



Liberty Fighters Network

Est. 2016 - A voluntary association without gain (*Universitas*)

Office of the President: Reyno De Beer

Landline: +27(0)12 023 1976 / Cellular: +27(0)67 735 7288

Electronic Mail: reyno@libertyfighters.org

Website: www.libertyfighters.org / Telegram: @libertyfightersnews / Twitter: @LFN_SouthAfrica /

Facebook: Libertyfightersnetwork / YouTube: @LibertyFighters

Date: 17 July 2024

URGENT

**KINDLY TAKE NOTE THAT OUR WEBSITE HAS CHANGED TO www.libertyfighters.org
AND ALSO OUR EMAIL ADDRESSES, ENDING WITH .org AND NOT .co.za ANYMORE**

ATTENTION: Justice Dumisani Hamilton Zondi JA
Chairperson of the Electoral Court
c/o Ms. Carmen De Wee / Ms. Denisile Nhlapho
Email(1): CDeWee@sca.judiciary.org.za
Email(2): DeNhlapho@sca.judiciary.org.za
Email(3): denhlapho.sca@gmail.com

cc. ELECTORAL COMMISSION OF SOUTH AFRICA (IEC)
c/o Harris Nupen Molebatsi Incorporated
Email(1): teneille@hnmattorneys.co.za
Email(2): pharris@hnmattorneys.co.za
Email(3): sreeeka@hnmattorneys.co.za
Email(4): thobile@hnmattorneys.co.za

cc. ALL IEC COMMISSIONERS
c/o Mr. Sy Mamabolo (Chief Electoral Officer)
Email(1): sikotoyin@elections.org.za
Email(2): bapelak@elections.org.za
Email(3): mokalek@elections.org.za
Email(4): munyaits@elections.org.za

Dear Justice Zondi

RE: ELECTORAL COURT: REYNO DAWID DE BEER v ELECTORAL COMMISSION OF SOUTH AFRICA & OTHERS (CASE NO. 0027/24EC); UMKHONTO WESIZWE PARTY v ELECTORAL COMMISSION OF SOUTH AFRICA

1. I refer to my letters dated 7 June 2024 and 7 July 2024, to which I have yet to receive a response. Specifically, no outcome has been provided by the court regarding the handling of the highly confidential documents pertinent to this matter.
2. Meanwhile, despite the ongoing investigation against all the IEC commissioners and the pending completion of the judicial inquiry process, I was surprised to note that the IEC has requested this court to set down the withdrawn matter of the uMkhonto weSizwe (MK) Party.
3. Subsequently, I have further noted that this court has by directions issued on the 15th instant, set down the MK and IEC matter for a virtual hearing on Monday, 29 July 2024.
4. I respectfully foresee a major problem with this direction by the court in such a matter, as it could potentially influence the pending investigation. This court might determine in my case that the actions of all the IEC commissioners were possibly of such a nature as to

have unduly influenced the outcome of the elections, as I am also suggesting. Proceeding with a matter that appears to have been withdrawn, which could potentially exonerate the IEC and effectively its commissioners of any wrongdoing, would undoubtedly impact the pending judicial inquiry.

5. Attending to this matter before the court has finalised its statutory investigation in my case against the IEC commissioners could result in piecemeal adjudication. This approach can prolong the litigation process, increase costs, and potentially lead to inconsistent outcomes.
6. Such a hearing would be premature and awkward, particularly given that the MK application was withdrawn through the informal processes established by this court's rules. Reviving this application by the IEC would effectively mean the IEC is driving the case based on the commissioners' collective decision, which I have already objected to in my complaint.
7. MK has withdrawn its application, and it is peculiar that the IEC, which had contested the application based on the informal processes established by the court's rules, now appears to be attempting to use such matter to influence the outcome of the pending investigation by this court through a backdoor in disguise.
8. I respectfully request that this court either postpone the hearing of such matter until the ongoing investigation inquiry is concluded or, at the very least, afford me the right to participate as an *amicus curiae* at the virtual hearing thereof.
9. For the fact that the procedures followed in this court is not as strict as expected in another superior court, I respectfully request this court to condone any non-compliance with the rules or directions and to use its wisdom in directing a "layperson" like myself in achieving a fair outcome of his matter in the interest of the public.

10. Your urgent response to this reasonable request in the interest of justice would be highly appreciated.
11. My rights remain reserved *in toto*.

Yours Faithfully,

A handwritten signature in black ink, appearing to read 'Reyno D. De Beer', written over a large, light-colored oval scribble.

Reyno D. De Beer
Complainant

Also

President: Liberty Fighters Network