netherlands Against Apartheid: “Apartheid reigned in South Africa for almost fifty years, from 1948 to 1994. The white government, representing only a small proportion of the population, erected a system of strict racial segregation - from park benches bearing the words Whites only/Slegs vir blankes, to laws determining who could live and work where and who could marry whom. Racism and discrimination based on skin colour are by no means a South African invention. But the legally enforced apartheid system was. Apartheid, in the words of the United Nations, was a “crime against humanity”. <http://www.iisg.nl/collections/anti-apartheid/history/inleiding.php>

<sup>37</sup> Briefing Paper: [B][5] No Right Intention: Did ‘Evil Apartheid’ raise poor Black living standards to highest in Africa? (JSB.12-14)

<sup>38</sup> Briefing Paper: [B][7] ANC’s People’s War: Terrorize the People to Support the ‘Liberation Struggle’ (JSB.22-27)

<sup>39</sup> Briefing Paper: [C][8] Zimbabwefication of South Africa: State’s Systemic Collapse

<sup>40</sup> Briefing Paper: [B][1] Forsaking Gandhian Non-violence, honour & character, the ANC-Fanonstein spawned a goverment of comrade-tsotsis, gangsters & kleptomanics (JSB.1-3); [B][3] SA Communist Party (SACP)’s M-Plan: Violent Liberation & Mandela’s Cult of Personality (JSB.6-9); [B][4] No Proper Authority: Did Black South Africans want Black Rule? (JSB.9-12); [B][7] ANC’s People’s War: Terrorize the People to Support the ‘Liberation Struggle’ (JSB.22-27)

<sup>41</sup> Briefing Paper: [B][6] Black Consciousness & Fanon’s Handbook for Black Liberation: ‘Violence as a cleansing Liberating Force’ (JSB.14-21); [C][3] Black Liberation Theology: Salvation/Liberation by Marxist/Fanon Class Struggle, not Reconciliation/Forgiveness of Sins (JSC.4-9)

<sup>42</sup> Briefing Paper: [C][4] Stalinist Popular Front: ANC’s Mbokodo Quatro Torture Camps (JSC.9-12)

<sup>43</sup> WikiCable: Reference ID: 90CAPETOWN97; Date: 1990-01-17 15:03; Classification: CONFIDENTIAL; Origin: Consulate Cape Town; <http://bit.ly/pZecet>

<sup>44</sup> 14 April 2011: EU High Rep. Catherine Ashton: Audi Alteram Partem Notice: Boer Volkstaat 10/31/16 Theses Petition: Request for Information [http://www.jussanguinis.com/JS-RoR/za/AAM\\_EU\\_Ashton.htm](http://www.jussanguinis.com/JS-RoR/za/AAM_EU_Ashton.htm)

<sup>45</sup> 14 April 2011: IISG Archivist, Amnesty International & Amnesty Netherlands: Audi Alteram Partem Notice: Boer Volkstaat 10/31/16 Theses Petition: Request for Information [http://www.jussanguinis.com/JS-RoR/za/AAM\\_NL\\_IISG.htm](http://www.jussanguinis.com/JS-RoR/za/AAM_NL_IISG.htm)

<sup>46</sup> 14 April 2011: UK Anti-Apartheid Movement Archivists & Former Activists: Audi Alteram Partem Notice: Boer Volkstaat 10/31/16 Theses Petition: Request for Information [http://www.jussanguinis.com/JS-RoR/za/AAM\\_UK\\_Oxford.htm](http://www.jussanguinis.com/JS-RoR/za/AAM_UK_Oxford.htm)

<sup>47</sup> Fri 08 April 2011: NOTICE TO: SA Political, Media, Legal, Religious, NGO TRC Elite: Transparency Update: Request for Information from ANC &/or Anti-Apartheid Officials: [http://www.jussanguinis.com/JS-RoR/za\\_southafrica.htm](http://www.jussanguinis.com/JS-RoR/za_southafrica.htm)

African ‘swart gevaar’ breeding-war population explosion, to demonstrate the ANC’s honourable Just War Just Cause Intentions?

44. The request for information was ignored by all South African Anti-Apartheid Organisations. International Responses: Switzerland and the United Kingdom stated they were unaware of any records of any EU Anti-Apartheid Organisation advising the ANC or any SA Anti-Apartheid Organisation to avoid/suspend the violent ‘liberation struggle’ campaign against the Apartheid Government, and to launch a non-violent cultural and political campaign to stop the African ‘swart gevaar’ breeding-war population explosion, to demonstrate the ANC’s honourable Just War Just Cause Intentions.
45. The Respondents Anti-Apartheid activities were vast, including but not limited to: Arms embargo; Oil embargo; Economic boycott Loans; Boycott of Investments; Boycott of the Krugerrand; Boycott of fruit and other products; Coal boycott; Boycott of air links; Cultural boycott; Academic boycott; Sports boycott; and massive funding of ANC Anti-Apartheid non-violent and violent activities. Organisations involved in Anti-Apartheid ‘Regime Change’ including:
  - a. NORWAY: (1) Common Council for Southern Africa, (2) Council on Ecumenical and International Relations, (3) Crisis Fund for South Africa, (4) Norwegian Action against Apartheid (NAMA), (5) Norwegian Church Aid (NCA), (6) Norwegian Council for Southern Africa (NOCOZA), (7) Norwegian Operation Day’s Work (OD), (8) Norwegian People’s Aid (NPA), (9) Norwegian Students’ and Academics’ International Assistance Fund (SAIH), (10) International Solidarity Committee of the Norwegian Labour Movement (AIS), (11) South Africa Committee;
46. Respondents Anti-Apartheid Regime Change: TRC Fraud Social Contract
47. The *Promotion of National Unity and Reconciliation Act*, 34 of 1995 (“TRC Act”), mandate was provided for in *The Constitution of the Republic of South Africa Act*, 200 of 1993 (“Interim Constitution”), both which collectively set the ‘social contract’ foundation for the *Constitution of the Republic of South Africa*, Act 108 of 1996 (“SA Constitution”); i.e. ‘TRC Social Contract’.
48. Allegedly the *Promotion of National Unity and Reconciliation Act* (“the Act”), was setup to among others: (a) provide for the investigation and establishment of as complete a picture as possible of the nature, causes and extent of gross violations of human rights committed... emanating from the conflicts of the past, granting of amnesty to persons who made full disclosure..., affording victims opportunity to relate violations suffered; .... rehabilitation and the restoration of the human and civil dignity of victims of

violations of human rights; reporting to the Nation about such violations; the making of recommendations aimed at the prevention of future gross violations of human rights; (b) establish the truth in relation to past events as well as motives for and circumstances in which gross violations of human rights have occurred, to prevent a repetition of such acts in future; and because the Constitution stated that (c) the pursuit of national unity and the well-being of all South African citizens and peace required reconciliation between the people of South Africa and the reconstruction of society; and (d) there was a need for understanding but not for vengeance, a need for reparation not retaliation, a need for ubuntu not victimization.

49. The Truth About the Truth Commission<sup>48</sup>, by Anthea Jeffery documents in detail how and why the Truth and Reconciliation Commission was not perceived by impartial South Africans as being committed to seeing Truth and Reconciliation to be done, between South Africans. John Kane-Berman, SA Inst. of Race Relations concludes: “The [Truth and Reconciliation] commission also said that there could be no healing without truth, that half-truths and denial were no basis for building the new South Africa, that reconciliation based on falsehood would not last, and that selective recollection of past violence would easily provide the mobilisation for further conflict in the future. If these are its criteria for the role of truth in promoting reconciliation, it has failed to meet them.”<sup>49</sup>
50. TRC Social Contract provides NO Definitions for Multi-Cultural Multi-Interpretation of Key Concepts of ‘Forgiveness’, ‘Reconciliation’, ‘Closure’ and ‘Ubuntu’.<sup>50</sup> TRC totally ignores the reality that Black Liberation Theology Forgiveness definition: Salvation/Liberation by Marxist/Fanon Class Struggle, liberating the colonized mind by violence on the rotting corpse of the settler; is totally different from Calvin Puritan Christian Spiritual definition of Reconciliation/Forgiveness of Sins.<sup>51</sup>
51. TRC Avoids confronting the horrific reality of the ANC’s endorsement of imprisonment without charge, detaining without charge, torture, execution and murder of its own dissenting ANC members in its Terror Torture Camps such as Quatro.<sup>52</sup>
52. The TRC avoids making an impartial Rainbow perspectives enquiry into the Origins and history of Apartheid, by confronting other Politically Incorrect Apartheid Truths: (I) Apartheid had raised blacks living standards to highest in Africa<sup>53</sup>; Many Blacks South

<sup>48</sup> The Truth About the Truth Commission by Anthea Jeffery, SA Inst. of Race Relations <http://bit.ly/qwWvt7>

<sup>49</sup> Briefing Paper: [C][5] Was Truth and Reconciliation Seen to be Done, by the Ubuntu Black Liberation Theology Truth Commission? (JSC.12-16)

<sup>50</sup> Briefing Paper: [C][1] TRC Social Contract provides NO Definitions for Multi-Cultural Multi-Interpretation of Key Concepts of ‘Forgiveness’, ‘Reconciliation’, ‘Closure’ and ‘Ubuntu’. (JSC.1-2)

<sup>51</sup> Briefing Paper [B][6] Black Consciousness & Fanon’s Handbook for Black Liberation: ‘Violence as a cleansing Liberating Force’ (JSB.14-21); [C][5] Was Truth and Reconciliation Seen to be Done, by the Ubuntu Black Liberation Theology Truth Commission? (JSC.12-16)

<sup>52</sup> Briefing Paper: [C][4] Stalinist Popular Front: ANC’s Mbokodo Quatro Torture Camps (JSC.9-12)

<sup>53</sup> Briefing Paper: [B][5] No Right Intention: Did ‘Evil Apartheid’ raise poor Black living standards to highest in Africa? (JSB.12-14)

- Africans did not want Black Rule<sup>54</sup>; fearing Zimbabweification of South Africa<sup>55</sup>; ANC Violent Liberation Campaign's<sup>56</sup> foundation in Frantz Fanon and Black Liberation Theology doctrine and ideology of "liberating the colonized mind on the rotting corpse of the settler' and 'violent extermination of whiteness'<sup>57</sup>
53. In fact when it comes to population policy issues<sup>58</sup>, the TRC made no effort, during the TRC hearings, or subsequent thereto; to enquire into any population policy related matters, as causal political, economic, spiritual or psychological factors for Apartheids political violence. The TRC deliberately censor and deny the reality that (A) Apartheid was a Just War non-violent 'competitive exclusion' political response to African Swart Gevaar Breeding War; (B) African population growth factors were a huge concern for Apartheid officials, (C) Apartheid South Africa had huge youth bulges, and countries with large populations of idle young men, known as youth bulges<sup>59</sup>, account for 70 - 90 percent of all civil conflicts<sup>60</sup>, and provide cannon-fodder for political regime change campaigns.<sup>61</sup>
54. Subsequent to the conclusion of the TRC hearings, Archbishop Desmond Tutu and Rev. Boraine ignore all evidence and documentation submitted to them in an effort to correct the TRC's flaws and to open up discussion on these issues; including subsequent allegations about the consequences of the Truth and Reconciliation Commissions censorship of fundamental population policy causal problems<sup>62</sup> of South Africa's violence, and how its Black Liberation Theology TRC has resulted in Land Grabs & Farm Murders, which are not a Rainbow-TRC-Peace reality, or Racial-Hatred-War Reality<sup>63</sup> (as defined by Calvinist Christians)
55. The TRC is silent about how the fears of Black South Africans who did not want black rule<sup>64</sup>, are manifesting in the Zimbabweification of South Africa<sup>65</sup>; to the point that over 60% of South Africa's citizens miss apartheid<sup>66</sup>.

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<sup>54</sup> Briefing Paper: [B][7] ANC's People's War: Terrorize the People to Support the 'Liberation Struggle' (JSB.22-27)

<sup>55</sup> Briefing Paper: [C][8] Zimbabweification of South Africa: State's Systemic Collapse

<sup>56</sup> Briefing Paper: [B][1] Forsaking Gandhian Non-violence, honour & character, the ANC-Fanonstein spawned a goverment of comrade-tsotsis, gangsters & kleptomaniacs (JSB.1-3); [B][3] SA Communist Party (SACP)'s M-Plan: Violent Liberation & Mandela's Cult of Personality (JSB.6-9); [B][4] No Proper Authority: Did Black South Africans want Black Rule? (JSB.9-12); [B][7] ANC's People's War: Terrorize the People to Support the 'Liberation Struggle' (JSB.22-27)

<sup>57</sup> Briefing Paper: [B][6] Black Consciousness & Fanon's Handbook for Black Liberation: 'Violence as a cleansing Liberating Force' (JSB.14-21); [C][3] Black Liberation Theology: Salvation/Liberation by Marxist/Fanon Class Struggle, not Reconciliation/Forgiveness of Sins (JSC.4-9)

<sup>58</sup> Briefing Paper: [A][2] Population Policy Common Sense: Eco-Numeracy, Exponential Functions & Carrying Capacity, Youth Bulge Population Pressure Conflicts & Competitive Exclusion Principle. (JSA.6-16)

<sup>59</sup> YouthQuake: *Population, fertility and environment in the 21<sup>st</sup> Century*, by John Guillebaud, Optimum Population Trust, 2007

<sup>60</sup> *The Shape of Things to Come: Why Age Structure Matters to a Safer More Equitable World*; by E. Leahy with R. Engelman, C. Gibb Vogel, S. Haddock and T.Preston, Population Action International

<sup>61</sup> Briefing Paper: [A][2] Population Policy Common Sense: Eco-Numeracy, Exponential Functions & Carrying Capacity, Youth Bulge Population Pressure Conflicts & Competitive Exclusion Principle. (JSA.6-16)

<sup>62</sup> [C][6] Masculine Insecurity Poverty Pimping: ANC's Population Production of Poverty & Violence Breeding War (JSC.16-29)

<sup>63</sup> Briefing Paper: [C][7] Land Grabs & Farm Murders: A Rainbow-TRC-Peace, or Racial-Hatred-War Reality? (JSC.29-32)

<sup>64</sup> Briefing Paper: [B][7] ANC's People's War: Terrorize the People to Support the 'Liberation Struggle' (JSB.22-27)

<sup>65</sup> Briefing Paper: [C][8] Zimbabweification of South Africa: State's Systemic Collapse (JSC.32-49)

<sup>66</sup> \*\* 'Things were better in the bad old days', By Andrew Quinn, IOL, December 11 2002 at 04:35PM: '60% of SA's: 'Country Better run under Apartheid!'; ANC more corrupt, less trustworthy & less competent...'; \*\* Why is the Transkei collapsing? An open letter from Mbulelo Ncedana to Nelson Mandela, by Mbulelo Ncedana, Cope, 05 February 2010: 'Abathembu's support Secession; 'Things Much Better Under Apartheid...?'; \*\* Gareth Cliff rattles analysts and journos, October 23 2010 at 11:39am, IOL: Saturday Star: 'Gareth Cliffs' "Dear Goverment" says PC media unspeakable: 'Many worse off than before 1994!'; \*\* The ANC is Not for US, Say Coloured Voters, Fadela Slamdien, All Africa, 17 January 2011:

56. The TRC ignored and censored Radical Honesty SA Amicus Curiae to the Concourt: Population Policy Common Sense Interpretation of Promotion of National Unity and Reconciliation (TRC) Act.<sup>67</sup>
57. Among others Zimbabweification of South Africa statistics include: (A) Farm Murders increase 3,000 % in the Anti-Apartheid Movements ‘Rainbow Democracy’; (B) Deaths in Police custody increase 25,725% in ANC’s ‘TRC Rainbow Democracy’. The response from the South African and International Anti-Apartheid movement to these and many other crime, murder, robbery, rape and violence statistics affecting the socio-political reality of South Africans has been SILENCE.
58. Imagine the individuals in charge of the current South African Government were white Afrikaner men; who were supervising a Police Force, where the deaths in custody had increased by 25,725% and the murder of black farmers by 3,000%. The Anti-Apartheid Movement - including the Norwegian Labour Party Government - would be demanding South Africa be boycotted and nuked for its bigotry.
59. What objections and protests, if any, have former Anti-Apartheid Organisations organized in the Norway to object to the ANC’s Zimbabweification of South Africa; Deaths in Police custody increase 25,725% under ANC<sup>68</sup>. Why do the Anti-Apartheid movement hold white governments in Africa to different standards than black governments?
60. What objections and protests, if any, have former Anti-Apartheid Organisations organized to object to how the ANC are deliberately sponsoring SA’s Moral Holocaust, through its “abnormal government-sponsored population explosion of Malthusian poverty aggravation, moral degeneration and social disintegration”<sup>69</sup>?
61. What objections and protests, if any, have former Anti-Apartheid Organisations made against the ANC’s ‘government-sponsored population explosion social engineering aimed at producing a degenerate social climate and, out of that, a malleable rabble’<sup>70</sup>; “committed in the context of an institutionalized regime of systematic oppression and domination by one racial group over any other racial group or groups... with the intention of maintaining that regime.”<sup>71</sup>?

<sup>67</sup> ‘Cape Coloureds & Elderly Blacks Miss Apartheid: Living Standards much better under apartheid; despite forced removals’; \*\* Matchbox beats ‘sim card’: Once-despised township houses now preferred over RDPS, Jan 17, 2011 10:47 PM, Phumla Matjila, TimesLive: ‘Black People Remembering the Past with Nostalgia’; \*\* We Never Had So Many Problems Under Mangope’s Bophuthatswana - Don’t Vote for ANC in 2011, 24 January 2011, Concerned Resident, Madibeng Pulse. <http://bit.ly/q3GkTf>

<sup>68</sup> Briefing Paper: [C][1] Population Policy Common Sense Interpretation of Promotion of National Unity and Reconciliation (TRC) Act, Amicus Curiae to Constitutional Court: CENSORED (JSC\_49-50)

<sup>69</sup> [http://www.jussanguinis.com/BP/C\\_RI-TRC-Fraud.htm](http://www.jussanguinis.com/BP/C_RI-TRC-Fraud.htm)

<sup>70</sup> [http://www.jussanguinis.com/JS-RoR/nl/ZA-NL\\_Mabogoane-Meshack.htm](http://www.jussanguinis.com/JS-RoR/nl/ZA-NL_Mabogoane-Meshack.htm)

<sup>71</sup> International Convention on the Suppression and Punishment of the Crime of Apartheid, entry into force 18 July 1976, in accordance with article XV: Art. II : “For the purpose of the present Convention, the term “the crime of apartheid”, which shall include similar policies and practices of racial segregation and discrimination as practised in southern Africa, shall apply to the following inhuman acts committed for the purpose of

62. When the Anti-Apartheid Movement overthrows a government, to install a government that provides between 3,000 to 25,000 percent worse socio-political government services to its citizens; does the Anti-Apartheid movement not have any responsibility to speak up; and take responsibility for its actions in robbing the citizens of a government that functioned between 3,000 to 25,000 percent more effectively, before the Anti-Apartheid movement decided to overthrow it and implement the regime change of ultimate Zimbabweification of South Africa?
63. Anti-Apartheid Movement International Organisations Not Credible, or Reliable Source on the matter of African White Refugees.
64. First Respondents Instructions to Applicant to Proceed in Accordance to current Asylum and Refugee legislation ignores the Anti-Apartheid Movement ‘Stalinist Front’ effective conspiracy by International Human Rights and Refugee Organisations to make an impartial enquiry into the horrific political and criminal reality of South Africa, which if being administered by white Afrikaner males, the same Anti-Apartheid organisations would be outraged. Individual white South Africans attempting to follow in Brandon Huntley’s ‘African White Refugee’ path; would undoubtedly confront the problem as described by Canadian Federal Court Judge James Russel on 24 November 2010. Judge Russell confirmed Huntley’s ‘white refugee’ persecution fears by the SA government; but, he questioned<sup>72</sup> the International legitimacy of Huntley’s ‘Refugee’ status, due to a lack of reports on ‘white refugees’ from ‘credible and trustworthy sources’ of ‘objective evidence’ in refugee matters such as Amnesty International, Human Rights Watch (para 59 and 67). He referred Huntley back to the Immigration Refugee Board (IRB) for a new hearing.
65. Genocide Watch, run by a former U.S State Dept. official Dr. Gregory Stanton, currently lists Boers at stage 5: Polarization<sup>73</sup>, of the eight<sup>74</sup> stages of Genocide. Anti-Apartheid Movement International Refugee Agencies and UN Human Rights Organisations endorse the ANC persecution of white South Africans, by refusing to enquire into any evidence submitted to them of ‘white refugee’ persecution. European Council on Refugees and Exiles (ECRE)<sup>75</sup>; Prof. Dennis Alland, a former UNHCR Official and Member of ECRE and European Legal Network on Asylum (ELENA)<sup>76</sup>; and Prince Albert II of Monaco<sup>77</sup> are actively hostile to African White Refugees; and dozens of European Council on Refugees

establishing and maintaining domination by one racial group of persons over any other racial group of persons and systematically oppressing them...”

<sup>72</sup> <http://why-we-are-white-refugees.blogspot.com/2010/11/imm-4423-09-judge-james-russell-24.html>

<sup>73</sup> <http://www.genocidewatch.org/aboutgenocide/countriesatrisk2011.html>

<sup>74</sup> <http://www.genocidewatch.org/aboutgenocide/8stagesofgenocide.html>

<sup>75</sup> <http://why-we-are-white-refugees.blogspot.com/2011/03/african-white-refugee-petition-to.html>

<sup>76</sup> <http://why-we-are-white-refugees.blogspot.com/2011/02/prof-denis-alland-univ-paris-ii-unhcr.html>

<sup>77</sup> <http://why-we-are-white-refugees.blogspot.com/2011/06/prince-albert-ii-monaco-and-hon-consul.html>

and Exiles Organisations who have been sent information about the reality of African White Refugees simply ignored it.

66. The International Anti-Apartheid Movement alleged ‘Human Rights’ organisations who covered up and censored the ANC’s prison and torture camps of its own ANC dissenters by its Mbokodo Military Intelligent Agents, at places such as Camp Quatro, Angola; are the same one’s actively hostile to the concept of African White Refugees. On issues anti-ANC these organisations are incapable of impartiality; and hence should not be considered credible sources on the issue of African White Refugees.
67. When Respondents were notified of the information regarding European Human Rights and Refugee agencies bias towards African White Refugees; they did nothing to demand any investigation of these alleged Human Rights Organisations for their bias and prejudice towards White South Africans.
68. Respondents Moral and Political Responsibility to Amend their Anti-Apartheid Geo-Political Miscalculation:
69. For these and other reasons documented in the Boer Volkstaat Petition, Jus Sanguinis petition Respondents for: [A] International Political and Legal Recognition for a Boer-Volkstaat in South Africa; or in the absence thereof; [B] The enactment of Jus Sanguinis Right-of-Return legislation by the relevant Progenitor EU Nations, for EU citizenship for African White Refugee descendants.  
[IIC] Statement of Facts: Communication and Complaint under Art.15 of Rome Statute: Charges of Genocide and Crimes Against Humanity, in terms of Art 5(1)(a) & (b), 6(c) and 7(1)(h) of the Rome Statute.
70. See Annexure.

[III] List of documents<sup>78</sup>:

- (A) 21 April 2011: Letter to HE Amb Tor Christian Hildan, Amb. for Kingdom of Norway;  
Subject: HE Amb. Hildan, NO Emb; RE: [EU: NL-FR-DE-UK-CH] ‘Boer/Settler’ Applic. filed in Afriforum v Malema: Copies of 11-04-19: Afriforum v. Malema: Radical Honesty Court Filings:  
(A) Notice of Motion: Application of Lara Johnstone, Radical Honesty Culture & Religion, to Proceed as an Amicus Curiae; (B) Founding Affidavit of Lara Johnstone; (C) Heads of Argument: Written Submissions of Lara Johnstone (Radical Honesty - SA).

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<sup>78</sup> [http://www.jussanguinis.com/JS-RoR/eu\\_norway.htm](http://www.jussanguinis.com/JS-RoR/eu_norway.htm)

- (Y) 16 May 2011: Letter: Subject: King Harald V, PM Stoltenberg & P. Andersen, c/o Amb. Hildan, NO; RE: Jus Sanguinis African White Refugee Petition & Briefing Paper: (A) Letter to: King Harald V, Prime Minister Stoltenberg and President Andersen: Boer Volkstaat 10/31/16 Theses Petition & Briefing Paper: Boer Volkstaat; or Jus Sanguinis EU Citizenship for African White Refugees; (B) Jus Sanguinis Boer Volkstaat Theses 10/31/16 Briefing Paper; (C) Radical Honesty SA to SA Inst. of Race Relations: Frans Cronje: Who, or What is a Kaffir; Do Kaffirs Exist?
- (AA) 11 March 2011: Briefing Paper: Jus Sanguinis Boer Volkstaat 10/31/16 Theses: Boer Volkstaat; or Jus Sanguinis EU Citizenship for African White Refugees Petition Justifications: (A) International Law, Just War Doctrine, S. 235 of the SA Constitution and 23 April 1994 Accord on Afrikaner Self-Determination; (B) Just War TRC Fraud: African National Congress (ANC) & Anti-Apartheid Movement (AAM) Truth & Reconciliation (TRC) Fraud; (C) Population Policy Friction Theory Common Sense: Peak Oil GeoPoLegal Military Necessity of Ethno-Cultural Secession & Economic Relocalisation. (p.201)
- (BB) 11 March 2011: Registered Mail Receipt for documentation posted to First, Second, Third and Fourth Respondents.
- (CC) 14 April 2011 Letter to Mr. Uri. Rosenthal: RE: Request Dutch Ministry of Foreign Affairs  
(I) Provide Full Written Reasons clarifying the alleged errors of fact or of law made in the Jus Sanguinis Petition and Briefing Paper submitted to Netherlands (& EU Progenitor) Governments; or (II) Recommend Dutch or EU Parliament to hold a hearing on the Jus Sanguinis Petition issues to EU Stamvader nations to hear the available International and South African Expert Witness testimony, to determine (a) the factual and legal accuracy and if so seriousness of the issues raised in the Jus Sanguinis petition; and (b) consider all relevant options for resolving the issues; such as amending relevant (i) Foreign Policy laws by politically endorsing a Boer Volkstaat in South Africa; and/or (ii) Nationality laws by enacting Jus Sanguinis Right-of-Return legislation for their African White Refugee 'settler' descendants, to return to their progenitors motherland/s.
- (DD) Letter to EU Spokespersons High Representative Catherine Ashton; sent on Thu 4/14/2011 12:39 AM; to Mr. Michael Mann, Chief Spokesperson to HRVP Catherine Ashton: Request for Information from EU Anti-Apartheid Movement Organisations: (I) Audi Alteram Partem Notice: Boer Volkstaat 10/31/16 Theses Petition & Briefing Paper submission to EU Stamvader/Progenitor Nations, NATO and UN Members; and (II) Request for Information: Prior, or subsequent to, the ANC's M-Plan declaration of War against Apartheid: Did any EU Anti-Apartheid Organisation advise the ANC or any SA Anti-Apartheid Organisation to avoid/suspend the violent 'liberation struggle 'campaign

against the Apartheid Goverment, and to launch a non-violent cultural and political campaign to stop the African ‘swart gevaar’ breeding-war population explosion, to demonstrate the ANC’s honourable Just War Just Cause Intentions?

(EE) 19 April 2011: Case: 07-2010 EQ JHB: Radical Honesty SA Amicus Curiae Application in Afriforum v. Malema: Kill Boers/Hate Speech Trial: Notice of Motion (p.5); Founding Affidavit (p.21) & Heads of Argument (p.111).

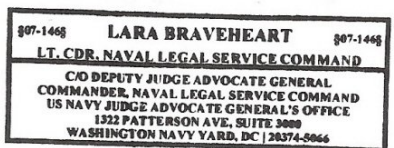
(FF) 05 May 2011: Complaint ITO Art. 15 of Rome Statute to International Criminal Court at the Hague: Communication and Complaint under Art.15 of the Rome Statute: Charges of Genocide and Crimes Against Humanity, in terms of Art 5(1)(a) & (b), 6(c) and 7(1)(h) of the Rome Statute.(p.83)

#### [IV] Declaration and Signature:

I hereby declare that, to the best of my ‘Level of Pure Reason’ knowledge and belief, the information I have given in the present application form is correct.

I, i, we, us, me & being-self; i.e. *I am not sure of my existence, but I am sure of my intentions*

Φφ



79

ANDREA MUHRREYN<sup>80</sup>

NDR-113 BRAIDFUTE

Place: George, South Africa

Date: 26 July 2011

(SGD) L JOHNSTONE

Litigant in Person, Pro Se  
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<sup>79</sup> PDF File of CCT:23-10 1<sup>st</sup> Amici Doc's: [http://www.scribd.com/my\\_document\\_collections/2303313](http://www.scribd.com/my_document_collections/2303313)

<sup>80</sup> NDR-113: Gandhian Guerrilla Reporter : Andrea Muhrreyn [Andrew Martin], is a Francis Marion Braifute, ‘Lara Braveheart’, nom de plume for Lara Johnstone. Andrea is the feminine version of among others Andrew. Andrea derives from the Greek ανήρ (*anēr*), genitive ανδρός (*andrós*), that indicates the man as opposed to the woman [Andrea Alciati, (1492 - 1550), was an Italian jurist and writer, regarded as the founder of the French school of legal humanists. Alciati is most famous for his *Emblematum*, a collection of short Latin verse texts and accompanying woodcuts: *Emblema CLXXXIX: Mentem, non formam, plus pollere means, Intelligence Matters, Not Beauty*]. Muhr + teyn: Muhr, for the Holy Oil, Myhr and Teyn, is Nyet (No, in Russian) backwards. Mu: Mu: important in Zen & Discordian practice; also represents MU, a fictional parallel universe, continent, or place; or a MisUnderstood word. Andrew Martin, is the U.S. Robots and Mechanical Men robot, NDR-113, in Isaac Asimov and Robert Silverberg’s *Positronic Man* (1993). It is the story of Andrew’s quest for legal recognition as a human. Martin also refers to Francis Marion, aka Benjamin Martin,, from the movie *The Patriot*, whose guerrilla codename was The Swamp Fox.

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