

Correspondence [PDF] to Advocates Group 621: Jeremy Gauntlett [PDF]: Req for Info: Alternative Dispute Resolution; Conflict of Cultures policy

Re: ADR of GMC 2578-14: LJ v Frode & Talitha Moe [PDF]

Related to issues in dispute in among others: CCT 23-10: The Citizen v Robert McBride; George Mag. Court: CAS 572-02: State v Johnstone [PDF]

Advocates Group 621: Jeremy Gauntlett [PDF]

- 27.10: Sent: Thu, Oct 27, 2016 at 2:30 PM
Subject: Req for Info: Alternative Dispute Resolution; Conflict of Cultures policy.
- 28.10: Sent Fri, Oct 28, 2016 at 2:03 PM
Subject: J Gauntlett & Adv Group 621: Req for Info: Alternative Dispute Resolution; Conflict of Cultures policy.
- 31.10: Sent: Mon, Oct 31, 2016 at 3:18 PM
Subject: Update Re: J Gauntlett & Adv Group 621: Req for Info: Alternative Dispute Resolution; Conflict of Cultures policy.
- 06.11: Sent: Sun, Nov 6, 2016 at 1:27 PM
Subject: Update #2: Re: J Gauntlett & Adv Group 621: Req for Info: Alternative Dispute Resolution; Conflict of Cultures policy.
- 13.11: Sent: Sun, Nov 13, 2016 at 2:59 PM
Subject: J Gauntlett, Adv Group 621, CC: J Mabel Jansen: Req for Info: Alternative Dispute Resolution; Conflict of Cultures policy.
Encl: [16-10-28_JGauntlett_Req4Info_Admin.pdf](#); [16-10-31_2578-14_Corr_AdvGrp621JG.pdf](#); [16-10-27_Adv621-JGauntlett_A-2578-14.pdf](#); [16-10-27_Adv621-JGauntlett_B-CCT23-10.pdf](#); [16-10-27_2578-14_Corr_LJ-FM.pdf](#).
- 19.12: Sent: Mon, Dec 19, 2016 at 12:35 PM
Subject: Re: EoP ADR & NTE GMA POTUS corr: J Gauntlett, L Horowitz.
- 31.12: Sent 31 Dec 2016
» NPA WC & HQ, CC: US & RU Attorney General: TC of Affid ref to Irregular & Illegal Actions of NPA et al in George Case CAS 572-02.
» CAS 572-02: Pros Kortje, G Herald, G Airport, Dr. Rausch: CAS 572-02: Re Irregular & Illegal Actions of NPA et al in George Case CAS 572-02
» Frode, Talitha Moe, Clive Johnstone, Vockins & Johnstone Family: Moe, Johnstone & Vockins: Update: Re Irregular & Illegal Actions of NPA et al in George Case CAS 572-02
» Adv J Gauntlett; L Horowitz: Iatrogenic AIDS Expert Witness: Update: Re: EoP ADR & NTE GMA POTUS corr: J Gauntlett, L Horowitz.
» Intl Assoc of Prosecutors, FBI, San Francisco DA & Police: IAP, FBI, SF DA & Police: Update: Weebly Hack, MilNec Evac & Eco-Collapse NTE Only Problem Left Worth Solving Internet Blackout

Encl: [16-12-17_Clerk-TorlageEssel_ANoM2_Filing.pdf](#); [16-12-17_Clerk-TorlageEssel_ANoMLet2.pdf](#); [16-12-17_Clerk_AA_2578-14-Corr-FMoe_3009-2810.pdf](#); [16-12-17_Clerk_BB_LJAffid_572-02_J138AWarrant-Encl-AI.pdf](#); [16-12-17_Clerk-TorlageEssel_ANoM2_PoS.pdf](#)

- 03.08: From: EoP MILED Clerk
Date: Wed, Mar 8, 2017 at 1:44 AM
Subject: Adv Grp 621, F Moe, Johnstone Family: Re: FSB: AM Kalganov 10 Feb letter received 17 Feb 2017
To: Jeremy Gauntlett, Frode Moe, Talitha Moe, Clive Johnstone, Andre Johnstone, Graeme Johnstone, Wendy Nelson
Cc: "FSB: MA Kalganov", Timothy McVeigh
- 04.04: From: EoP MILED Clerk <eop.miled.clerk@gmail.com>
* Date: Tue, Apr 4, 2017 at 8:08 PM
Subject: Adv Grp 621: Conflict of Cultures Alt Dispute Resolution of LJ v FT Moe
To: Jeremy Gauntlett, Frode Moe, Talitha Moe
* Date: Wed, Apr 5, 2017 at 1:02 PM
Subject: Edit: Adv Grp 621: J Gauntlett: Conflict of Cultures Alt Dispute Resolution of LJ v FT Moe
To: Jeremy Gauntlett, Frode Moe, Talitha Moe
Cc: Ian Moyler, "Douglas Henney: Millers Inc Director"
- 06.04: From: Frode Moe
Date: Thu, Apr 6, 2017 at 1:11 PM
Subject: SV: Edit: Adv Grp 621: J Gauntlett: Conflict of Cultures Alt Dispute Resolution of LJ v FT Moe
To: Lara Johnstone
Cc: Talita Moe, Clive Johnstone
- 07.04: From: EoP MILED Clerk
Date: Fri, Apr 7, 2017 at 4:49 AM
Subject: Frode Moe: Conflict of Cultures: LJ v FT Moe
To: Frode Moe
Cc: Talitha Moe, "Counsel: Mr. Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director", Jeremy Gauntlett, "Brick Court Chambers: Ian Moyler", Clive Johnstone
- 24.04: From: EoP MILED Clerk
Date: Mon, Apr 24, 2017 at 3:07 PM
Subject: Fwd: Frode Moe: Conflict of Cultures: LJ v FT Moe
To: Frode Moe
Cc: Talitha Moe, "Counsel: Mr. Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director", Clive Johnstone, Jeremy Gauntlett
- 24.04: From: Jeremy Gauntlett
Date: Mon, Apr 24, 2017 at 3:11 PM
Subject: Re: Frode Moe: Conflict of Cultures: LJ v FT Moe
To: EoP MILED Clerk
Cc: Frode Moe, Talitha Moe, "Counsel: Mr. Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director", Ian Moyler, Clive Johnstone
- 24.04: From: EoP MILED Clerk
Date: Mon, Apr 24, 2017 at 4:40 PM

Subject: Re: Frode Moe: Conflict of Cultures: LJ v FT Moe
To: Brick Court: Jeremy Gauntlett, Adv Group 621: Jeremy Gauntlett
Cc: Frode Moe, Talitha Moe, "Counsel: Mr. Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director", Ian Moyler, Clive Johnstone, "Intnl Assoc of Prosecutors: Office of Secretary General", Sec Gen Han Moraal, "Gen Counsel: Rasmus Wandall"

27.04: From: EoP MILED Clerk
Date: Thu, Apr 27, 2017 at 2:57 PM
Subject: EoP Int of JGauntlett Response to Req for Info: Alternative Dispute Resolution; Conflict of Cultures policy.
To: Jeremy Gauntlett
Cc: "Brick Court Chambers: Ian Moyler"

From: EoP MILED Clerk <eop.miled.clerk@gmail.com>
Date: Thu, Oct 27, 2016 at 2:30 PM
Subject: Req for Info: Alternative Dispute Resolution; Conflict of Cultures policy.
To: Jeremy Gauntlett <gauntlet@mweb.co.za>

From: EoP MILED Clerk <eop.miled.clerk@gmail.com>
Date: Thu, Oct 27, 2016 at 2:30 PM
Subject: Req for Info: Alternative Dispute Resolution; Conflict of Cultures policy.
To: Jeremy Gauntlett <gauntlet@mweb.co.za>, ~~Advocates Group 621 <info@group621.com>~~

Advocates Group: Jeremy Gauntlett:
Jeremy Gauntlett (gauntlet@mweb.co.za)
~~Advocates Group 621 (info@group621.com)~~

Jeremy Gauntlett & Advocates Group:

Req for Info: Alternative Dispute Resolution; Conflict of Cultures policy.

Summary: This is a request for (i) Alternative Dispute Resolution costs and process; and (ii) Conflict of Cultures: EoP and WiP; or WiP only Arbitrator Dispute Resolution policy; information to Mr. Gauntlett; and/or any advocate in Advocates Group; who is willing to provide the requested information.

Q 1. Alternative Dispute Resolution Costs & Processes:

Do you provide your legal professional skills to resolve disputes; in accordance to alternative dispute resolution procedures? If so: what do you charge; and what is the process of your dispute resolution procedures? For example: must I approach an official licensed 'alternative dispute resolution' organization; and request you as the particular arbitrator to resolve the particular dispute; or can I request you to provide alternative dispute resolution procedures directly to me and the disputing party; if he and/or his council agree to accept you as the arbitrator of our dispute?

Q 2. Conflict of Cultures: EoP and WiP; or WiP Only Arbitrator Dispute Resolution policy:

Our issues in dispute include numerous conflict of cultural values. Consequently my question:

If you are willing to provide alternative dispute resolution arbitration proceedings; could you clarify whether your juridical arbitration socio-cultural decision-making in a case involving individuals from different culture's is monocultural or multicultural; in this case EoP and WiP; or WiP only. EoP refers to Ecology of Peace. WiP refers to Masonic War is Peace.

A 'Conflict of Cultures' court or arbitrator would consider culturally based evidence from any individual whatever their culture; even if none of the courts judges or arbitrators were members of one or both of the parties cultures; in order to reach a win-win compromise. A

Monoculture court will consider only culturally based evidence from a particular culture; which could be racial, religious, class or ideological.

In this case an EoP and WiP court or arbitrator would consider both EoP and WiP cultural evidence; even if none of the courts judges or arbitrators were members of one or both of the parties cultures. A WiP only court would consider only WiP cultural evidence; denying access to the court's arbitration proceedings, from individuals who are not members of a WiP culture.

Some Magistrates -- Essel, Torlage and Buhr -- were willing to consider the EoP scientific based cultural arguments and evidence I submitted to their courts; to a limited extent; in their civil and/or criminal court proceedings that I was involved in. Other juridical officials -- Magistrates Fortuin, Meyer et al and Prosecutors Redelinghuys, Sipoyo and Kortje -- were not willing to consider EoP scientific based cultural arguments to their criminal court proceedings courts. Justice Ngcobo's Concourt accepted EoP scientific based culture evidence arguments; and Justice Mogoeng has not been willing to consider EoP scientific based cultural arguments to his Concourt.

Respectfully

Lara Johnstone
Pro Se: GMC 2578-14: Lara Johnstone v Frode Moe

If Required; more detailed information:

Here follows more detailed information if you so require; in order to make a more fully informed decision.

Summary of GMC 2578-14: Lara Johnstone v Frode & Talitha Moe

I filed an application to the George Magistrate's Court requesting Mr. Moe to (a) apologize and withdraw his mental disorder allegations; or (b) provide the court with his scientific based legal definition of 'mental disorder' and evidence in support thereof. He hired Millers Inc, who alleged the Magistrates Court lacked jurisdiction. The Magistrate ruled that his ruling of 'lacking jurisdiction' was based upon Sec 46 of the Magistrates Courts Act, 32 of 1944, which states that the court has no jurisdiction in matters in which specific performance without the alternative of payment of damages is sought. [A.pp.49]

Millers Inc. refused to attempt to negotiate to resolve the issues; and refused to accept further email correspondence on the matter; because they said it was 'spam'. They did not provide their legal definition of spam; so I don't know what they meant by spam.

I subsequent requested permission to file an Amended Notice of Motion that would include the alternative of payment of damages [A.pp.39-141]; which included copies of my repeated correspondence to Frode to attempt to resolve the matters out of court ; which included: B.28: Sent: Sunday, April 03, 2016 3:03 PM: Subject: *RE: GMC 2578-14: LJohnstone v F Moe et al: Lara cultural membership info.*

The Magistrate instructed the Clerk of the Court to inform me that I “need to institute an action to sue for damages, that means issuing a summons.” [A.pp.38] I informed Mr. Moe that I would be drawing up the documents to issue a summons.

Mr. Moe responded enquiring whether I would be willing to settle the matter out of court. [A.pp.06-35: Correspondence: 16-27 Oct 2016]

Concort Conflict of Cultures: EoP and WiP; or WiP Only Arbitrator Dispute Resolution:

EoP and WiP: In [CCT 23-10: The Citizen v Robert McBride](#); Justice Ngcobo’s Concort approved me to file an Amicus to the Court based upon my cultural values legal perspective that South Africa’s TRC was a fraud [B.pp.02-67]. None of the other parties would touch the arguments or evidence for the TRC’s Fraud with a barge-pole; and the media reported on all the contents of all the other briefs filed, but not mine; consequently very few people are aware of the fact that Justice Ngcobo’s Concort accepted an Amicus filed to proceedings before it; that argued that South Africa’s TRC was a fraud; as a result of its failure to consider the overpopulation and consumption factors as causal factors of resource violence, manifesting as racially motivated political terrorism violence.

WiP only: In an application -- [CCT ?-12: Alien v Afriforum et al](#) -- I filed with Justice Mogoeng’s Concort pointing out that the so-called ‘kill the boer’ agreement between Afriforum and Julius Malema -- like the TRC process and TRC based constitution -- did not address the root causes of the resource war conflict; and consequently was like applying a bandaid to a braintumour; the Clerk of the Court refused to accept my application. I filed an appeal clarifying my EoP cultural values to Justice Mogoeng; which he refused to consider or provide a response to.

CAS 572-2002: State v Johnstone: Suicide of Regional Magistrate Buhr:

Current working hypothesis conclusion indicates that the following events were at least partially psychotronically – see for example: [Dr John Hall: Government mind control technologies](#); [Dr. Nick Begich: Angels Don’t Play this HAARP](#) – manipulated by one or more military intelligence agencies:

Regional Magistrate Buhr who acted as State Arbitrator CAS 572-2002: State v Lara Johnstone; the criminal trial for my 18 June 2002 bomb threat made to the George Airport; via the George Herald; [committed suicide at his home in Great Brak last week](#). My CAS 572-2002 military necessity arguments were to provide the court with US and Russian Government evidence – as documented by Dr. Len Horowitz and Boyd Graves in their respective books: *Emerging Viruses: Aids and Ebola: Nature, Accident or Intentional*; and *State Origin: The Evidence of the Laboratory Birth of AIDS*; in collaborating to create the AIDS virus; to educate citizens about the covert depopulation measures implemented by militaries around the world – in this case Military Iatrogenic Origins of AIDS biological warfare – resulting from civilians refusal to wake up and cooperate to address the root causes of overpopulation and overconsumption colliding with declining resources racial, religious and class resource warfare.

There were also [two earthquakes in the Garden Route](#) last week.

“Mother Nature is going to bring Galileo’s finite resources reality home to the majority of the planet; in a far more forceful way, than mother nature has recently given Haiti, Chile and Northern Japan a shudder group hug.”

-- Andrea Muhrrteyn comment to an Amerika article; [sent to me a few weeks ago](#) by a Meyerton disbarred labour lawyer named George Jonker; accusing me of sending out a Luciferian memo to [high school students](#). The memo sent to high school students were also sent to [Fees Must Fall & SA University Vice Chancellors and SRC's & the Fees Commission](#).

Magistrate Buhr was found dead in his garden; just like Omar Nayef Zayed PLO terrorist hiding in Palestinian Embassy in Sofia, Bulgaria was found dead in Embassy gardens; as ref'd in this recent EoP infographic: [16-09-04_Tiergartenstrasse-StanMcChrystalGardeners](#) [Info].

Summary of Ecology of Peace Factual Reality Principles:

Ecology of Peace Factual Reality:

1. Earth is not flat. 2. Resources are finite. 3. When humans breed or consume above [ecological carrying capacity limits](#), it results in [ecological overshoot](#), [resource depletion](#) and [resource conflict](#). 4. Some of the socio-cultural and psycho-political consequences of overpopulation & consumption collision with declining resources include: poverty, slavery, unemployment, food shortages, food inflation, cost of living increases, urban sprawl, traffic jams, toxic waste, pollution, peak oil, peak water, peak food, peak population, species extinction, loss of biodiversity, peak resources, racial, religious, class, gender resource war conflict, militarized police, psycho-social and cultural conformity pressures on free speech, etc; inter-cultural conflict; legal, political and corporate corruption, etc. 5. The root cause of humans breeding and consuming above ecological carrying capacity limits is the ‘right to breed and consume with total disregard for ecological carrying capacity limits’ clauses of the [Masonic War is Peace](#) international law social contract. 6. If individuals, families, tribes, races, religions, political parties, corporations and/or nations want to (a) sustainably protect natural resources for future generations; and/or (b) reduce class, racial and/or religious local, national and international resource war conflict; and/or (c) enable honourable, transparent and humane international cooperative de-industrialization and depopulation of the planet to return to living in accordance to ecological carrying capacity limits; they should (d) cooperate to nullify the ‘right to breed and consume with total disregard for ecological carrying capacity limits’ clauses and replace them with [Ecology of Peace](#) clauses that restricts all the worlds citizens to breed and consume below ecological carrying capacity limits; or be humanely eliminated from the planetary genepool.

The following is an amend excerpt from EoP v WiP New World Order negotiations correspondence; and/or from the [MILED Clerk Notice](#) updates info page; detailing a brief history of Masonic War is Peace (WiP) history; and our current EoP or WiP New World Order Reality future.

War is Peace (WiP) history:

Religious and political 'peace' leaders ignored Ecology of Peace Facts; choosing instead to bribe their tribes members to believe it is their 'inalienable [freedumb slavery] right' to breed and consume above carrying capacity limits; as they embark on the totalitarian agriculture motivated beyond retardation (motarded) ratrace to choose to join one or other ideological, religious, racial or cultural tribe to engage in resource war thieving to accumulate more resources to grow their tribe to enable it to protect itself from another tribes organized violence resource war thieving, and/or;

Anti-war Ecology of Peace religious and/or political leaders did inform citizens of Ecology of Peace Facts; but: (A) citizens, journalists, academics, corporate, religious and political leaders were too greedy to breed and/or consume as much as they want; and so nobody listened to such anti-war Ecology of Peace to support the voluntary non-violent implementation of an Ecology of Peace international law social contract; and/or; (B) no Judge or Magistrate was willing to allow Ecology of Peace Facts arguments into their court room; and/or make a ruling in support of requiring their nation to confront the Ecology of Peace Facts for sustainable security of a stable and peaceful nation; and/or (C) not enough Generals and soldiers were willing to collectively support such Ecology of Peace principles and demand by force if need be that their civilian political, religious and legal leaders enact a sustainable world peace social contract.

Current EoP –v– WiP NWO reality future:

Humans have now bred so much, and consumed so much of the earths finite resources, that humanity is now between [700 and 400,000 % over carrying capacity limits](#). Deindustrialization and depopulation is guaranteed; the only issue is whether deindustrialization and depopulation shall occur via the [Ecology of Peace](#) or [Masonic War is Peace](#) option.

War is Peace (WiP) NWO Option:

Armageddon -- [Motarded Rat Race Slavery Freedumb human factory farming organized violence conquer and culling racism, sexism, nationalism, socialism, capitalism, nazism, islamism, zionism, corporatism, stalinism, human sacrifice culling, etc](#) -- collision of humans overbreeding and overconsuming with ecological finite resource reality: and mother nature uses death, pestilence, famine, war on an unimaginable scale to very violently reduce human population and consumption.

Political, Legal & Military Options for implementing an Ecology of Peace NWO International Law Social Contract:

Currently the following [Ecology of Peace NWO social contract options](#) exist for political or legal implementation of an Ecology of Peace International law social contract; which may be used individually or in select combination or collectively: [Ecology of Peace PoW submission to Swiss Federal Council](#); [EoP Referendum](#); [EoP PoW International Criminal Court Complaint](#); [EoP Legal submissions and EoP Military Necessity Mutual Coercion Evacuation](#).

Note: If or where any internet link above refers to a webpage or document on sqswans and/or [tygae.weebly.com](#); those websites were hacked and the hacker deleted all the contents of those websites including the account on 24 September 2016. Correspondence to among others Weebly, San Francisco District Attorney and Police; regarding the hacked deletion of the websites and account; are documented online at: [SQSwans PRH: Updates re: hacking deletion of EoP tygae and sqswans weebly websites](#).

Enclosures:

Annex A [\[PDF\]](#): Civil Mag Court: District of George Held at George 2578-14: Alt Disp Res

01-01	Table of Contents
02-35:	30 Sep 2015 – 27 Oct 2016 correspondence LJ & FM
36-36:	S.Y. Aiglon Reference: Lara Johnstone
37-37:	19 Dec 1998: Beeld: SA plaasmeisie vas in VSA oor Golf protes
38-38:	06 Oct 2016: Clerk of Court letter re: filing of summons
39-42:	30 Sep 2016: Req for Info to Mag Essel: Filing of ANoM; Dignitas Letter
43-48:	Lara Johnstone Affidavit in Support of Request for Info
49-49:	LJ Affid A: 12.08.2014: Mag Essel 'lack of jurisdiction' ITO Sec 46(2) ruling
50-113:	LJ Affid B: Correspondence to & from Frode Moe
114-124:	LJ Affid C: Correspondence to and from Clive Johnstone
125-139:	LJ Affid D: Draft - Particulars of Claim and Enclosures
140-141:	Proof of Service

Annex B [\[PDF\]](#): CCT 23-10: Radical Honesty culture Amicus; BB Expert Witness perjury; Formal Apology to Timothy McVeigh: Re: Radical Honesty Fraud

01-01	Table of Contents
02-03:	03 May 2010: Radical Honesty culture & religion Amicus Concourt Ruling
04-17:	Filing Sheet: Amended Practice Note and Written Submissions for Lara Johnstone; in Support of Radical Honesty Population Policy Common Sense Interpretation of Promotion of National Unity and Reconciliation Act, 34 of 1995.
18-67:	Heads of Argument for Lara Johnstone; in Support of Radical Honesty Population Policy Common Sense Interpretation of Promotion of National Unity and Reconciliation Act, 34 of 1995
68-77:	GMC 4643-13 applicant/s correspondence to and from USA, Canada, UK, RSA & Norway Police, Prosecutors/District Attorneys & Courts: Re: Filing of Fraud Charges against Brad Blanton, Radical Honesty Enterprises & Trainers: ZA: Gauteng: Johannesburg: Re: Brad Blanton Expert Witness Perjury.
78-90:	Info Re: Oklahoma City Bombing and Faked Execution of Timothy McVeigh; As referred to in: GMC 4643-13 applicant/s correspondence to and from USA, Canada, UK, RSA & Norway Police, Prosecutors/District Attorneys & Courts: Re: Filing of Fraud & Perjury Charges against Brad Blanton, Radical Honesty Enterprises & Trainers

From: EoP MILED Clerk
To: Jeremy Gauntlett
Cc: Adv Group 621
Date: Fri, Oct 28, 2016 at 2:03 PM
Subject: J Gauntlett & Adv Group 621: Req for Info: Alternative Dispute Resolution; Conflict of Cultures policy.

From: EoP MILED Clerk <eop.miled.clerk@gmail.com>
Date: Fri, Oct 28, 2016 at 2:03 PM
Subject: J Gauntlett & Adv Group 621: Req for Info: Alternative Dispute Resolution; Conflict of Cultures policy.
To: Jeremy Gauntlett <gauntlett@mweb.co.za>
Cc: "Adv Group 621: Jonathan Blou" <jblou@group621.co.za>, Timothy Bruinders <bruiders@law.co.za>, Schalk Burger <sfburger@mweb.co.za>, Jennifer Cane <cane@group621.co.za>, Arthur Cook <cook@group621.co.za>, EF Dippenaar <fionad@group621.co.za>, Brian Doctor <bd@fountaincourt.co.uk>, Chris Eloff <cmeloff@group621.co.za>, Paul Farlam <paulfarlam@law.co.za>, Alistair Franklin <aefranklin@group621.co.za>, Andre Gautschi <gautschi@group621.co.za>, Noel Graves <graves@group621.co.za>, Ian Green <green@group621.co.za>, Leonard Harris <lharris@iafrica.com>, Martin Kriegler <kriegler@group621.co.za>, Michael Kuper <advmdkuper@mweb.co.za>, Quentin Leech <qgleech@group621.co.za>, Terry Motau <tmotau@group621.co.za>, Michelle Norton <mlnorton@law.co.za>, Pearce Rood <rood@group621.co.za>, Ros Rosenberg <rosenberg@group621.co.za>, Frank Snyckers <snyckers@group621.co.za>, Peter Solomon <psolomon@group621.co.za>, Shanee Stein <stein@group621.co.za>, Arnold Subel <subel@group621.co.za>, David Unterhalter <unterhalter@group621.co.za>, Michael van der Nest <mvandernest@group621.co.za>, Craig Watt Pringle <wattpringle@group621.co.za>, Christopher Whitcutt <whitcutt@mweb.co.za>, Jerome Wilson <jwilson@group621.co.za>, Goolam Ameer <goolamameer@group621.co.za>, Christiaan Bester <chrisbester@group621.co.za>, Julia Boltar <jboltar@group621.co.za>, Penny Bosman <penny.bosman@group621.co.za>, Vincent Bruinders <vincentbruinders@group621.co.za>, Johannes Burger <jcburger@group621.co.za>, Schalk Willem Burger <burger.sw@group621.co.za>, Iain Currie <currie@group621.co.za>, Nzwisai Linda Dandadzi <nldandadzi@group621.co.za>, Claire de Witt <clairedewitt@group621.co.za>, Asanda Dipa <a.dipa@group621.co.za>, ~~Michael Eastman <eastman@group621.co.za>~~, Barry Gilbert <bmgilbert@group621.co.za>, Graham Girdwood <girdwood@group621.co.za>, Faye Hoch <faye.hoch@group621.co.za>, Faizel Ismail <faizel_ismail@group621.co.za>, Julian Joyner <joyner@group621.co.za>, Janet Kentridge <janetkentridge@matrixlaw.co.uk>, Faryn Kushner <fkushner@group621.co.za>, Michelle Le Roux <michellemleroux@mac.com>, Benny Makola <benny.makola@group621.co.za>, Trevor Massyn <trevpeg@netactive.co.za>, Matjitji Maunatlala <matjitji@group621.co.za>, Kirsty Sheila McLean <ksmclean@group621.co.za>, JJ Meiring <jjmeiring@group621.co.za>, Jason Mitchell <mitchell@group621.co.za>, Richard Mkhabela <advocaterich@group621.co.za>, Richard Moultrie <moultrie@group621.co.za>, Ayanda Msimang <amsimang@group621.co.za>, Nyoko Muvangua <nyoko@group621.co.za>, Phumlani Ngcongco <pngcongco@group621.co.za>, ~~Fembeka Ngeukaitobi <t.n.geukaitobi@gmail.com>~~, Thando Ntsonkota <thando@group621.co.za>, Ndumiso Nxumalo <nxumalo@group621.co.za>, Robin Pearse <pearse@group621.co.za>, Tania Prinsloo <tdprinsloo@group621.co.za>, Mmusi Seape <seape@group621.co.za>, Horace Shoji <hshoji@group621.co.za>, Lwandile Sisilana <sisilana@group621.co.za>, Derek Spitz <dspitz@oeclaw.co.uk>, Anthony Stein <astein@group621.co.za>, Duncan Turner <dturner@group621.co.za>, Emiel van Vuuren <ejvv@group621.co.za>

TO: Jeremy Gauntlett SC
TO: Advocates Group 621 Advocates

Jeremy Gauntlett: Advocates Group:

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Jeremy Gauntlett & Advocates Group:

J Gauntlett & Adv Group 621: Req for Info: Alternative Dispute Resolution; Conflict of Cultures policy.

Jeremy Gauntlett:

The request for information email sent to you and Advocate Group 621 on 27 October 2016; was returned as undelivered from Advocate Group 621 email address – info@group621.com. Consequently I collected the individual email addresses of all Advocate Group 621 advocates; to send to them directly; as noted above.

I also noticed that there are different email addresses for you: the one I used yesterday with one t: gauntlet@mweb.co.za; and one on [your Adv Group 621 member page](#); with two t's used today: gauntlett@mweb.co.za.

The request for information detailed below is slightly edit updated. I have uploaded an Admin [\[PDF\]](#) document; that includes links to all documents; including to correspondence to and from Frode Moe [\[PDF\]](#); subsequent to 27 October request to yourself.

I shall also provide transparency copy notices to Frode and Talitha Moe and their counsel; Concourt Justices and parties in: CCT 23-10: The Citizen v Robert McBride; CCT ?-12: Alien v Afriforum et al; and if or where considered necessary by myself; or any other direct or indirectly involved party for transparency purposes to any individual whom is referenced in these Request for Information Alternative Dispute Resolution Negotiations; which shall be updated at: Admin [\[PDF\]](#).

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Advocates Group Advocates:

Summary: This is a request for (i) Alternative Dispute Resolution costs and process; and (ii) Conflict of Cultures: EoP and WiP; or WiP only Arbitrator Dispute Resolution policy; information to Mr. Gauntlett; and/or any advocate in Advocates Group; who is willing to provide the requested information.

Q 1. Alternative Dispute Resolution Costs & Processes:

Do you provide your legal professional skills to resolve disputes; in accordance to alternative dispute resolution procedures? If so: what do you charge; and what is the process of your dispute resolution procedures? For example: must I approach an official licensed 'alternative dispute resolution' organization; and request you as the particular arbitrator to resolve the particular dispute; or can I request you to provide alternative dispute resolution procedures directly to me and the disputing party; if he and/or his council agree to accept you as the arbitrator of our dispute?

Q 2. Conflict of Cultures: EoP and WiP; or WiP Only Arbitrator Dispute Resolution policy:

The – GMC 2578-14: Lara Johnstone v Frode Moe – issues in dispute, include numerous conflict of cultural values. Consequently my question:

If you are willing to provide alternative dispute resolution arbitration proceedings; could you clarify whether your juridical arbitration socio-cultural decision-making in a case involving individuals from different culture's is monocultural or multicultural; in this case EoP and WiP; or WiP only. EoP refers to Ecology of Peace. WiP refers to Masonic War is Peace.

A Conflict of Cultures court or arbitrator would consider culturally based evidence from any individual whatever their culture; even if none of the courts judges or arbitrators were members of one or both of the parties cultures; in order to reach a win-win compromise. A Monoculture court will consider only culturally based evidence from a particular culture; which could be racial, religious, class or ideological.

In this case an EoP and WiP court or arbitrator would consider both EoP and WiP cultural evidence; even if none of the courts judges or arbitrators were members of one or both of the parties cultures. A WiP only court would consider only WiP cultural evidence; denying access to the court's arbitration proceedings, from individuals who are not members of a WiP culture.

Some Magistrates -- Essel, Torlage and Buhr -- were willing to consider the EoP scientific based cultural arguments and evidence I submitted to their courts; to a limited extent; in their civil and/or criminal court proceedings that I was involved in. Other juridical officials -- Magistrates Fortuin, Meyer et al and Prosecutors Redelinghuys, Sipoyo and Kortje -- were not willing to consider EoP scientific based cultural arguments to their criminal court proceedings courts. Justice Ngcobo's Concourt accepted EoP scientific based culture evidence arguments; and Justice Mogoeng has not been willing to consider EoP scientific based cultural arguments to his Concourt.

Respectfully

Lara Johnstone
Pro Se: GMC 2578-14: Lara Johnstone v Frode Moe

If Required; more detailed information:

Here follows more detailed information if you so require; in order to make a more fully informed decision.

Summary of GMC 2578-14: Lara Johnstone v Frode & Talitha Moe

I filed an application to the George Magistrate's Court requesting Mr. Moe to (a) apologize and withdraw his mental disorder allegations; or (b) provide the court with his scientific based legal definition of 'mental disorder' and evidence in support thereof. He hired Millers Inc, who alleged the Magistrates Court lacked jurisdiction. The Magistrate ruled that his ruling of lacking jurisdiction was based upon Sec 46 of the Magistrates Courts Act, 32 of 1944, which states that the court has no jurisdiction in matters in which specific performance without the alternative of payment of damages is sought. [A.pp.49]

Millers Inc. refused to attempt to negotiate to resolve the issues; and refused to accept further email correspondence on the matter; because they said it was 'spam'. They did not provide their legal definition of spam; so I don't know what they meant by spam.

I subsequently requested permission to file an Amended Notice of Motion that would include the alternative of payment of damages [A.pp.39-141]; which included copies of my repeated correspondence to Frode to attempt to resolve the matters out of court ; which included:
B.28: Sent: Sunday, April 03, 2016 3:03 PM: Subject: *RE: GMC 2578-14: LJohnstone v F Moe et al: Lara cultural membership info.*

The Magistrate instructed the Clerk of the Court to inform me that I “need to institute an action to sue for damages, that means issuing a summons.” [A.pp.38] I informed Mr. Moe that I would be drawing up the documents to issue a summons.

Mr. Moe responded enquiring whether I would be willing to settle the matter out of court. [A.pp.06-35: Correspondence: 16-27 Oct 2016]

Concourt Conflict of Cultures: EoP and WiP; or WiP Only Arbitrator Dispute Resolution:

EoP and WiP: In [CCT 23-10: The Citizen v Robert McBride](#); Justice Ngcobo’s Concourt approved me to file an Amicus to the Court based upon my cultural values legal perspective that South Africa’s TRC was a fraud [B.pp.02-67]. None of the other parties would touch the arguments or evidence for the TRC’s Fraud with a barge-pole; and the media reported on all the contents of all the other briefs filed, but not mine; consequently very few people are aware of the fact that Justice Ngcobo’s Concourt accepted an Amicus filed to proceedings before it; that argued that South Africa’s TRC was a fraud; as a result of its failure to consider the overpopulation and consumption factors as causal factors of Apartheid resource violence, manifesting as racially motivated political terrorism violence.

WiP only: In an application -- [CCT ?-12: Alien v Afriforum et al](#) -- I filed with Justice Mogoeng’s Concourt pointing out that the so-called ‘kill the boer’ agreement between Afriforum and Julius Malema -- like the TRC process and TRC based constitution -- did not address the root causes of the resource war conflict; and consequently was like applying a bandaid to a braintumour; the Clerk of the Court refused to accept my application. I filed an appeal to Justice Mogoeng clarifying my EoP cultural values to Justice Mogoeng; which he refused to consider or provide a response to.

CAS 572-2002: State v Johnstone: Suicide of Regional Magistrate Buhr:

Current working hypothesis conclusion indicates that the following events were at least partially psychotronically – see for example: [Dr John Hall: Government mind control technologies](#); [Dr. Nick Begich: Angels Don’t Play this HAARP](#) – manipulated by one or more military intelligence agencies:

Regional Magistrate Buhr who acted as State Arbitrator CAS 572-2002: State v Lara Johnstone; the criminal trial for my 18 June 2002 bomb threat made to the George Airport; via the George Herald; [committed suicide at his home in Great Brak last week](#). My CAS 572-2002 military necessity arguments were to provide the court with US and Russian Government evidence – as documented by Dr. Len Horowitz and Boyd Graves in their respective books: *Emerging Viruses: Aids and Ebola: Nature, Accident or Intentional*; and *State Origin: The Evidence of the Laboratory Birth of AIDS*; in collaborating to create the AIDS virus; to educate citizens about the covert depopulation measures implemented by

militaries around the world – in this case Military Iatrogenic Origins of AIDS biological warfare – resulting from civilians refusal to wake up and cooperate to address the root causes of overpopulation and overconsumption colliding with declining resources racial, religious and class resource warfare.

There were also [two earthquakes in the Garden Route](#) last week.

“Mother Nature is going to bring Galileo’s finite resources reality home to the majority of the planet; in a far more forceful way, than mother nature has recently given Haiti, Chile and Northern Japan a shudder group hug.”

-- Andrea Muhrrteyn comment to an Amerika article; [sent to me a few weeks ago](#) by a Meyerton disbarred labour lawyer named George Jonker; accusing me of sending out a Luciferian memo to [high school students](#). The memo sent to high school students were also sent to [Fees Must Fall & SA University Vice Chancellors and SRC's & the Fees Commission](#).

Magistrate Buhr was found dead in his garden; just like Omar Nayef Zayed PLO terrorist hiding in Palestinian Embassy in Sofia, Bulgaria was found dead in Embassy gardens; as ref'd in this recent EoP infographic: [16-09-04_Tiergartenstrasse-StanMcCrystalGardeners](#) [Info].

Summary of Ecology of Peace Factual Reality Principles:

Ecology of Peace Factual Reality:

1. Earth is not flat. 2. Resources are finite. 3. When humans breed or consume above [ecological carrying capacity limits](#), it results in [ecological overshoot](#), [resource depletion](#) and [resource conflict](#). 4. Some of the socio-cultural and psycho-political consequences of overpopulation & consumption collision with declining resources include: poverty, slavery, unemployment, food shortages, food inflation, cost of living increases, urban sprawl, traffic jams, toxic waste, pollution, peak oil, peak water, peak food, peak population, species extinction, loss of biodiversity, peak resources, racial, religious, class, gender resource war conflict, militarized police, psycho-social and cultural conformity pressures on free speech, etc; inter-cultural conflict; legal, political and corporate corruption, etc. 5. The root cause of humans breeding and consuming above ecological carrying capacity limits is the ‘right to breed and consume with total disregard for ecological carrying capacity limits’ clauses of the [Masonic War is Peace](#) international law social contract. 6. If individuals, families, tribes, races, religions, political parties, corporations and/or nations want to (a) sustainably protect natural resources for future generations; and/or (b) reduce class, racial and/or religious local, national and international resource war conflict; and/or (c) enable honourable, transparent and humane international cooperative de-industrialization and depopulation of the planet to return to living in accordance to ecological carrying capacity limits; they should (d) cooperate to nullify the ‘right to breed and consume with total disregard for ecological carrying capacity limits’ clauses and replace them with [Ecology of Peace](#) clauses that restricts all the worlds citizens to breed and consume below ecological carrying capacity limits; or be humanely eliminated from the planetary genepool.

The following is an amended excerpt from EoP v WiP New World Order negotiations correspondence; and/or from the [MILED Clerk Notice](#) updates info page; detailing a brief history of Masonic War is Peace (WiP) history; and our current EoP or WiP New World Order Reality future.

War is Peace (WiP) history:

Religious and political 'peace' leaders ignored Ecology of Peace Facts; choosing instead to bribe their tribes members to believe it is their 'inalienable [freedumb slavery] right' to breed and consume above carrying capacity limits; as they embark on the totalitarian agriculture motivated beyond retardation (motarded) ratrace to choose to join one or other ideological, religious, racial or cultural tribe to engage in resource war thieving to accumulate more resources to grow their tribe to enable it to protect itself from another tribes organized violence resource war thieving, and/or;

Anti-war Ecology of Peace religious and/or political leaders did inform citizens of Ecology of Peace Facts; but: (A) citizens, journalists, academics, corporate, religious and political leaders were too greedy to breed and/or consume as much as they want; and so nobody listened to such anti-war Ecology of Peace to support the voluntary non-violent implementation of an Ecology of Peace international law social contract; and/or; (B) no Judge or Magistrate was willing to allow Ecology of Peace Facts arguments into their court room; and/or make a ruling in support of requiring their nation to confront the Ecology of Peace Facts for sustainable security of a stable and peaceful nation; and/or (C) not enough Generals and soldiers were willing to collectively support such Ecology of Peace principles and demand by force if need be that their civilian political, religious and legal leaders enact a sustainable world peace social contract.

Current EoP –v– WiP NWO reality future:

Humans have now bred so much, and consumed so much of the earths finite resources, that humanity is now between [700 and 400,000 % over carrying capacity limits](#). Deindustrialization and depopulation is guaranteed; the only issue is whether deindustrialization and depopulation shall occur via the [Ecology of Peace](#) or [Masonic War is Peace](#) option.

War is Peace (WiP) NWO Option:

Armageddon -- [Motarded Rat Race Slavery Freedumb human factory farming organized violence conquer and culling racism, sexism, nationalism, socialism, capitalism, nazism, islamism, zionism, corporatism, stalinism, human sacrifice culling, etc](#) -- collision of humans overbreeding and overconsuming with ecological finite resource reality: and mother nature uses death, pestilence, famine, war on an unimaginable scale to very violently reduce human population and consumption.

Political, Legal & Military Options for implementing an Ecology of Peace NWO International Law Social Contract:

Currently the following [Ecology of Peace NWO social contract options](#) exist for political or legal implementation of an Ecology of Peace International law social contract; which may be used individually or in select combination or collectively: [Ecology of Peace PoW submission to Swiss Federal Council](#); [EoP Referendum](#); [EoP PoW International Criminal Court Complaint](#); [EoP Legal submissions and EoP Military Necessity Mutual Coercion Evacuation](#).

Note: If or where any internet link above refers to a webpage or document on sqswans and/or tygae.weebly.com; those websites were hacked and the hacker deleted all the contents of those websites including the account on 24 September 2016. Correspondence to among others Weebly, San Francisco District Attorney and Police; regarding the hacked deletion of the websites and

account; are documented online at: SQSwans PRH: [Updates re: hacking deletion of EoP tygae and sqswans weebly websites.](#)

Enclosures:

Annex A [[PDF](#)]: Civil Mag Court: District of George Held at George 2578-14: Alt Disp Res

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38-38: 06 Oct 2016: Clerk of Court letter re: filing of summons
39-42: 30 Sep 2016: Req for Info to Mag Essel: Filing of ANoM; Dignitas Letter
43-48: Lara Johnstone Affidavit in Support of Request for Info
49-49: LJ Affid A: 12.08.2014: Mag Essel 'lack of jurisdiction' ITO Sec 46(2) ruling
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Annex B [[PDF](#)]: CCT 23-10: Radical Honesty culture Amicus; BB Expert Witness perjury; Formal Apology to Timothy McVeigh: Re: Radical Honesty Fraud

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04-17: Filing Sheet: Amended Practice Note and Written Submissions for Lara Johnstone; in Support of Radical Honesty Population Policy Common Sense Interpretation of Promotion of National Unity and Reconciliation Act, 34 of 1995.
18-67: Heads of Argument for Lara Johnstone; in Support of Radical Honesty Population Policy Common Sense Interpretation of Promotion of National Unity and Reconciliation Act, 34 of 1995
68-77: GMC 4643-13 applicant/s correspondence to and from USA, Canada, UK, RSA & Norway Police, Prosecutors/District Attorneys & Courts: Re: Filing of Fraud Charges against Brad Blanton, Radical Honesty Enterprises & Trainers: ZA: Gauteng: Johannesburg: Re: Brad Blanton Expert Witness Perjury.
78-90: Info Re: Oklahoma City Bombing and Faked Execution of Timothy McVeigh; As referred to in: GMC 4643-13 applicant/s correspondence to and from USA, Canada, UK, RSA & Norway Police, Prosecutors/District Attorneys & Courts: Re: Filing of Fraud & Perjury Charges against Brad Blanton, Radical Honesty Enterprises & Trainers

From: EoP MILED Clerk
Date: Mon, Oct 31, 2016 at 3:18 PM
To: Jeremy Gauntlett
CC: Advocates Group 621
Subject: Update Re: J Gauntlett & Adv Group 621: Req for Info: Alternative Dispute Resolution;
Conflict of Cultures policy.

From: EoP MILED Clerk <eop.miled.clerk@gmail.com>
Date: Mon, Oct 31, 2016 at 3:18 PM
Subject: Update Re: J Gauntlett & Adv Group 621: Req for Info: Alternative Dispute Resolution; Conflict of Cultures policy.
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TO: Advocates Group 621 Advocates

Jeremy Gauntlett: Advocates Group:

Jeremy Gauntlett (gauntlett@mweb.co.za); Adv Group 621: Jonathan Blou (jblou@group621.co.za); Timothy Bruinders (bruinders@law.co.za); Schalk Burger (sfburger@mweb.co.za); Jennifer Cane (cane@group621.co.za); Arthur Cook (cook@group621.co.za); EF Dippenaar (fionad@group621.co.za); Brian Doctor (bd@fountaincourt.co.uk); Chris Eloff (cmeloff@group621.co.za); Paul Farlam (paulfarlam@law.co.za); Alistair Franklin (aefranklin@group621.co.za); Andre Gautschi (gautschi@group621.co.za); Noel Graves (graves@group621.co.za); Ian Green (green@group621.co.za); Leonard Harris (lharris@iafrica.com); Martin Kriegler (kriegler@group621.co.za); Michael Kuper (advmdkuper@mweb.co.za); Quentin Leech (qgleech@group621.co.za); Terry Motau (tmotau@group621.co.za); Michelle Norton (mlnorton@law.co.za); Pearce Rood (rood@group621.co.za); Ros Rosenberg (rosenberg@group621.co.za); Frank Snyckers (snyckers@group621.co.za); Peter Solomon (psolomon@group621.co.za); Shanee Stein (stein@group621.co.za); Arnold Subel (subel@group621.co.za); David Unterhalter (unterhalter@group621.co.za); Michael van der Nest (mvandernest@group621.co.za); Craig Watt Pringle (wattpringle@group621.co.za); Christopher Whitcutt (whitcutt@mweb.co.za); Jerome Wilson (jwilson@group621.co.za); Goolam Ameer (goolamameer@group621.co.za); Christiaan Bester (chrisbester@group621.co.za); Julia Boltar (jboltar@group621.co.za); Penny Bosman (penny.bosman@group621.co.za); Vincent Bruinders (vincentbruinders@group621.co.za); JOhannes Burger (jcburger@group621.co.za); Schalk Willem Burger (burger.sw@group621.co.za); Iain Currie (currie@group621.co.za); Nzwisisai Linda Dandadzi (nldandadzi@group621.co.za); Claire de Witt (clairedewitt@group621.co.za); Asanda Dipa (a.dipa@group621.co.za); Barry Gilbert (bmgilbert@group621.co.za); Graham Girdwood (girdwood@group621.co.za); Faye Hoch (faye.hoch@group621.co.za); Faizel Ismail (faizel_ismail@group621.co.za); Julian Joyner (joyner@group621.co.za); ~~Janet Kentridge (janetkentridge@matrindlaw.co.uk)~~; Faryn Kushner (fkushner@group621.co.za); Michelle Le Roux (michellemleroux@mac.com); Benny Makola (benny.makola@group621.co.za); Trevor Massyn (trevpeg@netactive.co.za); Matjiti Maunatlala (matjiti@group621.co.za); Kirsty Sheila McLean (ksmclean@group621.co.za); JJ Meiring (jjmeiring@group621.co.za); Jason Mitchell (mitchell@group621.co.za); Richard Mkhabela (advocaterich@group621.co.za); Richard Moultrie (moultrie@group621.co.za); Ayanda Msimang (amsimang@group621.co.za); Nyoko Muvangua (nyoko@group621.co.za); Phumlani Ngcongco (pngcongco@group621.co.za); Thando Ntsonkota (thando@group621.co.za); Ndumiso Nxumalo (nxumalo@group621.co.za); Robin Pearse (pearse@group621.co.za); Tania Prinsloo (tdprinsloo@group621.co.za); Mmusi Seape (seape@group621.co.za); Horace Shozi (hshozi@group621.co.za); Lwandile Sisilana (sisilana@group621.co.za); Derek Spitz (dspitz@oeclaw.co.uk); Anthony Stein (astein@group621.co.za); Duncan Turner (daturner@group621.co.za); Emiel van Vuuren (ejvv@group621.co.za)

Jeremy Gauntlett & Advocates Group:

Update Re: J Gauntlett & Adv Group 621: Req for Info: Alternative Dispute Resolution; Conflict of Cultures policy.

I have not received any response from anyone at Advocates Group indicating that anyone is considering answering my question submitted to Jeremy Gauntlett [\[PDF\]](#) on 27 October 2016; and Advocates Group [\[PDF\]](#) on 28 October 2016.

If anyone does intend answering my questions could you kindly let me know by when I can expect an answer.

If the answer is No, you do not provide alternative dispute resolution services. Not a problem. The sooner you inform me, the sooner I can leave you alone; and ask someone else. I shall not be offended. It is very difficult to offend me with brutal honesty. Not even accusations of 'you fokken awb with whoor kaffir meid' screamed at me; from drug queens in George Women's prison; offended me. I simply asked them what their legal definition was for 'fokken awb whoor kaffir meid'; so that I could make sure that I understood what exactly their message was.

Re: Reasons for Delay of Transparency Notices:

I did not send out the transparency notices -- to Frode and Talitha Moe and their counsel; Concourt Justices and parties in: CCT 23-10: The Citizen v Robert McBride; CCT ?-12: Alien v Afriforum et al; -- as I stated I would in the 28 October 2016 [PDF] correspondence to yourself; because of hacking events of my accounts on Google and Weebly over the weekend:

Google: GMAIL:

On 29 October 2016; Google or a hacker hacking Google software blocked the eop.miled.clerk@gmail.com account. When the block continued for hours; I unpublished all EoP v WiP NWO Negotiations correspondence as noted at [EoP v WiP NWO Neg Unpublished](#). Copies: <http://archive.is/B6bTb>; Twitter Notices: 31 Oct to Google, ICANN, International Association of Prosecutors; 31 Oct: Archive Today.

Google:GMAIL & Weebly: ecofeminist-v-breivik & jussanguinis weebly account:

Sometime on 29 or 30 October someone logged into the ecofeminist-jussanguinis weebly account and changed the password. When I attempted to log back in; I was locked out. I did a 'password reset' request; which requires weebly to forward an email to the account email address; which is dwarfwhisper32@gmail.com. I have now sent repeated password requests; which weebly states have been sent; but no such password reset requests have arrived in the dwarfwhisper32 gmail account inbox; meaning I am unable to access the account to update the Admin [PDF] document.

It is unclear what the motives were of the individual/s who hacked the accounts; what their message was; for whom it was intended – doubt it was for my attention; considering that I practice buck stops here Ecology of Peace communication practices; with everyone of whatever race, religion or class as detailed at [EoP RH Culture Info](#); -- if they were employees of the particular companies acting on their own initiative or on orders from their respective employers; or whether they were external hackers; and if so acting on their own initiative or on some corporation or agencies orders.

If I find an alternative site to host the Admin [PDF] and related documents; I can transfer them and re-upload them; and then send out the transparency notices.

Respectfully

Lara Johnstone

Pro Se: GMC 2578-14: Lara Johnstone v Frode Moe

From: EoP MILED Clerk
To: Jeremy Gauntlett
CC: Advocates Group 621
Date: Sun, Nov 6, 2016 at 1:27 PM
Subject: Update #2: Re: J Gauntlett & Adv Group 621: Req for Info: Alternative Dispute Resolution;
Conflict of Cultures policy.

From: EoP MILED Clerk <eop.miled.clerk@gmail.com>
Date: Sun, Nov 6, 2016 at 1:27 PM
Subject: Update #2: Re: J Gauntlett & Adv Group 621: Req for Info: Alternative Dispute Resolution;
Conflict of Cultures policy.
To: Jeremy Gauntlett <gauntlett@mweb.co.za>
Cc: "Adv Group 621: Jonathan Blou" <jblou@group621.co.za>, Timothy Bruinders <bruiders@law.co.za>, Schalk Burger <sfburger@mweb.co.za>, Jennifer Cane <cane@group621.co.za>, Arthur Cook <cook@group621.co.za>, EF Dippenaar <fionad@group621.co.za>, Brian Doctor <bd@fountaincourt.co.uk>, Chris Eloff <cmeloff@group621.co.za>, Paul Farlam <paulfarlam@law.co.za>, Alistair Franklin <aefranklin@group621.co.za>, Andre Gautschi <gautschi@group621.co.za>, Noel Graves <graves@group621.co.za>, Ian Green <green@group621.co.za>, Leonard Harris <lharris@iafrica.com>, Martin Kriegler <kriegler@group621.co.za>, Michael Kuper <advmdkuper@mweb.co.za>, Quentin Leech <qgleech@group621.co.za>, Terry Motau <tmotau@group621.co.za>, Michelle Norton <mlnorton@law.co.za>, Pearce Rood <rood@group621.co.za>, Ros Rosenberg <rosenberg@group621.co.za>, Frank Snyckers <snyckers@group621.co.za>, Peter Solomon <psolomon@group621.co.za>, Shanee Stein <stein@group621.co.za>, Arnold Subel <subel@group621.co.za>, David Unterhalter <unterhalter@group621.co.za>, Michael van der Nest <mvandernest@group621.co.za>, Craig Watt Pringle <wattpringle@group621.co.za>, Christopher Whitcutt <whitcutt@mweb.co.za>, Jerome Wilson <jwilson@group621.co.za>, Goolam Ameer <goolamameer@group621.co.za>, Christiaan Bester <chrisbester@group621.co.za>, Julia Boltar <jboltar@group621.co.za>, Penny Bosman <penny.bosman@group621.co.za>, Vincent Bruinders <vincentbruinders@group621.co.za>, Johannes Burger <jcburger@group621.co.za>, Schalk Willem Burger <burger.sw@group621.co.za>, Iain Currie <currie@group621.co.za>, Nzwisai Linda Dandadzi <nldandadzi@group621.co.za>, Claire de Witt <clairedewitt@group621.co.za>, Asanda Dipa <a.dipa@group621.co.za>, Barry Gilbert <bmgilbert@group621.co.za>, Graham Girdwood <girdwood@group621.co.za>, Faye Hoch <faye.hoch@group621.co.za>, Faizel Ismail <faizel_ismail@group621.co.za>, Julian Joyner <joyner@group621.co.za>, Faryn Kushner <fkushner@group621.co.za>, Michelle Le Roux <michellemleroux@mac.com>, Benny Makola <benny.makola@group621.co.za>, Trevor Massyn <trevpeg@netactive.co.za>, Matjitji Maunatlala <matjitji@group621.co.za>, Kirsty Sheila McLean <ksmclean@group621.co.za>, JJ Meiring <jjmeiring@group621.co.za>, Jason Mitchell <mitchell@group621.co.za>, Richard Mkhabela <advocaterich@group621.co.za>, Richard Moultrie <moultrie@group621.co.za>, Ayanda Msimang <amsimang@group621.co.za>, Nyoko Muvangua <nyoko@group621.co.za>, Phumlani Ngcongco <pngcongco@group621.co.za>, Thando Ntsonkota <thando@group621.co.za>, Ndumiso Nxumalo <nxumalo@group621.co.za>, Robin Pearse <pearse@group621.co.za>, Tania Prinsloo <tdprinsloo@group621.co.za>, Mmusi Seape <seape@group621.co.za>, Horace Shoji <hshoji@group621.co.za>, Lwandile Sisilana <sisilana@group621.co.za>, Derek Spitz <dspitz@oeclaw.co.uk>, Anthony Stein <astein@group621.co.za>, Duncan Turner <dturner@group621.co.za>, Emiel van Vuuren <ejvv@group621.co.za>

TO: Jeremy Gauntlett SC

TO: Advocates Group 621 Advocates

Jeremy Gauntlett: Advocates Group:

Jeremy Gauntlett (gauntlett@mweb.co.za); Adv Group 621: Jonathan Blou (jblou@group621.co.za); Timothy Bruinders (bruinders@law.co.za); Schalk Burger (sfburger@mweb.co.za); Jennifer Cane (cane@group621.co.za); Arthur Cook (cook@group621.co.za); EF Dippenaar (fionad@group621.co.za); Brian Doctor (bd@fountaincourt.co.uk); Chris Eloff (cmeloff@group621.co.za); Paul Farlam (paulfarlam@law.co.za); Alistair Franklin (aefranklin@group621.co.za); Andre Gautschi (gautschi@group621.co.za); Noel Graves (graves@group621.co.za); Ian Green (green@group621.co.za); Leonard Harris (lharris@iafrica.com); Martin Kriegler (kriegler@group621.co.za); Michael Kuper (advmdkuper@mweb.co.za); Quentin Leech (qgleech@group621.co.za); Terry Motau (tmotau@group621.co.za); Michelle Norton (mlnorton@law.co.za); Pearce Rood (rood@group621.co.za); Ros Rosenberg (rosenberg@group621.co.za); Frank Snyckers (snyckers@group621.co.za); Peter Solomon (psolomon@group621.co.za); Shanee Stein (stein@group621.co.za); Arnold Subel (subel@group621.co.za); David Unterhalter (unterhalter@group621.co.za); Michael van der Nest (mvandernest@group621.co.za); Craig Watt Pringle (wattpringle@group621.co.za); Christopher Whitcutt (whitcutt@mweb.co.za); Jerome Wilson (jwilson@group621.co.za); Goolam Ameer (goolamameer@group621.co.za); Christiaan Bester (chrisbester@group621.co.za); Julia Boltar (jboltar@group621.co.za); Penny Bosman (penny.bosman@group621.co.za); Vincent Bruinders (vincentbruinders@group621.co.za); JOhannes Burger (jcburger@group621.co.za); Schalk Willem Burger (burger.sw@group621.co.za); Iain Currie (currie@group621.co.za); Nzwisisai Linda Dandadzi (nldandadzi@group621.co.za); Claire de Witt (clairedewitt@group621.co.za); Asanda Dipa (a.dipa@group621.co.za); Barry Gilbert (bmgilbert@group621.co.za); Graham Girdwood (girdwood@group621.co.za); Faye Hoch (faye.hoch@group621.co.za); Faizel Ismail (faizel_ismail@group621.co.za); Julian Joyner (joyner@group621.co.za); Faryn Kushner (fkushner@group621.co.za); MIchelle Le Roux (michellemleroux@mac.com); Benny Makola (benny.makola@group621.co.za); Trevor Massyn (trevpeg@netactive.co.za); Matjitji Maunatlala (matjitji@group621.co.za); Kirsty Sheila McLean (ksmclean@group621.co.za); JJ Meiring (jjmeiring@group621.co.za); Jason Mitchell (mitchell@group621.co.za); Richard Mkhabela (advocaterich@group621.co.za); Richard Moultrie (moultrie@group621.co.za); Ayanda Msimang (amsimang@group621.co.za); Nyoko Muvangua (nyoko@group621.co.za); Phumlani Ngongo (pngongo@group621.co.za); Thando Ntsonkota (thando@group621.co.za); Ndumiso Nxumalo (nxumalo@group621.co.za); Robin Pearse (pearse@group621.co.za); Tania Prinsloo (tdprinsloo@group621.co.za); Mmusi Seape (seape@group621.co.za); Horace Shozi (hshozi@group621.co.za); Lwandile Sisilana (sisilana@group621.co.za); Derek Spitz (dspitz@oeclaw.co.uk); Anthony Stein (astein@group621.co.za); Duncan Turner (daturner@group621.co.za); Emiel van Vuuren (ejvv@group621.co.za)

Jeremy Gauntlett & Advocates Group:

Update #2: Re: J Gauntlett & Adv Group 621: Req for Info: Alternative Dispute Resolution; Conflict of Cultures policy.

I could not find an alternative free site to host the Admin [PDF] and related documents. I did find a reasonably priced website hosting site in South Africa; which I have paid to host a website; to which I can upload the documents. The setting up of the site shall occur this week.

I have not received any response from anyone at Advocates Group indicating that anyone is considering answering my question submitted to Adv Jeremy Gauntlett [\[PDF\]](#) on 27 October 2016; and Advocates Group [\[PDF\]](#) on 28 October 2016; and informing me by when I can expect an answer to my request for information regarding your alternative dispute resolution and conflict of culture's policies.

Respectfully

Lara Johnstone

Pro Se: GMC 2578-14: Lara Johnstone v Frode Moe

From: EoP MILED Clerk
Date: Sun, Nov 13, 2016 at 2:59 PM
To: Advocates Group 621, Jeremy Gauntlett SC
CC: Judge Mabel Jansen
Subject: J Gauntlett, Adv Group 621, CC: J Mabel Jansen: Req for Info: Alternative Dispute Resolution; Conflict of Cultures policy.
06.01.2017: PDF Links Change: sqswans.tygae.org.za/pdf/ links changed to eop.adr.tygae.org.za/pdf/
[16-10-28_JGauntlett_Req4Info_Admin.pdf](#); [16-10-31_2578-14_Corr_AdvGrp621JG.pdf](#); [16-10-27_Adv621-JGauntlett_A-2578-14.pdf](#); [16-10-27_Adv621-JGauntlett_B-CCT23-10.pdf](#); [16-10-27_2578-14_Corr_LJ-FM.pdf](#).

From: EoP MILED Clerk <eop.miled.clerk@gmail.com>
Date: Sun, Nov 13, 2016 at 2:59 PM
Subject: J Gauntlett, Adv Group 621, CC: J Mabel Jansen: Req for Info: Alternative Dispute Resolution; Conflict of Cultures policy.
To: Jeremy Gauntlett <gauntlett@mweb.co.za>, "Adv Group 621: Jonathan Blou" <jbλου@group621.co.za>, Timothy Bruinders <bruinders@law.co.za>, Schalk Burger <sfburger@mweb.co.za>, Jennifer Cane <cane@group621.co.za>, Arthur Cook <cook@group621.co.za>, EF Dippenaar <fionad@group621.co.za>, Brian Doctor <bd@fountaincourt.co.uk>, Chris Eloff <cmeloff@group621.co.za>, Paul Farlam <paulfarlam@law.co.za>, Alistair Franklin <aefranklin@group621.co.za>, Andre Gautschi <gautschi@group621.co.za>, Noel Graves <graves@group621.co.za>, Ian Green <green@group621.co.za>, Leonard Harris <lharris@iafrica.com>, Martin Kriegler <kriegler@group621.co.za>, Michael Kuper <advmdkuper@mweb.co.za>, Quentin Leech <qgleech@group621.co.za>, Terry Motau <tmotau@group621.co.za>, Michelle Norton <mlnorton@law.co.za>, Pearce Rood <rood@group621.co.za>, Ros Rosenberg <rosenberg@group621.co.za>, Frank Snyckers <snyckers@group621.co.za>, Peter Solomon <psolomon@group621.co.za>, Shanee Stein <stein@group621.co.za>, Arnold Subel <subel@group621.co.za>, David Unterhalter <unterhalter@group621.co.za>, Michael van der Nest <mvandernest@group621.co.za>, Craig Watt Pringle <wattpringle@group621.co.za>, Christopher Whitcutt <whitcutt@mweb.co.za>, Jerome Wilson <jwilson@group621.co.za>, Goolam Ameer <goolamameer@group621.co.za>, Christiaan Bester <chrisbester@group621.co.za>, Julia Boltar <jboltar@group621.co.za>, Penny Bosman <penny.bosman@group621.co.za>, Vincent Bruinders <vincentbruinders@group621.co.za>, Johannes Burger <jcburger@group621.co.za>, Schalk Willem Burger <burger.sw@group621.co.za>, Iain Currie <currie@group621.co.za>, Nzwisisai Linda Dandadzi <nldandadzi@group621.co.za>, Claire de Witt <clairedewitt@group621.co.za>, Asanda Dipa <a.dipa@group621.co.za>, Barry Gilbert <bmgilbert@group621.co.za>, Graham Girdwood <girdwood@group621.co.za>, Faye Hoch <faye.hoch@group621.co.za>, Faizel Ismail <faizel_ismail@group621.co.za>, Julian Joyner <joyner@group621.co.za>, Faryn Kushner <fkushner@group621.co.za>, Michelle Le Roux <michellemleroux@mac.com>, Benny Makola <benny.makola@group621.co.za>, Trevor Massyn <trevpeg@netactive.co.za>, Matjiti Maunatlala <matjiti@group621.co.za>, Kirsty Sheila McLean <ksmclean@group621.co.za>, JJ Meiring <jjmeiring@group621.co.za>, Jason Mitchell <mitchell@group621.co.za>, Richard Mkhabela <advocaterich@group621.co.za>, Richard Moultrie <moultrie@group621.co.za>, Ayanda Msimang <amsimang@group621.co.za>, Nyoko Muvangua <nyoko@group621.co.za>, Phumlani Ngcongco <pngcongco@group621.co.za>, Thando Ntsonkota <thando@group621.co.za>, Ndumiso Nxumalo <nxumalo@group621.co.za>, Robin Pearse <pearse@group621.co.za>, Tania Prinsloo <tdprinsloo@group621.co.za>, Mmusi Seape <seape@group621.co.za>, Horace Shoji <hshoji@group621.co.za>, Lwandile Sisilana <sisilana@group621.co.za>, Derek Spitz <dspitz@oeclaw.co.uk>, Anthony Stein <astein@group621.co.za>, Duncan Turner

<daturner@group621.co.za>, Emiel van Vuuren <ejvv@group621.co.za>
Cc: "North Gauteng High Court: Registrar: Mr.S.D.Mniki" <SMniki@justice.gov.za>, "Media for Justice: Gillian Schutte" <info@mediaforjustice.net>

TO: Jeremy Gauntlett SC
TO: Advocates Group 621 Advocates
CC: High Court Judge Mabel Jansen

Jeremy Gauntlett: Advocates Group:

Jeremy Gauntlett (gauntlett@mweb.co.za); Adv Group 621: Jonathan Blou (jblou@group621.co.za); Timothy Bruinders (bruinders@law.co.za); Schalk Burger (sfburger@mweb.co.za); Jennifer Cane (cane@group621.co.za); Arthur Cook (cook@group621.co.za); EF Dippenaar (fionad@group621.co.za); Brian Doctor (bd@fountaincourt.co.uk); Chris Eloff (cmeloff@group621.co.za); Paul Farlam (paulfarlam@law.co.za); Alistair Franklin (aefranklin@group621.co.za); Andre Gautschi (gautschi@group621.co.za); Noel Graves (graves@group621.co.za); Ian Green (green@group621.co.za); Leonard Harris (lharris@iafrica.com); Martin Kriegler (kriegler@group621.co.za); Michael Kuper (advmdkuper@mweb.co.za); Quentin Leech (qgleech@group621.co.za); Terry Motau (tmotau@group621.co.za); Michelle Norton (mlnorton@law.co.za); Pearce Rood (rood@group621.co.za); Ros Rosenberg (rosenberg@group621.co.za); Frank Snyckers (snyckers@group621.co.za); Peter Solomon (psolomon@group621.co.za); Shanee Stein (stein@group621.co.za); Arnold Subel (subel@group621.co.za); David Unterhalter (unterhalter@group621.co.za); Michael van der Nest (mvandernest@group621.co.za); Craig Watt Pringle (wattpringle@group621.co.za); Christopher Whitcutt (whitcutt@mweb.co.za); Jerome Wilson (jwilson@group621.co.za); Goolam Ameer (goolamameer@group621.co.za); Christiaan Bester (chrisbester@group621.co.za); Julia Boltar (jboltar@group621.co.za); Penny Bosman (penny.bosman@group621.co.za); Vincent Bruinders (vincentbruinders@group621.co.za); JOhannes Burger (jcburger@group621.co.za); Schalk Willem Burger (burger.sw@group621.co.za); Iain Currie (currie@group621.co.za); Nzwisisai Linda Dandadzi (nldandadzi@group621.co.za); Claire de Witt (clairedewitt@group621.co.za); Asanda Dipa (a.dipa@group621.co.za); Barry Gilbert (bmgilbert@group621.co.za); Graham Girdwood (girdwood@group621.co.za); Faye Hoch (faye.hoch@group621.co.za); Faizel Ismail (faizel_ismail@group621.co.za); Julian Joyner (joyner@group621.co.za); Faryn Kushner (fkushner@group621.co.za); Michelle Le Roux (michellemleroux@mac.com); Benny Makola (benny.makola@group621.co.za); Trevor Massyn (trevpeg@netactive.co.za); Matjitji Maunatlala (matjitji@group621.co.za); Kirsty Sheila McLean (ksmclean@group621.co.za); JJ Meiring (jjmeiring@group621.co.za); Jason Mitchell (mitchell@group621.co.za); Richard Mkhabela (advocaterich@group621.co.za); Richard Moultrie (moultrie@group621.co.za); Ayanda Msimang (amsimang@group621.co.za); Nyoko Muvangua (nyoko@group621.co.za); Phumlani Ngcongco (pngcongco@group621.co.za); Thando Ntsonkota (thando@group621.co.za); Ndumiso Nxumalo (nxumalo@group621.co.za); Robin Pearse (pearse@group621.co.za); Tania Prinsloo (tdprinsloo@group621.co.za); Mmusi Seape (seape@group621.co.za); Horace Shoji (hshoji@group621.co.za); Lwandile Sisilana (sisilana@group621.co.za); Derek Spitz (dspitz@oeclaw.co.uk); Anthony Stein (astein@group621.co.za); Duncan Turner (daturner@group621.co.za); Emiel van Vuuren (ejvv@group621.co.za)

High Court Judge Mabel Jansen:

Judge Mabel Jansen via Dept of Justice: North Gauteng High Court: Registrar:
Mr.S.D.Mniki (SMniki@justice.gov.za); Media for Justice: Gillian Schutte
(info@mediaforjustice.net)

Jeremy Gauntlett & Advocates Group:

J Gauntlett, Adv Group 621, CC: J Mabel Jansen: Req for Info: Alternative Dispute Resolution; Conflict of Cultures policy.

The Ecology of Peace website at tygae.org.za is still under construction.

I have setup the correspondence to Advocates Group 621 in the [Ecology of Peace Alternative Dispute Resolution](#) subdirectory. The documents are available at: Admin [[PDF](#)]:
Correspondence to Advocates Group 621: Jeremy Gauntlett: Req for Info: Alternative Dispute Resolution; Conflict of Cultures policy.

27 – 31 Oct: Jeremy Gauntlett: 27 October Advocates Group: 28 October [[PDF](#)]:
Enclosures: Annex A [[PDF](#)]: Civil Mag Court: District of George Held at George 2578-14:
Alt Disp Res. Annex B [[PDF](#)]: CCT 23-10: Radical Honesty culture Amicus; BB Expert Witness perjury; Formal Apology to Timothy McVeigh: Re: Radical Honesty Fraud.
Annex C: 27 – 28 October 2016 correspondence: Lara Johnstone & Frode Moe [[PDF](#)]

In the absence of a response my interpretation as to your response; is that either (a) you did not read the request for information; or (b) if you did read it: (i) you have, or have not, yet made a final decision on the matter, that you are willing to put in writing; and/or (ii) for some or other reason; you are afraid to clarify what your questions -- if you have not yet made a final decision -- or final decision is -- in writing; and/or (c) you did or did not read it; because you are being [psychotronically manipulated](#) by one or more military intelligence agency; not to read it and respond and clarify your final decision and/or questions; with or without your conscious knowledge, and/or fully informed consent of such psychotronic manipulation; and/or (d) some other reason I have not yet considered as a plausible reason; for your lack of response.

I have no essential objection to sending out the transparency notices -- to Frode and Talitha Moe and their counsel; Concourt Justices and parties in: CCT 23-10: The Citizen v Robert McBride; CCT ?-12: Alien v Afriforum et al; -- as I stated I would in the 28 October 2016 correspondence; although it would be a waste of their time; if the real answer from Jeremy Gauntlett and/or Advocates Group 621 advocates is that nobody is remotely interested in considering providing conflict of cultures alternative dispute resolution services; and hence has not answered the questions. If so it would be better for me to contact someone such as Judge Mabel Jansen who could refer me of an advocate, judge or lawyer with a legal interest in conflict of cultural issues; whom would be willing to consider providing me with answers to my conflict of cultures alternative dispute resolution questions

Respectfully

Lara Johnstone
Pro Se: GMC 2578-14: Lara Johnstone v Frode Moe

From: EoP MILED Clerk
Date: Mon, Dec 19, 2016 at 12:35 PM
Subject: Re: EoP ADR & NTE GMA POTUS corr: J Gauntlett, L Horowitz.
To: Jeremy Gauntlett, Leonard Horowitz
Cc: "Advocates Group 621: Jonathan Blou", Timothy Bruinders, Schalk Burger, Jennifer Cane, "Dr Leonard Horowitz: 528 Records", "U Maryland: Robert Gallo", Sherri Kane

From: EoP MILED Clerk <eop.miled.clerk@gmail.com>
Date: Mon, Dec 19, 2016 at 12:35 PM
Subject: Re: EoP ADR & NTE GMA POTUS corr: J Gauntlett, L Horowitz.
To: Jeremy Gauntlett <gauntlett@mweb.co.za>, Leonard Horowitz <Editor@medicalveritas.org>
Cc: "Advocates Group 621: Jonathan Blou" <jblou@group621.co.za>, Timothy Bruinders <bruinders@law.co.za>, Schalk Burger <sfburger@mweb.co.za>, Jennifer Cane <cane@group621.co.za>, "Dr Leonard Horowitz: 528 Records" <pr@528records.com>, "U Maryland: Robert Gallo" <ngrannell@ihv.umaryland.edu>, Sherri Kane <sherrickane@gmail.com>

TO: Jeremy Gauntlett (gauntlett@mweb.co.za); Leonard Horowitz (Editor@MedicalVeritas.org);

CC: Advocates Group 621: Jonathan Blou (jblou@group621.co.za); Timothy Bruinders (bruinders@law.co.za); Schalk Burger (sfburger@mweb.co.za); Jennifer Cane (cane@group621.co.za); Dr Leonard Horowitz: 528 Records (pr@528records.com); U Maryland: Robert Gallo (ngrannell@ihv.umaryland.edu); Sherri Kane (sherrickane@gmail.com)

Re: EoP ADR & NTE GMA POTUS corr: J Gauntlett, L Horowitz.

Prior correspondence: EoP ADR: [J Gauntlett](#)¹, EoP NTE GMA Potus: [L Horowitz](#)².

The following documentation is being submitted to Magistrate Essel and Torlage with the Clerk of the Court today; of which the Letter to Magistrates Essel and Torlage, includes reference to EoP ADR correspondence to J Gauntlett; and Annexure BB includes reference and links to Dr Horowitz Iatrogenic Origins of AIDS expert witness affidavit, I previously submitted to SA High Court.

Filing Sheet [[PDF](#)³: pp.01]

Letter to Magistrate Torlage and Essel: Re: Cultural Conflict, Dignitas Letter, Amended Notice of Motion, Further Evidence to clarify Clive's Lentegeur Court Record Statement [[PDF](#)⁴: pp.06].

Annexures:

¹ <http://eop-adr.tygae.org.za/tag/jeremy-gauntlett-sc/>

² <http://eop-nte-gma-potus.tygae.org.za/tag/leonard-horowitz/>

³ http://state-v-lj.tygae.org.za/pdf/16-12-17_Clerk-TorlageEssel_ANoM2_Filing.pdf

⁴ http://state-v-lj.tygae.org.za/pdf/16-12-17_Clerk-TorlageEssel_ANoMLet2.pdf

AA: 30 Sep 2015 – 28 Oct 2016 correspondence LJ & Frode Moe [[PDF](#)⁵: pp.42]

BB: Affidavit of Lara Johnstone: Evidence in support of Lara's Reply Affidavit statement alleging that the State's 22 July 2002 J138A Transfer Warrant, authorizing Lara's referral to Lentegour, filed in CAS 572-01: State v Lara Johnstone: 18 June 2002 Political and Military Necessity Iatrogenic origins of AIDS bomb threat to the P.W. Botha Airport trial; was irregular and illegal. [[PDF](#)⁶: pp 45 + 18 = 63]

Proof of Service [[PDF](#)⁷]

A copy of this correspondence shall be documented at: [EoP ADR](#)⁸, [EoP NTE GMA Potus](#)⁹, [LJ v C Johnstone](#)¹⁰, [LJ v F & T Moe](#)¹¹, [State v Johnstone](#)¹².

Respectfully

Lara Johnstone, Pro Se.

⁵ http://state-v-lj.tygae.org.za/pdf/16-12-17_Clerk_AA_2578-14-Corr-FMoe_3009-2810.pdf

⁶ http://state-v-lj.tygae.org.za/pdf/16-12-17_Clerk_BB_LJAffid_572-02_J138AWarrant-Encl-AI.pdf

⁷ http://state-v-lj.tygae.org.za/pdf/16-12-17_Clerk-TorlageEssel_ANoM2_PoS.pdf

⁸ <http://eop-adr.tygae.org.za/>

⁹ <http://eop-nte-gma-potus.tygae.org.za/>

¹⁰ <http://lj-v-chj.tygae.org.za/>

¹¹ <http://lj-v-ftm.tygae.org.za/>

¹² <http://state-v-lj.tygae.org.za/>

Sent 31 Dec 2016

» NPA WC & HQ, CC: US & RU Attorney General: TC of Affid ref to Irregular & Illegal Actions of NPA et al in George Case CAS 572-02.
» CAS 572-02: Pros Kortje, G Herald, G Airport, Dr. Rausch: CAS 572-02: Re Irregular & Illegal Actions of NPA et al in George Case CAS 572-02
» Frode, Talitha Moe, Clive Johnstone, Vockins & Johnstone Family: Moe, Johnstone & Vockins: Update: Re Irregular & Illegal Actions of NPA et al in George Case CAS 572-02
» Adv J Gauntlett; L Horowitz: Iatrogenic AIDS Expert Witness: Update: Re: EoP ADR & NTE GMA POTUS corr: J Gauntlett, L Horowitz.
» Intl Assoc of Prosecutors, FBI, San Francisco DA & Police: IAP, FBI, SF DA & Police: Update: Weebly Hack, MilNec Evac & Eco-Collapse NTE Only Problem Left Worth Solving Internet Blackout
Encl: [16-12-17_Clerk-TorlageEssel_ANoM2_Filing.pdf](#); [16-12-17_Clerk-TorlageEssel_ANoMLet2.pdf](#); [16-12-17_Clerk_AA_2578-14-Corr-FMoe_3009-2810.pdf](#); [16-12-17_Clerk_BB_LJAffid_572-02_J138AWarrant-Encl-AI.pdf](#); [16-12-17_Clerk-TorlageEssel_ANoM2_PoS.pdf](#)

From: EoP MILED Clerk <eop.miled.clerk@gmail.com>

Date: Sat, Dec 31, 2016 at 1:08 PM

Subject: NPA WC & HQ, CC: US & RU AG: TC of Affid ref to Irregular & Illegal Actions of NPA et al in George Case CAS 572-02.

To: "NPA WC: Adv Rodney De Kock" <rjdecock@npa.gov.za>, "NPA HQ: DPP: Shaun Abrams" <communication@npa.gov.za>, Media <media@npa.gov.za>

Cc: "South Gauteng: Adv Masenyani Andrew Chauke" <achauke@npa.gov.za>, "Free State: Adv Xolisile Khanyile" <xkxanyile@npa.gov.za>, "North Gauteng: Adv Sibongile Mzinyathi" <smzinyathi@npa.gov.za>, "Northern Cape: Adv. Abraham Johannes Botha" <ABotha@npa.gov.za>, "KwaZulu Natal: Adv Moipone Noko" <MNoko@npa.gov.za>, ~~"Eastern Cape: Adv Lungi Mahlati SC" <lmahlati@npa.gov.za>~~, "Mthatha: Adv Barry Sonwabo Madolo" <bmadolo@npa.gov.za>, "North West: Adv Johan Smit SC" <jjsmit@npa.gov.za>, "Limpopo: Adv Ivy Makhali Thenga" <ithenga@npa.gov.za>, DoJ National Security Division Assistant Attorney General <nsd.public@usdoj.gov>, "US Navy Judge Advocate General: VADM James W. Crawford III" <JAGIR@navy.mil>, "Prosecutor General's Office of the Russian Federation: General Directorate for International Legal Cooperation" <international@genproc.gov.ru>, Asset Recovery <transgprf@mail.ru>, International Legal Assistance Office <dms-minjust@yandex.ru>

NPA WC: Rodney de Kock; HQ: Shaun Abrams

CC: NPA Prov Dir Generals:

CC: CAS 572-02: Prosecutor, et al.

CC: United States of America Att Gen & US Navy JAG:

CC: Russian Federation: Prosecutor General & Chief Military Prosecutor

NPQ WC & HQ: de Kock & Abrams:

NPA WC: Adv Rodney De Kock (rjdecock@npa.gov.za); NPA HQ: DPP: Shaun Abrams (communication@npa.gov.za); Media (media@npa.gov.za);

NPA Prov Dir Generals:

South Gauteng: Adv Masenyani Andrew Chauke (achauke@npa.gov.za); Free State: Adv Xolisile Khanyile (xkxanyile@npa.gov.za); North Gauteng: Adv Sibongile Mzinyathi (smzinyathi@npa.gov.za); Northern Cape: Adv. Abraham Johannes Botha (ABotha@npa.gov.za); KwaZulu Natal: Adv Moipone Noko (MNoko@npa.gov.za); ~~Eastern Cape: Adv Lungi Mahlati SC~~

(~~lmahlati@npa.gov.za~~); Mthatha: Adv Barry Sonwabo Madolo (bmadolo@npa.gov.za); North West: Adv Johan Smit SC (jjsmit@npa.gov.za); Limpopo: Adv Ivy Makhali Thenga (ithenga@npa.gov.za)

United States of America Att Gen & US Navy JAG:

United States of America: Attorney General Loretta Lynch via National Security Division Assistant Attorney General (nsd.public@usdoj.gov); US Navy Judge Advocate General: VADM James W. Crawford III (JAGIR@navy.mil).

Russian Federation: Prosecutor General & Chief Military Prosecutor:

Russian Federation: Prosecutor General Chayka Yuri Yakovlevich; Chief Military Prosecutor: Sergey Fridinsky via Prosecutor General's Office of the Russian Federation: General Directorate for International Legal Cooperation (international@genproc.gov.ru); Asset Recovery (transgprf@mail.ru); International Legal Assistance Office (dms-minjust@yandex.ru)

NPA WC: Dir Gen: Adv Rodney De Kock

NPA WC & HQ, CC: US & RU AG: TC of Affid ref to Irregular & Illegal Actions of NPA et al in George Case CAS 572-02..

Summary: Transparency copy of Affidavit filed in LJ v FTM & LJ v CHJ; making reference to Irregular & Illegal Actions of NPA et al in George Case CAS 572-02, by among others: Prosecutors Muller Redelinghuys, JJ Marx, Yoliswa Sipoyo, Magistrate Fortuin, in 18 June 2002 Political and Military Necessity Iatrogenic origins of AIDS bomb threat to the P.W. Botha Airport trial.

On 19 Dec 2016 I went to the office of National Prosecuting Authority: Snr Prosecutor Redelinghuys, to deliver some legal documents to Magistrate Fortuin, George Nat Pros Auth: JJ Marx, Yoliswa Sipoyo and Mr. Redelinghuys, via his office.

Mr Redelinghuys asked what the documents were about. I stated that it was an affidavit submitted to Magistrate's Torlage and Essel, in the Civil Court Cases: GMC 2578-14: LJ v Frode & Talitha Moe and GMC 5048-15: LJ v Clive Johnstone; regarding alleged irregular, possibly malicious mental disorder allegations made against myself, including the illegal arrest and detention of myself at Geronimo Spur on 23 July 2002, on a fraudulent and illegally issued J138A Transfer Warrant by Magistrate Fortuin, outside of due process court procedures, for transfer to Lentegour; that occurred in Criminal Court Case: CAS 572-02: State v Lara Johnstone.

Mr. Redelinghuys informed me that he refused to accept the documents, regarding that matter, and that I should send the documents to the Director of Public Prosecutions in the Western Cape, for their attention.

GMC 3578-14 & 5048-15 documentation for attention of NPA: Western Cape:

The following documentation was submitted to Magistrate Essel and Torlage with the Clerk of the Court on 19 Dec 2016; of which the Letter to Magistrates Essel and Torlage and Annexure BB, includes reference to aforementioned illegal arrest and detention.

Filing Sheet [[PDF](#): pp.02]

Letter to Magistrate Torlage and Essel: Re: Cultural Conflict, Dignitas Letter, Amended Notice of Motion, Further Evidence to clarify Clive's Lentegeur Court Record Statement [PDF: pp.06].

Annexures:

AA: 30 Sep 2015 – 28 Oct 2016 correspondence LJ & Frode Moe [PDF: pp.42]

BB: Affidavit of Lara Johnstone: Evidence in support of Lara's Reply Affidavit statement alleging that the State's 22 July 2002 J138A Transfer Warrant, authorizing Lara's referral to Lentegeur, filed in CAS 572-01: State v Lara Johnstone: 18 June 2002 Political and Military Necessity Iatrogenic origins of AIDS bomb threat to the P.W. Botha Airport trial; was irregular and illegal. [PDF: pp 45 + 18 = 63]

Proof of Service [PDF]

A copy of this correspondence shall be documented at: [EoP Leg Sub / EoP NWO SCO: LJ v CH Johnstone](#), [LJ v FT Moe](#), [State v Johnstone](#), [EoP v Nobel](#), [EoP PoW Sub](#). [EoP v WiP Neg](#).

Respectfully,

Lara Johnstone, aka Andrea Muhrrteyn
PO Box 5042, George East, 6539, RSA
GMC 4643-13 & 2578-14 Pro Se Applicant

=====
From: EoP MILED Clerk <eop.miled.clerk@gmail.com>

* Date: Sat, Dec 31, 2016 at 1:38 PM

Subject: CAS 572-02: Re Irregular & Illegal Actions of NPA et al in George Case CAS 572-02

To: "Evadne Kortje: NPA Prosecutor" <ekortje@npa.gov.za>, "George Herald: Alida de Beer" <alida@groupeditors.co.za>, Ilse Schoonraad <ilse@groupeditors.co.za>, George Airport via Airports Company SA <customercare@airports.co.za>, "Dr. Giselle Rausch" <giselle@mweb.co.za>

* Date: Sat, Dec 31, 2016 at 1:42 PM

Subject: Moe, Johnstone & Vockins: Update: Re Irregular & Illegal Actions of NPA et al in George Case CAS 572-02

To: Frode Moe <fro.moe@online.no>, Talitha Moe <lee.moe@telkomsa.net>, Clive Johnstone <clann@telkomsa.net>, Andre Johnstone <andre_j_ct@yahoo.com>, Graeme Johnstone <graeme.johnstone@gmail.com>, Wendy Nelson <nelson_wendy@btinternet.com>, Halmar Vockins <hvockins@gmail.com>, Ivan Vockins <ivanvockins@webmail.co.za>

* Date: Sat, Dec 31, 2016 at 1:46 PM

Subject: Update: Re: EoP ADR & NTE GMA POTUS corr: J Gauntlett, L Horowitz.

To: Jeremy Gauntlett <gauntlett@mweb.co.za>, Leonard Horowitz <Editor@medicalveritas.org>

* Date: Sat, Dec 31, 2016 at 1:51 PM

Subject: IAP, FBI, SF DA & Police: Update: Weebly Hack, MilNec Evac & Eco-Collapse NTE Only Problem Left Worth Solving Internet Blackout

To: "Intl Assoc of Prosecutors: Office of Secretary General" <info@iap-association.org>, Sec Gen Han Moraal <sg@iap-association.org>, "Gen Counsel: Rasmus Wandall" <gc@iap-association.org>, "FBI Director: James Comey" <james.comey@ic.fbi.gov>, "San Francisco District Attorney: George Gascon" <districtattorney@sfgov.org>, "SF Police Chief: Toney Chaplin" <toney.chaplin@sfgov.org>

TO: CAS 572-02: Pros Kortje, G Herald, G Airport, Dr. Rausch
CC: Frode, Talitha Moe, Clive Johnstone, Vockins & Johnstone Family [sent separately]
CC: Adv J Gauntlett; L Horowitz: Iatrogenic AIDS Expert Witness [sent separately]
CC: Intl Assoc of Prosecutors, FBI, San Francisco DA & Police [sent separately]

CAS 572-02: Pros Kortje, G Herald, G Airport, Dr. Rausch:

Evadne Kortje: NPA Prosecutor (ekortje@npa.gov.za); George Herald: Alida de Beer (alida@groupeditors.co.za); Ilse Schoonraad (ilse@groupeditors.co.za); George Airport via Airports Company SA (customercare@airports.co.za); Dr. Giselle Rausch (giselle@mweb.co.za)

Frode, Talitha Moe, Clive Johnstone, Vockins & Johnstone Family:

Frode Moe (fro.moe@online.no); Talitha Moe (lee.moe@telkomsa.net); Clive Johnstone (clann@telkomsa.net); Johnstone & Vockins Family: Andre Johnstone (andre_j_ct@yahoo.com); Graeme Johnstone (graeme.johnstone@gmail.com); Wendy Nelson (nelson_wendy@btinternet.com); Halmar Vockins (hvockins@gmail.com); Ivan Vockins (ivanvockins@webmail.co.za)

Adv J Gauntlett; L Horowitz: Iatrogenic AIDS Expert Witness:

Jeremy Gauntlett (gauntlett@mweb.co.za); Leonard Horowitz (Editor@MedicalVeritas.org)

Intl Assoc of Prosecutors, FBI, San Francisco DA & Police:

Intl Assoc of Prosecutors: Office of Secretary General (info@iap-association.org); Sec Gen Han Moraal (sg@iap-association.org); Gen Counsel: Rasmus Wandall (gc@iap-association.org); FBI Director: James Comey (james.comey@ic.fbi.gov); San Francisco District Attorney: George Gascon (districtattorney@sfgov.org); SF Police Chief: Toney Chaplin (tony.chaplin@sfgov.org)
Ref: (i) [EoP Axis MilNec Evac: Lotto Notice \[PDF\]](#); [International Law \[PDF\]](#); (ii) [LJ v Weebly Hackers: 22 Oct: Weebly, FBI, Dyn, MB: 21 Oct Eco-Collapse NTE Only Problem Left Worth Solving Internet Blackout.](#)

Transparency copy below of correspondence sent 31 Dec 2016: Subject: ***NPA WC & HQ, CC: US & RU AG: TC of Affid ref to Irregular & Illegal Actions of NPA et al in George Case CAS 572-02.***

A copy of this correspondence shall be documented at: [EoP Leg Sub / EoP NWO SCO / EoP v WiP Psych: LJ v CH Johnstone, LJ v F & T Moe, State v Johnstone, LJ v Weebly Hackers, EoP v Nobel, EoP PoW Sub. EoP NTE GMA Potus. EoP Axis MilNec Evac. EoP ADR. EoP v WiP Neg.](#)

Respectfully,

Lara Johnstone, aka Andrea Muhrrteyn
PO Box 5042, George East, 6539, RSA
GMC 4643-13 & 2578-14 Pro Se Applicant

[copy of 31 Dec 2016: 13:08 hrs email to NPA WC & HQ, CC: US & RU AG: TC of Affid ref to Irregular & Illegal Actions of NPA et al in George Case CAS 572-02.]

From: EoP MILED Clerk
Date: Wed, Mar 8, 2017 at 1:44 AM
Subject: Adv Grp 621, F Moe, Johnstone Family: Re: FSB: AM Kalganov 10 Feb letter received 17 Feb 2017
To: Jeremy Gauntlett, Frode Moe, Talitha Moe, Clive Johnstone, Andre Johnstone, Graeme Johnstone, Wendy Nelson
Cc: "FSB: MA Kalganov", Timothy McVeigh

From: EoP MILED Clerk <eop.miled.clerk@gmail.com>
Date: Wed, Mar 8, 2017 at 1:44 AM
Subject: Adv Grp 621, F Moe, Johnstone Family: Re: FSB: AM Kalganov 10 Feb letter received 17 Feb 2017
To: Jeremy Gauntlett <gauntlett@mweb.co.za>, Frode Moe <fro.moe@online.no>, Talitha Moe <lee.moe@telkomsa.net>, Clive Johnstone <clann@telkomsa.net>, Andre Johnstone <andre_j_ct@yahoo.com>, Graeme Johnstone <graeme.johnstone@gmail.com>, Wendy Nelson <nelson_wendy@btinternet.com>
Cc: "FSB: MA Kalganov" <otvet@fsb.ru>, Timothy McVeigh <truthseeker2436577@yahoo.com>

TO: Adv Jeremy Gauntlett, Frode & Talitha Moe, Clive, Ann, Graeme, Andre & Wendy Johnstone
CC: FSB MA Kalganov, Timothy McVeigh

TO: Jeremy Gauntlett (gauntlett@mweb.co.za); Frode Moe (fro.moe@online.no); Talitha Moe (lee.moe@telkomsa.net); Clive Johnstone (clann@telkomsa.net); Johnstone & Vockins Family: Andre Johnstone (andre_j_ct@yahoo.com); Graeme Johnstone (graeme.johnstone@gmail.com); Wendy Nelson (nelson_wendy@btinternet.com);
CC: FSB: MA Kalganov (otvet@fsb.ru); Timothy McVeigh (truthseeker2436577@yahoo.com)

Adv Grp 621, F Moe, Johnstone Family: Re: FSB: AM Kalganov 10 Feb letter received 17 Feb 2017

This is a multi-tasking letter, related to possible interpretations of the letter from the FSB, of possible relevance to prior correspondence to yourselves: EoP ADR correspondence to Adv Gauntlett, issues in dispute between LJ v Frode & Talitha Moe and LJ v Clive Johnstone, Graeme and Andre Johnstone.

On 17 February 2017, I received the attached correspondence [\[PDF\]](#) from the FSB, dated 10 Feb, titled: **Ответ на обращение**; doc: img191.pdf; sent per electronic mail on 17 Feb 2017 at 10:02 am, from email: otvet@fsb.ru. Google Message ID: <bdd2925d-406b-fee8-cdb9-ecfd6da3a37f@fsb.ru> . IG: [17-02-17_fsb-amkalganov](#)

Issues Covered:

- * Summary
- * Google Translation of Russian Original Text to English
- * Re: Ack Receipt, Translation & Interpretation of letter into English
- * FSB letter possibly relevant to Andre & Lotta Johnstone
- * FSB letter possibly relevant to Clive, Ann & Andre Johnstone

* FSB letter possibly relevant to J Gauntlett, Frode Moe, Clive, Ann, Andre, Graeme & Hillary Johnstone

Summary:

The 17 Feb 2017 letter's content is in Russian. The header includes an address and contact details in English, clarifying that the letter is from the 'Federal Security Service of the Russian Federation: Public Relations Center'. It is addressed to Lara Johnstone, via email address: eop.miled.clerk@gmail.com. It is signed by or on behalf of A.M. Kalganov, Deputy Head of the Center. The title of the email was: Ответ на обращение; direct google translations of which include: Response to Treatment and/or Answer to Appeal.

The Federal Security Service is the current version of the Soviet Unions KGB. The **KGB** or Komitet Gosudarstvennoy Bezopasnosti, translated in English as Committee for State Security, was the main security agency for the Soviet Union from 1954 until its break-up in 1991. Formed in 1954, as a direct successor of the **Cheka**, **NKGB**, and **MGB**, the committee was attached to the Council of Ministers. The KGB was a military service and was governed by army laws and regulations, similar to the Soviet Army or MVD Internal Troops. While most of the KGB archives remain classified, two online documentary sources are available. Its main functions were foreign intelligence, counterintelligence, operative-investigatory activities, guarding the State Border of the USSR, guarding the leadership of the Central Committee of the Communist Party and the Soviet Government, organization and ensuring of government communications as well as combating nationalism, dissent, and anti-Soviet activities. After the dissolution of the USSR, the KGB was split into the **FSB: Federal Security Service** and the Foreign Intelligence Service of the Russian Federation. It is headquartered in Lubyanka Square, Moscow's centre, in the main building of the former KGB. The current Director of the FSB since 2008 is Army General Aleksandr Bortnikov.

Google Translation of Russian Original Text to English:

»»»»»»

Адрес электронной почты:

Уважаемая Л ара Джонстоун!

Федеральной службой безопасности Российской Федерации Ваше обращение от 26 ноября 2016 года, поступившее на официальный электронный адрес ФСБ России, рассмотрено.

В результате изучения материалов обращения установлено, что оно не содержит существа конкретных вопросов, решение которых относится к компетенции органов федеральной службы безопасности, в связи с чем оснований для принятия мер реагирования не имеется.

Заместитель начальника Центра А.М. Калганов

««««««

»»»»»»

Aga lopp§1; operators

Dear A macaw Johnstone!

Russian Federal Security Service Your treatment of 26 November 2016, received by an official email Russian FSB considered. A study of treatment material is established that it is not.

It contains a substance specific issues that apply to the competence of the Federal Security Service, in connection with which reason to take response measures are not available.

Deputy Head of the Center for [Signed] AM Kalganov

««««««

Re: Ack Receipt, Translation & Interpretation of letter into English:

I contacted various individuals who speak Russian and asked them if they would be willing to provide me with a HUMINT accurate translation.

I notified FSB that I acknowledged receipt and provided them with a preliminary interpretation of a few of the words stated in English in original and dates that do not require an interpreter to translate, including Kalganov: 25 Feb: [FSB: AM Kalganov: EoP Int Re: Ответ на обращение](#).

I also notified FSB: Gen Bortnikov and Kalganov that I have not yet managed to get an accurate English translation of their letter; and am in the process of doing so.

I also offered Dmitri Khalezov R200.00 to translate the two paragraphs, and to answer the question whether in his professional opinion as a former employee – according to [Wikispooks](#): “military unit 46179”, otherwise known as “the Special Control Service” of the 12th Chief Directorate of the Defense Ministry of the USSR – within the Russian National Security establishment; whether the FSB’s letter should be interpreted as a common form letter, or as an unusual correspondence for further investigation, and any other opinions he was willing to share. I have not yet received a response from him Dmitri, I don’t know if that is because he has not received the correspondence or whether he has chosen not to respond: 26 Feb: [Dmitri Khalezov: Offer of ZAR 200.00 for Info: EN Translation of FSB: AM Kalganov letter & FSB QA](#).

All EoP FSB correspondence I have updated at: eop-fsb.tygae.org.za

Based upon the Google translation, the FSB’s letter appears to be the FSB’s response, to an email the FSB received from me on 26 November 2016. If that is an accurate interpretation, presumably the email the FSB is responding to is: EoP v WiP NWO Neg: 26 Nov: [EoP MILED Clerk Tells Donald Trump to Answer EoP or WiP Q by Dec 5](#).

Herewith Lara’s interpretations of words and concepts in the FSB Letter, possibly relevant to Frode Moe, Clive, Ann, Graeme and Andre Johnstone.

FSB letter possibly relevant to Andre & Lotta Johnstone:

05 Dec Nelson Mandela – Niquelle Johnstone Death:

Lara’s Reply Affidavit [[PDF](#)] to Clive paragraphs 42-45; refers to Nelson Mandela, who died on 05 December 2013. Andre and Lotta’s daughter Niquelle died on 05 December 2015, if I recall

correctly, which included a very acrimonious departure by Clive and Ann from San Francisco airport returning to South Africa.

In Russian the word Lara looks like Napa: Япа. The google translation of Lara is “A macaw”.

On 13 February 2017, three days after the FSB letter was written and four days before it was sent to me; Kim Jong-nam, the eldest son of Kim Jong-il, former leader of North Korea, who resides in exile in Macau, while returning to Macau, from Malaysia, was murdered by two women with VX nerve agent, at klia2, the low-cost carrier terminal of the Kuala Lumpur International Airport.

My friend Michael Ruppert, mentioned again further below, committed suicide in Napa county, on 13 April 2014.

FSB letter possibly relevant to Clive, Ann & Andre Johnstone

The letter from AM Kalganov could possibly be considered relevant by the FSB related to GMC 5048-14:Lara v Clive Johnstone proceedings:

Kalganov and the *Assisted suicide ‘solution’ offer: Amend Clive and Ann’s Will’s*; and *Lara request for clarity re: Clive assisted suicide ‘solution’ offer*; can be found in paragraphs 13-14; wherein Lara asks Clive whether his 13 April Notice to Oppose ‘offer’ for Clive and Ann to amend their wills, to state that Lara may be able to use her portion of her inheritance to fund her ‘departure from this planet’; was sincere.

Subsequent correspondence to Clive requested that if he did make a sincere offer, for Clive and Ann to amend their will, and convert Lara’s inheritance to gold, since her inheritance will go up in flames if the economy collapses, before Clive and Ann’s death. If Clive was not sincere about his offer, to notify the Clerk of the Court, that he was sincere at the time he made the offer, but that he has thought about it, and changed his mind.

Kalganov – Brothers Karamazov:

Father Son Inheritance Dispute - Arbitration in Monastery by a Priest

Kalganov – like Lara – is the name of a character in a well known Russian novel. Kalganov is a character in author Fyodor Dostoyevsky’s final novel *The Karamazov Brothers* (Russian: Братья Карамазовы, Brat'ya Karamazovy). [The Brothers Karamazov](#) was published as a serial in The Russian Messenger from January 1879 to November 1880. It is a passionate philosophical novel set in 19th-century Russia, that enters deeply into the ethical debates of God, free will, and morality. It is a spiritual drama of moral struggles concerning faith, doubt, judgment, and reason, set against a modernizing Russia, with a plot which revolves around the subject of patricide, i.e. sons killing their fathers.

Kalganov and those who “hover vulnerably on the borderline between name and number” [appears in three scenes](#), “the scandalous visit of the Karamazovs to the monastery, Dmitry’s trip to Mokroe, and Dmitry’s trial”. His “purpose” in the plot — half a sentence of redundant evidence at Dmitry’s trial — is negligible.

An Inappropriate Gathering Book Two begins as the Karamazov family arrives at the local monastery so that the Elder Zosima can act as a mediator between Dmitri and his father Fyodor in their dispute over Dmitri's inheritance.

LJ v Clive: Re: Safety of Lara's Inheritance; & Amending his Will.

One of the issues in dispute between Lara and Clive's is related to access to, and/or safekeeping her inheritance. Clive's *Assisted suicide 'solution' offer: Amend Clive and Ann's Will's*; and *Lara request for clarity re: Clive assisted suicide 'solution' offer*; can be found in Lara's Reply Affidavit [PDF] paragraphs 13-14; wherein Lara asks Clive whether his 13 April Notice to Oppose 'offer' [PDF] for Clive and Ann to amend their wills, to state that Lara may be able to use her portion of her inheritance to fund her 'departure from this planet'; was sincere.

Patriarch Kirill Orthodox Church Alternative Dispute Resolution Mediation: Kalganov – 17 – Patriarch Kirill – Orthodox Church & KGB recruitment – Waterloo Island Antarctica – Battle of Waterloo – 18 June – Lara 18 June PW Botha Airport bombthreat:

Kirill or Cyril (Russian: Кирилл, secular name Vladimir Mikhailovich Gundyayev, Russian: Владимир Михайлович Гундяев; born 20 November 1946) is a Russian Orthodox bishop, who became the Patriarch of Moscow and all Rus' and Primate of the Russian Orthodox Church on 1 February 2009. In cultural and social affairs the Church under Kirill has collaborated closely with the Russian state under President Vladimir Putin. Patriarch Kirill has backed the expansion of Russian power into Crimea and eastern Ukraine.

Subsequent to Mikhail Gorbachev's Glasnost, Gleb Yakunin, a critic of the Moscow Patriarchate who was one of those who briefly gained access to the KGB archive documents in the early 1990s. He argued that the Moscow Patriarchate was "practically a subsidiary, a sister company of the KGB". Critics charge that the archives showed the extent of active participation of the top ROC hierarchs in the KGB efforts overseas. George Trofimoff, the highest-ranking US military officer ever indicted for, and convicted of, espionage by the United States and sentenced to life imprisonment on September 27, 2001, had been "recruited into the service of the KGB" by Igor Susemihl (a.k.a. Zuzemihl), a bishop in the Russian Orthodox Church (subsequently, a high-ranking hierarch—the ROC Metropolitan Iriney of Vienna, who died in July 1999).

Konstanin Kharchev, former chairman of the Soviet Council on Religious Affairs, explained: "Not a single candidate for the office of bishop or any other high-ranking office, much less a member of Holy Synod, went through without confirmation by the Central Committee of the CPSU and the KGB". Professor Nathaniel Davis points out: "If the bishops wished to defend their people and survive in office, they had to collaborate to some degree with the KGB, with the commissioners of the Council for Religious Affairs, and with other party and governmental authorities.". Patriarch Alexy II, acknowledged that compromises were made with the Soviet government by bishops of the Moscow Patriarchate, himself included, and publicly repented of these compromises.

On 17 February 2016, his Holiness Patriarch Kirill of Moscow and All Russia visited the Bellingshausen Station on Waterloo Island in Antarctica. From Havana where he had an unprecedented historic meeting with Pope Francis on 12 February; Patriarch Kirill travelled to Paraguay and then to Antarctica with a stop off in Punta Arenas, Chile; the southernmost city on the South American continent and the departure point for expeditions for Antarctica.

The first ever visit of the Primate of the Russian Orthodox Church to Antarctica took place at the invitation of the head of the Russian Antarctic Expedition, V. Lukin:

“There is something that makes Antarctica a very important and significant place for the entire humanity. This is the only continent without weapons, without any military activities, where no researches aimed at creating new means of destruction are conducted. And whatever country they represent, all polar explorers are a family. They lend each other a helping hand when needed and selflessly share their resources. It is an image of a perfect humanity which proves that people are able to live in this way, without borders, without weapons, without hatred, but cooperate and feel like the members of one family.”

“A Russian church built in Antarctica is named in honor of the Holy Trinity. The Trinity is revealed to us as a perfect image of unity. The first church in Russia dedicated to the Holy Trinity was built in the 14th century, when the country consisted of many fragmented warring feudal principalities. The consequences of this division were tragic: the country was occupied for over two hundred years. But a monk named Sergius built a church in honor of the Holy Trinity in a dense forest close to Moscow and said the words that have become a motto of the unification of Russia: “To overcome the hateful discord of this world by beholding the unity of the Holy Trinity.”

“It is remarkable that the church of the Holy Trinity is located in Antarctica, where the explorers overcome “the hateful discord of this world” by their life and work. Antarctica is a place of a really special spiritual and humanitarian significance for the planet. I thank you for the example that you are giving to the world. I am really happy that I was able to witness your common life. May the Lord help each and all to keep this Antarctic brotherhood and to work for the benefit of the entire humanity.”

Accompanied by members of the delegation of the Russian Orthodox church; Patriarch Kiril also celebrated a thanksgiving at the Orthodox church of the Holy Trinity, the only stationary church in Antarctica; prayed for the souls of the 64 Russian explorers who died exploring Antarctica; presented the parish with an icon of St. Vladimir Equal-to-the-Apostles and embroidered shrouds; and of course congregated with penguins.

Russia Today: [Patriarch Kirill strolls among penguins, prays in Orthodox church in Antarctica](#). Russian Orthodox Church: [Patriarch Kirill to celebrate in the church of the Holy Trinity in Antarctica](#); [Patriarch Kirill visits Bellinghausen Russian Antarctic Station](#); [Patriarch Kirill's homily after the service at the Holy Trinity Church in Antarctica](#); [Metropolitan Hilarion: Orthodox and Catholics must learn to act as brothers and not as competitors](#); [His Holiness Patriarch Kirill: Antarctica has special spiritual significance for the whole world](#).

KGB Cryptic Recruitment & Rahab and Joshua:

Lara's Reply Affidavit [\[PDF\]](#) to Clive under 'Legal and Military Cryptic Gods of Death' [para 40-44] provides answers Ann's suggestion to 'Take God to Court', and Lara's answer if she had been Rahab in the Bible, and Joshua asked her to help him to betray her city, for him to steal the resources for his tribe that were overbreeding and/or overconsuming.

Battle of Waterloo - 18 June - PW Botha Aids bomb threat

1815: Battle of Waterloo: House of Rothschild. The Battle of Waterloo was fought on Sunday, 18 June 1815, near Waterloo in present-day Belgium, where the French army under the command of Napoleon Bonaparte was defeated by two of the armies of the Seventh

- Coalition: an Anglo-led Allied army under the command of the Duke of Wellington, and a Prussian army under the command of Gebhard Leberecht von Blücher, Prince of Wahlstatt. The Rothschild family used the information of Napoleon's defeat to sell their stocks on the stock-exchange before it crashed.
- 1941: Desertion of Nazi Officer warning of Operation Barbarossa: Great Patriotic War.
- 1942: Thabo Mvuyelwa Mbeki birthday: South Africa's second post-apartheid President from 14 June 1999 to 24 September 2008. The movie: Endgame tells the story of the secret negotiations to end Apartheid, which occurred between Willie Esterhuize and Thabo Mbeki, at Mells House in England, resulting in Mandela's release from prison by FW de Klerk on 11 Feb.
- 1942: Mutual Suicide Murder of Czech Resistance agents: Jan Kubiš and Jozef Gabčík; who saved their last bullets for themselves; in Prague's Cyril and Methodist Cathedral shootout on 18 June; due to their Operation Anthropoid assassination of Reinhard Tristan Eugen Heydrich on 27 May on U-bend in Prague. Heydrich died due to horse hair in seat of car. Heydrich was Stellvertretender Reichsprotektor (Deputy/Acting Reich-Protector) of Bohemia and Moravia, now the Czech Republic; president of the International Criminal Police Commission (ICPC; later known as Interpol). Heydrich is also know for having chaired the January 1942 Wannsee Conference, held in the Berlin suburb of Wannsee on 20 January 1942, the purpose of which was to clearly legally define the concept of Jew, in order to formalise plans for the Final Solution to the Jewish Question—the deportation and genocide of all Jews in German-occupied Europe.
- 1969: Weather Underground's use of Bob Dylan song: "You don't need a weatherman to know which way the wind blows" position paper distributed at Chicago Students for a Democratic Society convention.
- 1982: Murder or Suicide Death of Pope's Banker: Roberto Calvi on Blackfriars Bridge: Robert Calvi: Pope & Mafia Millions: Gods Banker SS.
- 1984: Bruder Schweigen Order -- Bruce Carroll Pierce, David Eden Lane & Robert Jay Matthews -- Assassination of Alan Berg in Denver: Talked to Death.
- 1989: Marriage of Jon & Lorena Bobbitt. Lorena Bobbitt is well known for having cut off Jon's penis with a knife and threw it into a field, one night after he raped/abused her. I mentioned Lorena Bobbitt in a letter I wrote to McVeigh while he was in prison at Terre Haute.
- 2002: Lara's Iatrogenic Origins of AIDS George PW Botha Airport Bomb threat.

Kiril: Carroll Oerstadt: De Ja Vu – Timothy McVeigh - Honour:

Déjà vu: from French, literally "already seen", is the phenomenon of having the strong sensation that an event or experience currently being experienced has already been experienced in the past.

The movie *Déjà Vu* is a 2006 American science fiction thriller film about the hunt for an American terrorist, whose motivation for his terror acts is honour, which is loosely based upon Timothy McVeigh. The film stars Denzel Washington, Paula Patton, Jim Caviezel, Val Kilmer, Adam Goldberg and Bruce Greenwood. It involves an ATF agent who travels back in time in attempts to prevent a domestic terrorist attack that takes place in New Orleans and to save a woman with whom he falls in love. Much of the film deals with the secret military surveillance technology.

Wikipedia: [Battle of Waterloo](#); [Roberto Calvi](#); [Weather Underground](#); [Jon & Lorena Bobbitt](#); [Thabo Mbeki](#); [Reinhard Heydrich](#); [Operation Anthropoid](#); [De Ja Vu](#). Documentary: [House of](#)

[Rothschild](#); [Pope & Mafia's Millions](#); [God's Banker](#); [Bruder Schwiegen Order](#); [Great Patriotic War](#); [Rolling Stone: Talked to Death](#).

Wannsee definition of a Jew / Eco Innocent / Scarcity Combatant:

The Ecology of Peace v Masonic War is Peace Negotiations, similarly to the Wannsee Conference are to clearly define who is an Eco-Innocent and who is a breeding/consumption scarcity combatant; and how to determine which scarcity combatants are willing to cooperate and take responsibility and change their procreation and consumption; and which are not, and should be legally notified that they are being accused as Scarcity Combatant War Criminals.

Cutting off the Penis of the Masonic War is Peace Rapist Church:

Masonic Religions symbolism is the penis; and their deception about the causes of violence is the means by which religious leaders abuse and psycho-religiously rape their flock. Exposing their lies and deception symbolically represents cutting off their religious penis.

According to my research of all the different denominations of Christianity; Russian Orthodox Christianity's interpretations of the Bible, are the closest to Michael Hoffman's interpretation of Christianity as having originated as an anti-occult religion, as stated in my original letter to Unashamedly Ethical.

Lara and Clive and Honour:

Lara and Clive's disagreements and issues in dispute are partially based upon different definitions of honour.

Lara's definition of honour is honesty, as in the truth, the whole truth and nothing but the truth, always, to friend and enemy.

Clive's definition of honour is obedience; although Lara has not been able to get Clive to clearly and simply clarify obedience to what principles or values exactly.

FSB letter possibly relevant to J Gauntlett, Frode Moe, Clive, Ann, Andre, Graeme & Hillary Johnstone:

According to a letter from Anders Breivik to me thanking me for my applications filed to his lawyers and the court in his trial, my efforts on his behalf made a difference, between him receiving a 'mental disorder' trial and a 'criminal trial'. My applications had suggested that Norway should provide Breivik with a free and fair treason trial, equivalent to the free and fair treason trial provided by the Apartheid Government to Nelson Mandela.

One of my efforts on behalf of Anders Breivik was a complaint filed to the Norwegian Supervisory Committee of Judges, against three of the Judges in Breivik's trial. Their written response refusing my application, was in Norwegian. I requested Frode to translate the Judge's ruling in Norwegian for me. He had proceeded to scribble all over the document.

Anti-Masons exposing Masonic Occult Language: 13 Symbolism:

Three Norwegian 'Answer to Complaint' Rulings in Norwegian. One Russian 'Answer to Appeal' letter/ruling in Russian.

The number 13 is of great significance to Freemasonry, which has different meanings, one of which is 3 = blind obedience, and 1 = disobedience/rebellion; such as for example as occurred during the World Trade Centre Attacks: Forbidden Knowledge: [Occult Symbolism in the World Trade Center Attacks](#).

Four phallic shaped missile like objects: 3 planes, one missile. 2 crash into WTC Towers, one into Pentagon and one – where the passengers rebelled – crashed into a Shanksville dirt field. The WTC Attacks occurred exactly 3 months after the faked execution of anti-freemason Timothy McVeigh on 11 June 2001. 11 September is one of the most anti-masonic anniversaries. It is the anniversary of the murder of a famous anti-freemason: [William Morgan](#), by Freemasons, for his efforts to expose Freemasonry. In Gaelic – i.e. Irish – one of the meanings for Lara is Tower.

My friend Michael Ruppert committed suicide in Napa county, on 13 April 2014. My father Clive Johnstone's first GI bleeding attack occurred exactly 15 months after Michael Ruppert suicide on 13 July 2015. My father Clive Johnstone's second GI bleeding attack occurred 17 months [minus ten days] after his first GI Attack on 03 December 2016. The word – TEN, reshuffled can be NTE – which is used by individuals warning about the Near Term Extinction of life on earth, if humans don't change direction in their procreation and consumption behaviours, as detailed in my hypothetical Mandela – Verwoerd discussion referenced above, also stated to Karen Marshall.

GI Bleeding, intestines and the Koran and Kuffar Unbelievers / Liars:

Gastrointestinal bleeding (GI bleed), also known as gastrointestinal hemorrhage, is all forms of bleeding in the gastrointestinal tract, from the mouth to the rectum. When there is significant blood loss over a short time, symptoms may include vomiting red blood, vomiting black blood, bloody stool, or black stool.

One of the emails sent on my EoP MILED Clerk andreamuhrteyn@mweb.co.za email address; shortly before MWeb: Ettiene Cloete and Clive Johnstone cutoff my MWeb email for using the word 'kaffir', which in Islam means 'nonbeliever' and/or 'liar'; was to a Muslim lawyer and preacher in England, named Anjem Choudary, about my Ecology of Peace interpretation of a Muslim text about intestines and kaffirs:

Abu Hurairah narrated that Allah's Messenger said, "A Muslim eats in one intestine while a Kafir [disbeliever] eats in seven intestines." - al-Bukhari, al-Sahih, Translated by Muhammad Muhsin Khan (Riyadh: Maktabat Dar-us-Salam, 1997) Hadith 5396

Ibn Athir al-Jazari (d. 606/1210) writes: "It is a metaphor for the contentment of the believer on a little of this world and a disbeliever's craving for an excess of it." - al-Jazari, Ibn Athir, Jami' al-Usool fi Ahadith ar-Rasool, (Damascus: Maktaba Al-Halwani, 1971) Vol.7, 406

Ecology of Peace Factual Reality Muslim Interpretation:

An individual who advocates on behalf of Islamic doctrine that recognizes Ecology of Peace Factual Reality principles could interpret Abu Hurairah and Ibn Athir al-Jazari's interpretations of the statements of Allah's messenger as:

‘An individual who self-identifies as a Sunni, Shia, Wahhabi or Sufi Muslim, whose procreation and consumption footprint of earth’s finite resources is below ecological carrying capacity limits, metaphorically consumes earth’s resources with one intestine, and can honestly and sincerely be referred to as an Ecology of Peace culture Sunni, Shia, Wahhabi or Sufi Muslim.

‘An individual who self-identifies as a Sunni, Shia, Wahhabi or Sufi Muslim, whose procreation and consumption footprint of earth’s finite resources is above ecological carrying capacity limits, metaphorically consumes earths resources with seven intestines; and can honestly and sincerely be referred to as a Masonic War is Peace culture Sunni, Shia, Wahhabi or Sufi Kafir Muslim; until they listen to the honest and sincere constructive criticism and amend their procreation and consumption footprint behaviours to below ecological carrying capacity limits.

‘An individual who self-identifies as a Sunni, Shia, Wahhabi or Sufi Muslim scholar or imam, whose interpretation of ‘Islamic’ doctrine advocates on behalf of Muslims having a one intestine procreation and consumption eco-footprint; i.e. below earths finite ecological carrying capacity resource limits; is an Ecology of Peace Sunni, Shia, Wahhabi or Sufi Muslim scholar.

‘An individual who self-identifies as a Sunni, Shia, Wahhabi or Sufi Muslim scholar or imam, whose interpretation of ‘Islamic’ doctrine advocates on behalf of Muslims having a seven intestine procreation and consumption eco-footprint; i.e. above earths finite ecological carrying capacity resource limits; is a Masonic War is Peace Sunni, Shia, Wahhabi or Sufi Muslim scholar.

Timothy McVeigh committed his Oklahoma City bombing attack on 19 April 1995, exactly the same day as I resigned from my job with Peter Stuart Buttle, as nanny to his two children, Rachel and Timmy. 19 April is the anniversary of Waco and the Warsaw uprising by Jews in WWII Nazi Ghetto. I resigned because Peter got angry with me for being honest with his girlfriend. I stated that if he did not want an honest nanny I would resign. He accepted my resignation. A few weeks later Graeme and Hillary flew to England to spend a few days with me, before spending the summer travelling around Europe. They watched the movie Shawshank Redemption on the plane, whose main actors were Tim Robbins and Morgan Freeman, which is about an innocent man sent to prison, and how he escapes, by hiding his pick in a bible, and crawling through sewer shit. While Timothy was in prison, allegedly guards allowed three Mexicans to rape him. He then asked some of his friends to make him a knife – in prison language its called a shank – so he could protect himself, from future rapists. The logo of the FSB and former KGB, as noted on the letter, includes the image of a knife.

I don’t know if these are normal or above normal coincidences. If they are above normal coincidences and consequently manipulated by some entity, whom is that entity and what are their motives? Do they use possibly Masonic messages, to educate and expose and indict Freemasonry, or to endorse Freemasonry? My answers to those issues are in my Reply Affidavit to Clive Johnstone [[PDF](#)]: para 38 - 44: John Nash: Abnormal Coincidence Messages from God ... Legal and Military Cryptic Gods of Death.

A copy of this correspondence shall be documented at: [EoP Leg Sub / EoP ADR: EoP FSB, LJ v Frode Moe, LJ v CH Johnstone, US v TJ McVeigh, EoP v WiP NWO Neg.](#)

Respectfully,

Lara Johnstone, aka Andrea Muhrrteyn
PO Box 5042, George East, 6539, RSA
GMC 4643-13 & 2578-14 Pro Se Applicant
Former MILED Clerk & Acting Clerk

* Jeremy Gauntlett QC ... Douglas Henney
» Jeremy Gauntlett QC, Frode Moe, Talitha Moe, Ian Moyler, Douglas henney
* 04 Apr: Adv Grp 621: Conflict of Cultures Alt Dispute Resolution of LJ v FT Moe
» 05 Apr: Edit: Adv Grp 621: J Gauntlett: Conflict of Cultures Alt Dispute Resolution of LJ v FT Moe
* IG: [17-03-31_pdevilliers-ayishafrade-cleanerairbutter](#)
* Tygae: [EoP Leg Sub](#); [EoP ADR: LJ v FT Moe](#) | [EoP NWO SCO: EoP Axis MilNec Evac](#):
Lotto: [EoP v WiP Psych](#), [EoP v WiP Academia](#), [EoP v WiP Law](#) / [EoP v WiP Neg](#).

From: EoP MILED Clerk <eop.miled.clerk@gmail.com>
* Date: Tue, Apr 4, 2017 at 8:08 PM
Subject: Adv Grp 621: Conflict of Cultures Alt Dispute Resolution of LJ v FT Moe
To: Jeremy Gauntlett <gauntlett@mweb.co.za>, Frode Moe <fro.moe@online.no>, Talitha Moe <lee.moe@telkomsa.net>
* Date: Wed, Apr 5, 2017 at 1:02 PM
Subject: Edit: Adv Grp 621: J Gauntlett: Conflict of Cultures Alt Dispute Resolution of LJ v FT Moe
To: Jeremy Gauntlett <gauntlett@mweb.co.za>, Frode Moe <fro.moe@online.no>, Talitha Moe <lee.moe@telkomsa.net>
Cc: Ian Moyler <ian.moyler@brickcourt.co.uk>, "Douglas Henney: Millers Inc Director" <Douglas@phinc.co.za>

TO: Adv Jeremy Gauntlett, Frode & Talitha Moe
CC: Talitha Moe Counsel: Millers Inc: Mr. Fanie Botes and Arno Crous via Douglas Henney
CC: Brick Court Chambers: Jeremy Gauntlett QC via Ian Moyler

Jeremy Gauntlett (gauntlett@mweb.co.za);
Frode Moe (fro.moe@online.no); Talitha Moe (lee.moe@telkomsa.net)
Talitha Moe Counsel: Mr. Fanie Botes and Arno Crous via Douglas Henney: Millers Inc
Director (Douglas@phinc.co.za)
Brick Court Chambers: Jeremy Gauntlett QC via Ian Moyler (ian.moyler@brickcourt.co.uk)

Adv Grp 621: Conflict of Cultures Alt Dispute Resolution of LJ v FT Moe

Adv Gauntlett:

For Your Info: An EoP MILED Clerk tweet response to French Political Party of Phillippe de Villiers: mpf haute-savoie @mpf74, which included numerous French Political Parties, Council of Europe, Dutch MP's, UK Metropolitan Police, GCHQ, Benjamin Netanyahu and Brick Court Chambers, made reference to you:

EoP MILED Clerk: 01 Apr 2017: 15:39 hrs: @mpf74 @DLF_Officiel @AllianceC @le_pcd @MRC_France @EELV @LePG @FDG @PCF @CNIP_FR @PRG_17 @planeteump @coe @mdProgressistes @PartiRadical @Nouvelle_Donne @gauchemoderne75 @Cap21Bretagne @LesCentristes_ @partisocialiste @lesRepublicains @rpsolidaire @RepubliqueMod @DutchAltRight @MLP_officiel @fhollande @geertwilderspvv @markrutte @PhdeVilliers @metpoliceuk @GCHQ @netanyahu Int sbjt 2 EoP RH IQO http://ig.tygae.org.za/17-03-31_pdevilliers-ayishafrade-cleanerairbutter/ @brickcourt J Gauntlett QC eop-

adr.tygae.org.za pic.twitter.com/tSnBOA8kbe [17-03-31_pdevilliers-ayishafrade-cleanerairbutter]

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Frode & Talitha Moe:

I imagine you have had time to read through the Affidavit filed in [LJ v FTM](#), [LJ v CHJ](#), [State v LJ Johnstone](#); making reference to Irregular & Illegal Actions of NPA et al in George Case CAS 572-02, by among others: Prosecutors Muller Redelinghuys, JJ Marx, Yoliswa Sipoyo, Magistrate Fortuin, in 18 June 2002 Political and Military Necessity Iatrogenic origins of AIDS bomb threat to the P.W. Botha Airport trial.

BB: Affidavit of Lara Johnstone: Evidence in support of Lara's Reply Affidavit statement alleging that the State's 22 July 2002 J138A Transfer Warrant, authorizing Lara's referral to Lentegour, filed in CAS 572-01: State v Lara Johnstone: 18 June 2002 Political and Military Necessity Iatrogenic origins of AIDS bomb threat to the P.W. Botha Airport trial; was irregular and illegal. [\[PDF\]](#)

You have not responded to my suggestions for you to consider whether you would be willing to consider Adv Jeremy Gauntlett to provide us with Alternative Dispute Resolution regarding our [LJ v FTM](#) issues in dispute.

If you are not willing to consent to alternative dispute resolution proceedings, the only options remaining for me are to proceed to resolve our issues in dispute via court proceedings in the High Court.

A copy of this correspondence shall be documented at: [EoP Leg Sub](#); [EoP ADR: LJ v FT Moe](#) | [EoP NWO SCO](#); [EoP Axis MilNec Evac](#): Lotto: [EoP v WiP Psych](#), [EoP v WiP Academia](#), [EoP v WiP Law](#) / [EoP v WiP Neg](#).

Respectfully,

Lara Johnstone, aka Andrea Muhrrteyn  
PO Box 5042, George East, 6539, RSA  
GMC 4643-13 & 2578-14 Pro Se Applicant

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From: Frode Moe  
Date: Thu, Apr 6, 2017 at 1:11 PM  
Subject: SV: Edit: Adv Grp 621: J Gauntlett: Conflict of Cultures Alt Dispute Resolution of LJ v FT Moe  
To: eop.miled.clerk@gmail.com  
Cc: Talita Moe, Clive Johnstone

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From: Frode Moe <fro.moe@online.no>  
Date: Thu, Apr 6, 2017 at 1:11 PM  
Subject: SV: Edit: Adv Grp 621: J Gauntlett: Conflict of Cultures Alt Dispute Resolution of LJ v FT Moe  
To: eop.miled.clerk@gmail.com  
Cc: Talita <lee.moe@telkomsa.net>, Clives Email <clann@telkomsa.net>

Hello Lara

I have done a search on Brick Court Chamber and Jeremy Gauntlett ,  
Jeremy Gauntlett is an international high ranked advocate working on constitutional issues, for example  
defended Zuma against  
the public protector in SA Constitutional Court.

So my response is that your suggestion is impossible with such an advocate. He will never accept to  
negotiate in our  
disagreement .

As I have told you before , only a psychiatrist can confirm or set a diagnoses for a mental disorder ,  
which as I can see, still is an issue.

A lawyer is not qualified to make such a judgment and will need support from a psychiatrist.

So if you will use a lawyer as an arbitrator , it must be a lawyer in George and I must be able to meet him  
when I come back to George in

September , before I can accept the lawyer. The only solution I see with a lawyer as an arbitrator , is that  
we must try to agree upon that we disagree and find peace with that for the future.

Regards  
Frode

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From: EoP MILED Clerk  
Date: Fri, Apr 7, 2017 at 4:49 AM  
Subject: Frode Moe: Conflict of Cultures: LJ v FT Moe  
To: Frode Moe  
Cc: Talitha Moe, "Counsel: Mr. Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director",  
Jeremy Gauntlett, "Brick Court Chambers: Ian Moyler", Clive Johnstone

---

From: EoP MILED Clerk <eop.miled.clerk@gmail.com>  
Date: Fri, Apr 7, 2017 at 4:49 AM  
Subject: Frode Moe: Conflict of Cultures: LJ v FT Moe  
To: Frode Moe <fro.moe@online.no>  
Cc: Talitha Moe <lee.moe@telkomsa.net>, "Counsel: Mr. Fanie Botes and Arno Crous via Douglas  
Henney: Millers Inc Director" <Douglas@phinc.co.za>, Jeremy Gauntlett <gauntlett@mweb.co.za>,  
"Brick Court Chambers: Ian Moyler" <ian.moyler@brickcourt.co.uk>, Clive Johnstone  
<clann@telkomsa.net>

TO: Frode Moe  
CC: Talitha Moe: Counsel: Millers Inc: Mr. Fanie Botes and Arno Crous via Douglas Henney  
CC: Adv Jeremy Gauntlett; Brick Court Chambers: Jeremy Gauntlett QC via Ian Moyler  
CC: Clive Johnstone

Frode Moe (fro.moe@online.no);  
Talitha Moe (lee.moe@telkomsa.net); Counsel: Mr. Fanie Botes and Arno Crous via Douglas  
Henney: Millers Inc Director (Douglas@phinc.co.za)  
Jeremy Gauntlett (gauntlett@mweb.co.za); Brick Court Chambers: Ian Moyler  
(ian.moyler@brickcourt.co.uk)  
Clive Johnstone (clann@telkomsa.net)

**Frode Moe: Conflict of Cultures: LJ v FT Moe**

I know who Jeremy Gauntlett is; and why I contacted him to request Alternative Dispute  
Resolution Services from him.

Adv Gauntlett has not yet informed me that he does not want to accept or will not provide  
alternative dispute resolution services. Until he does so, I give him the benefit of the doubt,  
as I informed him per correspondence, that he is still considering the issue, and has not  
received sufficient information for him to make up his mind either way. If or when he  
decides that he will not provide ADR services, he can notify me, and I shall not contact him  
again, about ADR issues in dispute in this matter.

**Summary: Summons Damages Claim Amounts: As of 07 Apr 2017: R 900,000:**

Based upon information available to me; as of 07 Apr 2017; in the absence of a written apology  
and withdrawal of Frode Moe's mental disorder allegations including reasonable offer for  
psychological integrity damages already incurred; if or when the Summons is filed, the damages  
claims by Lara Johnstone against Frode Moe in the High Court shall be as follows:



R250,000 for legally unjustified 'mental disorder' allegation made in 2002 & 2014 behind my back, respectively to family members and the clerk of the court.

R100,000 for each legally unjustified 'mental disorder' allegation, made to me, verbally or in writing; from 2014 to present.

As of 07 Apr 2017, Frode's unjustified mental disorder allegations currently amount to six such allegations; 2 x R250,000, 4 x R100,000; amounting to R900,000: (a) four of which were detailed in Lara Johnstone Affidavit in support of: Request for Info filed with the Clerk of the Court; (b) fifth detailed in email received from Frode Moe, sent on 16 October 2016 at 11:46 AM; (c) sixth made in email correspondence on 06 Apr 2017..

If your response to the court, subsequent to having been served; shall allege that you are claiming to be a (a) sincere, concerned and benevolent patriarch family member; as opposed to a (b) stranger who happens to be married to a biological family relative; whose allegations were negligently made without effort to sincerely engage the individual being accused of a 'mental disorder'; the aforementioned damages amounts requested shall be doubled. If a magistrate or judge finds that your allegations were maliciously made; the damages amount requested shall be increased.

***Re: Your suggestions that a psychologist provides ADR.***

I have informed you that may be the case in Norway, it is not the case in South Africa; and definitely not the case in a South African court; with a conflict of cultures issue in dispute.

I shall file the matter with the High Court and request Court Annexed Mediation Services; who shall then provide us with a Court Appointed Attorney for Mediation.

***Request for Information:***

***Self Representation of Attorney Representation:***

Are you going to represent yourself in court, as my father did; or are you going to be represented by a lawyer.

If you are going to represent yourself, then I shall do so also.

If you are going to be represented by a lawyer, I need to know, so that I can include a request to the Court for In Forma Pauperis Assistance of Counsel.

***Date Available for Court Proceedings to be Scheduled:***

What date shall you be back from Norway; and ready for court and court annexed mediation proceedings to be scheduled?

A copy of this correspondence shall be documented at: [EoP Leg Sub](#); [EoP ADR: LJ v FT Moe](#) | [EoP NWO SCO: EoP Axis MilNec Evac](#): Lotto: [EoP v WiP Psych](#), [EoP v WiP Academia](#), [EoP v WiP Law](#) / [EoP v WiP Neg](#).

Respectfully,

Lara Johnstone, aka Andrea Muhrrteyn  
PO Box 5042, George East, 6539, RSA  
GMC 4643-13 & 2578-14 Pro Se Applicant

---

From: EoP MILED Clerk  
Date: Mon, Apr 24, 2017 at 3:07 PM  
Subject: Fwd: Frode Moe: Conflict of Cultures: LJ v FT Moe  
To: Frode Moe  
Cc: Talitha Moe, "Counsel: Mr. Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director", Clive Johnstone, Jeremy Gauntlett

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From: EoP MILED Clerk <eop.miled.clerk@gmail.com>  
Date: Mon, Apr 24, 2017 at 3:07 PM  
Subject: Fwd: Frode Moe: Conflict of Cultures: LJ v FT Moe  
To: Frode Moe <fro.moe@online.no>  
Cc: Talitha Moe <lee.moe@telkomsa.net>, "Counsel: Mr. Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director" <Douglas@phinc.co.za>, Clive Johnstone <clann@telkomsa.net>, Jeremy Gauntlett <gauntlett@mweb.co.za>

TO: Frode Moe  
CC: Talitha Moe: Counsel: Millers Inc: Mr. Fanie Botes and Arno Crous via Douglas Henney  
CC: Clive Johnstone  
CC: Adv Jeremy Gauntlett

Frode Moe (fro.moe@online.no);  
Talitha Moe (lee.moe@telkomsa.net); Counsel: Mr. Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director (Douglas@phinc.co.za)  
Clive Johnstone (clann@telkomsa.net)  
Jeremy Gauntlett (gauntlett@mweb.co.za);

Frode Moe

### **Frode Moe: Re: Magistrates Court vs High Court**

My original application against you and Talitha occurred in the Magistrates Court for the following reasons:

My application included the benefit of the doubt that you would sincerely and honourably negotiate to resolve our issues in dispute. The application included the option of financial damages if you refused to sincerely apologize and withdraw your allegations, and re-instate our barter exchange agreement.

At the time, I was only aware of – had hearsay personal knowledge and/or evidence for – the first two mental disorder allegations against me by yourself, and one by Talitha; the damages amounts which would – particularly with a sincere apology and withdrawal of the mental disorder allegations – fall within the magistrates courts jurisdiction amount; i.e: less than R100,000 which it was in 2013.

As far as I am aware: the monetary limits of jurisdiction of regional and district divisions of the magistrate's courts and High Court were increased in 2014, as follows: The district magistrate's courts may hear actions for civil claims up to a value of R200 000. Regional magistrate's courts

may hear actions for civil claims from R200 000 up to R400 000. Actions that arise from claims over R400 000 should be brought in the High Court.

Since I originally filed my application with the Magistrates Court; you have made numerous additional mental disorder allegations against me; which increases the damages claim to an amount beyond the jurisdictional limits of the regional or district Magistrates Court. As you correctly state the issues in dispute damages amount currently claimed from you – Frode Moe - as of 07 Apr 2017 is R 900,000. A claim for R900,000 damages can not be filed in a district or regional Magistrates Court.

As of 07 Apr 2017, Frode's unjustified mental disorder allegations currently amount to six such allegations; 2 x R250,000, 4 x R100,000; amounting to R900,000: (a) four of which were detailed in Lara Johnstone Affidavit in support of: Request for Info filed with the Clerk of the Court; (b) fifth detailed in email received from Frode Moe, sent on 16 October 2016 at 11:46 AM; (c) sixth made in email correspondence on 06 Apr 2017.

If your response to the court, subsequent to having been served; shall allege that you are claiming to be a (a) sincere, concerned and benevolent patriarch family member; as opposed to a (b) stranger who happens to be married to a biological family relative; whose allegations were negligently made without effort to sincerely engage the individual being accused of a 'mental disorder'; the aforementioned damages amounts requested shall be doubled. If a magistrate or judge finds that your allegations were maliciously made; the damages amount requested shall be increased.

- 07 Apr 2017: Subject: Frode Moe: Conflict of Cultures: LJ v FT Moe.

The R 900,000 damages amount could be (A) increased if the High Court Judges do not consider the amount claimed reasonable based upon the evidence submitted to the court; and consequently orders that the damages be greater than the claim amount I requested; (b) decreased if the High Court Judges do not consider the amount claimed reasonable based upon the evidence submitted to the court. Evidence submitted to the court by you could include (i) your 'mental disorder' legal definition and evidence in support of it; and/or (ii) your apology and/or withdrawal of your mental disorder allegations.

Over the past three years I have filed numerous written requests to you and Millers Attorneys with the clerk of the court; for you to order Millers Inc Attorneys; to withdraw their request that the matter to be thrown out of court. Presumably Millers Inc filed their request for the matter to be thrown out of court; upon the instructions of their clients: Frode and/or Talitha Moe; presumably based upon Frode and Talitha's legal opinions that 'Lara has a mental disorder' and should be ignored because she talks allot of nonsense and rubbish. If Millers Inc filed their request for the matter to be thrown out of court based upon other reasons; you would have to ask the particular Millers Inc Attorneys who filed the application, what their reasons were; for requesting that the matter be thrown out; instead of requesting that the matter be postponed until you returned from Norway; whereupon you would represent yourself regarding the issues in dispute.

Consequently: my intentions are to file the application in the High Court. The set down date shall be in October 2017.

If you – Frode or Talitha Moe - would prefer to resolve any of the issues in dispute that I attempted to resolve through the Magistrates Court; in the Magistrates Court:

- You can file a written request with the Clerk of the Court; requesting that Millers Attorney's request for the matter to be struck from the role be withdrawn; and for the matter to proceed in the Magistrates Court; in October, once you return from Norway; or
- You can order Millers Attorneys themselves to file a request to the Court to withdraw their request that the matter be withdrawn; and for the matter to proceed in the Magistrates Court, in October, once you return from Norway.

If I don't receive the official written request -- from you or Millers Attorneys -- to withdraw the request by Millers Inc Attorneys; for the matter to be thrown out of court, by mid September; then I shall proceed and file the application in the High Court.

I shall request permission from the High Court that I represent myself; and I shall not object to you representing yourself, if you prefer to do so. If you choose to be represented by a lawyer, I shall request permission from the court to be provided with In Forma Pauperis Assistance of Counsel.

Respectfully,

Lara Johnstone, aka Andrea Muhrrteyn  
PO Box 5042, George East, 6539, RSA  
GMC 4643-13 & 2578-14 Pro Se Applicant

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From: Jeremy Gauntlett  
Date: Mon, Apr 24, 2017 at 3:11 PM  
Subject: Re: Frode Moe: Conflict of Cultures: LJ v FT Moe  
To: EoP MILED Clerk  
Cc: Frode Moe, Talitha Moe, "Counsel: Mr. Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director", Ian Moyler, Clive Johnstone

---

From: Jeremy Gauntlett <jeremy.gauntlett@brickcourt.co.uk>  
Date: Mon, Apr 24, 2017 at 3:11 PM  
Subject: Re: Frode Moe: Conflict of Cultures: LJ v FT Moe  
To: EoP MILED Clerk <eop.miled.clerk@gmail.com>  
Cc: Frode Moe <fro.moe@online.no>, Talitha Moe <lee.moe@telkomsa.net>, "Counsel: Mr. Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director" <Douglas@phinc.co.za>, Ian Moyler <ian.moyler@brickcourt.co.uk>, Clive Johnstone <clann@telkomsa.net>

Please remove me from this correspondence.

My inclusion is without my consent.

Sincerely

Jeremy Gauntlett SC QC

1102 Huguenot Chambers  
40 Queen Victoria Street  
Cape Town 8001  
Tel [+27 \(0\)21 424 9340](tel:+27(0)214249340)  
Fax [+27 \(0\)21 424 5666](tel:+27(0)214245666)

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Brick Court Chambers  
7-8 Essex Street  
London WC2R 3LD  
[+44\(0\) 20 7379 3550](tel:+44(0)2073793550)

Mobile [+27 \(0\)82 413 9093](tel:+27(0)824139093)

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From: EoP MILED Clerk  
Date: Mon, Apr 24, 2017 at 4:40 PM  
Subject: Re: Frode Moe: Conflict of Cultures: LJ v FT Moe  
To: Brick Court: Jeremy Gauntlett, Adv Group 621: Jeremy Gauntlett  
Cc: Frode Moe, Talitha Moe, "Counsel: Mr. Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director", Ian Moyler, Clive Johnstone, "Intl Assoc of Prosecutors: Office of Secretary General", Sec Gen Han Moraal, "Gen Counsel: Rasmus Wandall"

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From: EoP MILED Clerk <eop.miled.clerk@gmail.com>  
Date: Mon, Apr 24, 2017 at 4:40 PM  
Subject: Re: Frode Moe: Conflict of Cultures: LJ v FT Moe  
To: Jeremy Gauntlett <jeremy.gauntlett@brickcourt.co.uk>, Jeremy Gauntlett <gauntlett@mweb.co.za>  
Cc: Frode Moe <fro.moe@online.no>, Talitha Moe <lee.moe@telkomsa.net>, "Counsel: Mr. Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director" <Douglas@phinc.co.za>, Ian Moyler <ian.moyler@brickcourt.co.uk>, Clive Johnstone <clann@telkomsa.net>, "Intl Assoc of Prosecutors: Office of Secretary General" <info@iap-association.org>, Sec Gen Han Moraal <sg@iap-association.org>, "Gen Counsel: Rasmus Wandall" <gc@iap-association.org>

TO: Adv Jeremy Gauntlett  
CC: Frode Moe, Talitha Moe Counsel: Millers Inc: Mr. Fanie Botes and Arno Crous via Douglas Henney  
CC: Brick Court Chambers: Ian Moyler  
CC: Intl Association of Prosecutors: Gen Counsel: Rasmus Wandall

Jeremy Gauntlett (gauntlett@mweb.co.za);  
Frode Moe (fro.moe@online.no); Talitha Moe (lee.moe@telkomsa.net)  
Talitha Moe Counsel: Mr. Fanie Botes and Arno Crous via Douglas Henney: Millers Inc Director (Douglas@phinc.co.za); Brick Court Chambers: Ian Moyler (ian.moyler@brickcourt.co.uk); Clive Johnstone (clann@telkomsa.net); Intl Assoc of Prosecutors: Office of Secretary General (info@iap-association.org); Sec Gen Han Moraal (sg@iap-association.org); Gen Counsel: Rasmus Wandall (gc@iap-association.org)

Jeremy Gauntlett

***Re: JG Request to be Removed from LJ v Frode Moe ADR correspondence; Alleged Violation of Consent:***

I received your email sent 24 April 2017 at 15:11 hrs; stating: "Please remove me from this correspondence. My inclusion is without my consent."

***Re: Request to be Removed from LJ v Frode Moe ADR correspondence:***

Thank you for finally providing me with a written response; namely "Please remove me from this correspondence. My inclusion is without my consent."

As per your request to be removed from this correspondence to Frode & Talitha Moe; I shall not contact you again; with one exception; if the correspondence refers to yourself; I shall provide

you with a transparency copy of such correspondence for your information and records; unless you would prefer not to receive any correspondence whatsoever, including correspondence that may refer to yourself.

***Re: Alleged Violation of Your Consent:***

I am unaware of any information or evidence that I – Lara Johnstone – violated your – Jeremy Gauntlett – consent.

If you provide me with such information and evidence; showing that I have indeed violated your consent and how exactly I did so; I shall provide you with a written buck stops here sincere apology for having violated your consent.

If you are upset about finding out that the Intl Association of Prosecutors did not inform you about the [EoP Axis Military Necessity Evacuation](#) of all Masonic War is Peace lawyers from Lotto Nations; which may or may not include you and all your fellow Advocates Group and/or BricksCourt advocates, being humanely psychotronically eliminated from the planetary genepool, if or when South Africa or United Kingdom is one of the Lotto nations; if or when EoP Axis officials decide to implement the EoP Axis Lotto Military Necessity Evacuation measure; you or your fellow advocates are welcome to file a written notice of objection and evidence in support of such objection; for EoP Axis officials consideration.

I originally contacted you – on 27 October 2017; Subject: Req for Info: Alternative Dispute Resolution; Conflict of Cultures policy; and subsequent thereto – requesting (i) Alternative Dispute Resolution costs and process; and (ii) Conflict of Cultures: EoP and WiP; or WiP only Arbitrator Dispute Resolution policy; to yourself and/or any advocate in Advocates Group; who is willing to provide the requested information.

You did not respond.

I subsequently contacted you to inform you that my interpretation of your lack of response to my request for information; was that you had not yet made up your mind, and that you would let me know when you had made up your mind; such as for example:

I have not received any response from anyone at Advocates Group indicating that anyone is considering answering my question submitted to Jeremy Gauntlett [[PDF](#)] on 27 October 2016; and Advocates Group [[PDF](#)] on 28 October 2016.

If anyone does intend answering my questions could you kindly let me know by when I can expect an answer.

If the answer is No, you do not provide alternative dispute resolution services. Not a problem. The sooner you inform me, the sooner I can leave you alone; and ask someone else. I shall not be offended. It is very difficult to offend me with brutal honesty. Not even accusations of 'you fokken awb with whoor kaffir meid' screamed at me; from drug queens in George Women's prison; offended me. I simply asked them what their legal definition was for 'fokken awb whoor kaffir meid'; so that I could make sure that I understood what exactly their message was.

- Sent: 31 Oct 2016; Subject: Update Re: J Gauntlett & Adv Group 621: Req for Info: Alternative Dispute Resolution; Conflict of Cultures policy.



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In the absence of a response my interpretation as to your response; is that either (a) you did not read the request for information; or (b) if you did read it: (i) you have, or have not, yet made a final decision on the matter, that you are willing to put in writing; and/or (ii) for some or other reason; you are afraid to clarify what your questions -- if you have not yet made a final decision -- or final decision is -- in writing; and/or (c) you did or did not read it; because you are being [psychotronically manipulated](#) by one or more military intelligence agency; not to read it and respond and clarify your final decision and/or questions; with or without your conscious knowledge, and/or fully informed consent of such psychotronic manipulation; and/or (d) some other reason I have not yet considered as a plausible reason; for your lack of response.

I have no essential objection to sending out the transparency notices -- to Frode and Talitha Moe and their counsel; Concourt Justices and parties in: CCT 23-10: The Citizen v Robert McBride; CCT ?-12: Alien v Afriforum et al; -- as I stated I would in the 28 October 2016 correspondence; although it would be a waste of their time; if the real answer from Jeremy Gauntlett and/or Advocates Group 621 advocates is that nobody is remotely interested in considering providing conflict of cultures alternative dispute resolution services; and hence has not answered the questions. If so it would be better for me to contact someone such as Judge Mabel Jansen who could refer me of an advocate, judge or lawyer with a legal interest in conflict of cultural issues; whom would be willing to consider providing me with answers to my conflict of cultures alternative dispute resolution questions.

- 13 Nov 2016: Subject: J Gauntlett, Adv Group 621, CC: J Mabel Jansen: Req for Info: Alternative Dispute Resolution; Conflict of Cultures policy.

Regarding your caveat regarding confidential correspondence. As noted to Michael Martin, stated to [Denise Vockins](#); I do not engage in confidential correspondence without consent.

A copy of this correspondence shall be documented at [EoP v WiP NWO Neg](#).

Respectfully,

Lara Johnstone, aka Andrea Muhrrteyn  
PO Box 5042, George East, 6539, RSA  
GMC 4643-13 & 2578-14 Pro Se Applicant

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From: EoP MILED Clerk  
Date: Thu, Apr 27, 2017 at 2:57 PM  
Subject: EoP Int of JGauntlett Response to Req for Info: Alternative Dispute Resolution; Conflict of Cultures policy.  
To: Jeremy Gauntlett  
Cc: "Brick Court Chambers: Ian Moyler"

---

From: EoP MILED Clerk <eop.miled.clerk@gmail.com>  
Date: Thu, Apr 27, 2017 at 2:57 PM  
Subject: EoP Int of JGauntlett Response to Req for Info: Alternative Dispute Resolution; Conflict of Cultures policy.  
To: Jeremy Gauntlett <gauntlett@mweb.co.za>  
Cc: "Brick Court Chambers: Ian Moyler" <ian.moyler@brickcourt.co.uk>

TO: Jeremy Gauntlett (gauntlett@mweb.co.za);  
CC: Brick Court Chambers: Ian Moyler (ian.moyler@brickcourt.co.uk);

Jeremy Gauntlett QC

**EoP Int of JG Response to Req for Info: Alternative Dispute Resolution; Conflict of Cultures policy.**

Herewith my preliminary Ecology of Peace Summary interpretation of your email sent 24 April 2017 at 15:11 hrs – stating: “Please remove me from this correspondence. My inclusion is without my consent.” – responding to EoP correspondence submitted to you between 27 Oct 2016 and 24 Apr 2017 [[PDF](#)]; requesting you for information regarding your Alternative Dispute Resolution and Conflict of Culture’s policy with a regard to providing Conflict of Cultures Alternative Dispute Resolution for Lara Johnstone v Frode & Talitha Moe.

***EoP Preliminary Interpretation Summary Conclusions:***

- You are a Masonic War is Peace Only advocate.
- You provide Masonic War is Peace only legal services to individuals or corporations who are members of Masonic War is Peace only culture members.
- You do not provide Legal – in this case Alternative Dispute Resolution arbitration – services for individuals in cases where one or more of the individuals are not a member of your Masonic War is Peace socio-legal culture;

***Definition of Masonic War is Peace Only Legal Culture:***

A Masonic War is Peace legal culture is a legal strategy and/or doctrine that requires its legal cult members to consciously or unconsciously endorse the right to breed and consume with total disregard for ecological carrying capacity limits clauses of international law; while withholding from their clients the – [eop-cooperator](#) and [eco/ego literacy](#) root cause problem solving of all resource conflict - legal information that the right to breed and consume with total disregard Masonic War is Peace clauses of international law are the root causes of all racial, religious, class, gender psycho-social, economic, political and military resource conflict.

***EoP v WiP Law:***

Ecology of Peace Law — like EoP religion, media, charity, psychology, academia, etc — is founded upon EoP Radical Honoursty Factual Reality; providing advocacy and information for individuals on how to cooperate to shut down the WiP Ponzi profiteering of resource conflict and misery economy, by turning off the tap; — i.e. the breeding / consumption above ecological carrying capacity limits — causes of — racial, religious, economic, ideological, political, psychological, academic, media, military, etc — resource conflict and war; by implementing an EoP international law social contract that requires all the worlds citizens of all races, religions and ideologies to breed and consume below ecological carrying capacity limits.

Masonic War is Peace Law — like WiP religion, media, charity, psychology, economics, etc — consciously or unconsciously ignores or avoids educating their readers, customers, clients, etc of the — procreation and consumption above ecological carrying capacity limits; enabled by the WiP right to procreate and consume above ecological carrying capacity limits clauses of international law — root causes of all — racial, religious, economic, ideological, political, psychological, academic, media, military, etc — resource conflict; enabling them to socio-politically, economically, etc profit from the racial, religious and class resource war conflict misery, resulting from overpopulation/consumption colliding with finite resources.

» EoP v WiP NWO Neg: [EoP v WiP Law](#).

***If EoP Interpretation is Inaccurate:***

If my EoP Preliminary Summary conclusion is inaccurate: Could you kindly clarify where, how or why it is inaccurate; so that I may correct it to accurately reflect whatever the accurate interpretation of your response is.

If you do not let me know where, how or why it is incorrect; I shall conclude that it is correct.

My apologies for bothering with you with my request, based upon my hypothesis – proven incorrect – that you may be interested in, or willing to consider providing EoP and WiP conflict of cultures legal services.

***If EoP Interpretation is Accurate:***

If my EoP Preliminary Summary conclusion is correct: Thank you for letting me know.

A copy of this correspondence shall be documented at [EoP v WiP NWO Neg](#).

Respectfully,

Lara Johnstone, aka Andrea Muhrrteyn  
PO Box 5042, George East, 6539, RSA  
GMC 4643-13 & 2578-14 Pro Se Applicant