



Case no. 601/20

IN THE HIGH COURT OF SOUTH-AFRICA  
(NORTHERN CAPE DIVISION)

KIMBERLEY: THE 16<sup>th</sup> DAY OF MARCH 2020

BEFORE THE HONOURABLE MS ACTING JUSTICE PHATSHOANE

In the matter of:

**NORTHERN CAPE RURAL TVET COLLEGE**

**Applicant**

**And**

**XOLISA SHEEP**  
**SIKUPELA LUNATHI AFIKA**  
**LINKS BRANDEN MARCEL QUENTEN**  
**SIBANDA EDWARD**  
**BOQWANA OLWETHU**  
**GALORAKWE NANDIPHA AGISANYANG**  
**HILL CRY ME CHARIZAN RAYNA YANNICK**  
**MOETI GALALETSANG THEODORAH**  
**MKUPA AWONKE**  
**KGOSITOI MATSHIDISO JACQUELINE**  
**MAKHANDULA SANDILE WALTER**  
**MOKABO KARABO INNOCENT**  
**SEIKANENG MOSISAOTSILE ELVIS**

**1<sup>ST</sup> Respondent**  
**2<sup>ND</sup> Respondent**  
**3<sup>RD</sup> Respondent**  
**4<sup>TH</sup> Respondent**  
**5<sup>TH</sup> Respondent**  
**6<sup>TH</sup> Respondent**  
**7<sup>TH</sup> Respondent**  
**8<sup>TH</sup> Respondent**  
**9<sup>TH</sup> Respondent**  
**10<sup>TH</sup> Respondent**  
**11<sup>TH</sup> Respondent**  
**12<sup>TH</sup> Respondent**  
**13<sup>TH</sup> Respondent**

---

HAVING HEARD **ADV MAKGATE** for the Applicant and having read the documents filed of record;

**IT IS ORDERED THAT:**

1. The matter be heard as one of urgency in terms of rule 6(12) of the Uniform Rules of Court and dispensing with forms of service and the time period prescribed in the Uniform Rules of Court;

2. That a rule nisi is issued calling upon the Respondents to show cause on **24 April 2020** why the following order should not be final:
- 2.1 That the Respondents are interdicted from committing any act which is prejudicial to the good name, administration, discipline or efficiency of the Applicant or acting in any way which is detrimental to the name or normal functioning of the Applicant;
- 2.2 That the Respondents are interdicted from interfering with the administration of the Applicant;
- 2.3 That the Respondents are interdicted from instructing or causing any employee, staff member or official of the Applicant to vacate their offices and/ or to leave any of the campuses of the Applicant;
- 2.4 That the Respondents are interdicted from intimidating, threatening, assaulting and/ or harassing any of the employees, staff members and/or officials of the Applicant;
- 2.5 That the Respondents are interdicted from making the campuses of the Applicant ungovernable;



- 2.6 That the Respondents are interdicted from assaulting any member of the public, students of the Applicant and staff members of the Applicant;
- 2.7 That the Respondents are interdicted from blockading the entrance and/or entrances of the Applicant's campuses by erecting structures or creating obstacles at Upington and any other campus of the Applicant intended to prevent members of public, students of the Applicant and staff members of the Applicant to enter the aforesaid campuses;
- 2.7 That the Respondents are interdicted from organizing and participating in any protests, protest meetings and protest marches at any of the campuses and or within a radius of 1 Km of any such campus of the Applicant without the necessary written approval by the Principal of the Applicant;
- 2.8 That the Respondents are interdicted from participating in any conduct which would result in the commencement and/ or escalation of violence at any of the Applicant's campuses;
- 2.9 That the Respondents are ordered to pay the costs of the



application.

3. That prayers 2.1 to 2.9 shall serve as interim interdict against the Respondents pending final determination of the issues on the return date.
  
4. This order and application are to be served as follows:
  - 4.1 By the Sheriff on the Respondents by reading out the order by loudhailer at the entrance or entrances to campuses or premises affected by protest action;
  - 4.2 By the Sheriff on the Respondents in accordance with the Uniform Rules of this Court;
  - 4.3 By posting this court order on the official website of the Applicant:  
[www.ncrtvet.co.za](http://www.ncrtvet.co.za)
  - 4.4 By posting a copy of this court order at all entrances to the Campuses of the Applicant situated in Upington, De-Aar and all other campuses.
  
5. The Respondents are entitled to anticipate the return date after 24 hours written notice to the Applicant's attorney.



BY THE COURT

REGISTRAR OF THE HIGH COURT OF SOUTH AFRICA  
NORTH CAPE DIVISION

Private Bag 45643, Kimberley 8309

MS. K. MINNAAR  
REGISTRAR

2020 -03- 16

EM---JA SNYDERS

NOD-KIM-002

GRIFFIER VAN DIE HOOGGEREGSHOF SUID-AFRIKA,  
NOORD-KAAPSE AFDELING,  
KIMBERLEY