

# **Annexure “A”**

**DECISION BY NORWAY SUPREME COURT DEPUTY SECRETARY  
GENERAL: KJERSTI BUUN NYGAARD:**

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-----Original Message-----

From: Gruer, Helga Mærde [mailto:Helga.Gruer@hoyesterett.no] On Behalf Of HRET (postmottak)  
Sent: Tuesday, May 15, 2012 11:41 AM  
To: 'jmcswan@mweb.co.za'  
Subject: FW: NO Supreme Crt: Justice Schei, c/o K.Ruud & ST.Andersen: NO-Breivik: Supreme Crt Applic for Review & Decl. Order

Ms. Lara Johnstone,

Reference is made to your e-mails regarding the above issue.

Please be advised that the Supreme Court of Norway only handles appeals against judgments given by the lower courts and can consequently not deal with the issue mentioned in your e-mails.

Further inquiries from you regarding the above issue can not be expected to be answered.

Yours sincerely,

Kjersti Buun Nygaard  
Deputy Secretary-General

-----Opprinnelig melding-----

Fra: Lara [mailto:jmcswan@mweb.co.za]  
Sendt: 11. mai 2012 15:20  
Til: DA (postmottak); Ruud, Kjersti; Andersen, Svein Tore  
Emne: [2] RE: NO Supreme Crt: Justice Schei, c/o K.Ruud & ST.Andersen: NO-Breivik: Supreme Crt Applic for Review & Decl. Order

Mr. Svein Andersen  
Mr. Kjersti Ruud

Could you kindly clarify when the Registrar shall issue a Case Number; or whether you require additional documentation or information?

Sincerely,

Lara Johnstone

-----Original Message-----

From: Lara [mailto:jmcswan@mweb.co.za]  
Sent: Thursday, May 10, 2012 1:49 PM  
To: Crt: SupremeCrt: Chief Justice Tore Schei (postmottak@domstoladministrasjonen.no); Crt: SupremeCrt: Kjersti Ruud (Kjersti.Ruud@hoyesterett.no) ; Crt: SupremeCrt: Info: Svein Tore Andersen (svein.tore.andersen@hoyesterett.no)  
Subject: NO Supreme Crt: Justice Schei, c/o K.Ruud & ST.Andersen: NO-Breivik: Supreme Crt Applic for Review & Decl. Order

Chief Justice Tore Schei  
Post: Postboks 5678 Sluppen 7485 Trondheim

Telefon: 73 56 70 00 | Telefaks: 73 56 70 01  
E-post: postmottak@domstoladministrasjonen.no

I am still awaiting the Court Registrar to provide me with a Case Number.

Attached are the updated 10 May 2012 Filing Sheet, Notice of Motion, Founding Affidavit and Proof of Service PDF's, with updated respondents.

ORIGINAL PARTY RESPONDENTS:

[01] KINGDOM OF NORWAY Prosecution  
[02] VICTIMS FAMILIES  
[03] ANDERS BEIHRING BREVICK Defendant

The other Respondents are:

Part A:

[04] NO REFUGEE COUNCIL: ELISABETH RASMUSSEN [05] UN SPECIAL RAPPORTEUR:  
INDIGENOUS RIGHTS: JAMES ANAYA [06] ELENA: LEG.ADV: FRIHAGEN, RISNES,  
BLEKASTAD, DAHL [07] ELENA: NOAS: ANDREAS FURUSETH

Part B:

[08] MINISTER OF CULTURE: ANNIKEN HUITFELDT [09] PROGRESS PARTY: SIV JENSEN  
[10] CHURCH OF NORWAY: BERIT HAGEN AGOY [11] MUSLIM SOC. OF TRONDHEIM: JJ  
OKSVOLD [12] NUPI: HELGE LURAS

Part C:

[13] JUDGE NINA OPSAHL  
[14] JUDGE WENCHE ELIZABETH ARNTZEN

AS DETAILED IN THE 07 MAY 2012 NOTICE OF MOTION & AFFIDAVIT:

IN THE NORWAY SUPREME COURT: NORWAY V. BREIVIK

NOTICE OF APPLICATION FOR DECLARATORY ORDER & REVIEW

Oslo District Court Case #: 11-188627 MED-05

In the Application of:

LARA JOHNSTONE

Application to proceed as In Forma Pauperis Jus Sanguinis Norwegian African  
White Refugee Amicus Curiae

In the matter between:

KINGDOM OF NORWAY V. ANDERS BREIVIK

Please find attached the Notice of Motion and Founding Affidavit.

Application requests the Supreme Court to provide the following orders:

[A] Applicant to be admitted as a Jus Sanguinis Radical Honoursty African  
EcoFeminist White Refugee Applicant in this matter, and granted Assistance  
of Council/Support in this matter from the Norwegian Refugee Council and/or  
ELENA.

[B] An Order demanding the Norwegian Ministry of Culture to act in accordance to European Court of Human Rights ruling in Lithgow & others v. United Kingdom, and clarify in adequately accessible and sufficiently precise statement; whether Norway is (A) a 'Children of the Rainbow' State legally committed to Multiculturalism, providing all cultures their right to invoke cultural law and hence granting the Applicant her rights to invoke Radical Honoursty cultural law; or (B) a Monocultural Indigenous European Supremacy Legal Hegemonic State, and that the Labour Party Immigration policy is a tactic to maintain their grip on power, by importing Non-Western immigrants as Labour Party vote-fodder.

[C] To Review the Oslo District Court failure to act in accordance of due process to a Jus Sanguinis Radical Honoursty African EcoFeminist White Refugee Applicant member of the Radical Honesty culture, in the following applications:

a. The Applicants 30 November 2011 Application for a Writ of [I] Habeus Mentem on behalf of Anders Breivik psycho-cultural integrity right to a free and fair trial; and [II] writ of Certiorari/Review of the Psychiatric Evaluation Report of Psychiatrists: Synne Serheim and Torgeir Husby as to the Mens Rea political necessity criminal liability of Anders Breivik terrorist acts, on 22 July 2011. (Annex A)  
[http://issuu.com/js-ror/docs/111130\\_breivik-habeus](http://issuu.com/js-ror/docs/111130_breivik-habeus)

b. The Applicants 15 April 2012 Application to proceed as In Forma Pauperis Jus Sanguinis Norwegian African White Refugee Amicus Curiae for an Order (1) to approve the Applicant as an In Forma Pauperis Jus Sanguinis Norwegian African White Refugee Amici Curiae, and (2) Amending the Charges Against the Defendant [Breivik] and Applicant [Johnstone] to include Treason in terms of Article 85 of Norwegian Constitution, and if found guilty, in a free and fair trial; to be executed by firing squad. (Annex B)  
[http://issuu.com/js-ror/docs/120414\\_amicus](http://issuu.com/js-ror/docs/120414_amicus)

TAKE FURTHER NOTICE that if you intend opposing this application you are required;-

(a) to notify applicant in writing on or before 28 MAY 2012; and

(b) within 15 DAYS after you have so given notice of your intention to oppose the application to file your answering affidavit, if any; and further that you are required to appoint in such notification an address, including an email address, at which you will accept notice and service of all documents in these proceedings.

If no such notice of intention to oppose is given, the applicant will request the Registrar to place the matter before the Chief Justice to be dealt with in terms of the relevant rules in accordance to the Supreme Court Test.

Respectfully Submitted

LARA JOHNSTONE, Pro Se  
PO Box 5042 George East,  
South Africa  
Tel/Fax: (044) 870 7239  
Email: [jmcswan@mweb.co.za](mailto:jmcswan@mweb.co.za)