

ADDENDUM TO 10 JUNE 2021 STATEMENT RE: MAGISTRATE UNCHEN KONJORE'S INTIMIDATION, THREATS AND COERCION BY THE JUDICIARY AND THE GOVERNMENT ATTORNEY

WORKERS REVOLUTIONARY PARTY (WRP) TO REBUILD THE FOURTH INTERNATIONAL

A party duly registered in terms of the Electoral laws of the Republic of Namibia

Fax: 088641065 Tel: 061-260647 4479 Dodge Avenue Khomasdal
jacobusjosob@gmail.com / ericabeukes@yahoo.co.uk

12 JUNE 2021

ADDENDUM TO 10 JUNE 2021 STATEMENT RE: MAGISTRATE UNCHEN KONJORE'S INTIMIDATION, THREATS AND COERCION BY THE JUDICIARY AND THE GOVERNMENT ATTORNEY

Some definitions: "An "affidavit" is a written statement that is considered made under oath. It is only valid when made voluntarily and without coercion." "A written statement of facts voluntarily made by an affiant under an oath or affirmation administered by a person authorized to do so by law."

"TRUTH has its own ways. In April/May 1989, three Lubango dungeon prisoners were confronted with two choices to make. One, to repeat lies in front of a video camera and return to Namibia. Two, to refuse repeating lies in front of a video

camera and be killed. They chose the latter. They are Tshuutheni Tshithigona, Gerhard Tjozongoro and Kleopas Namushinga. “ Samson Ndeikwila.

In April 2021, Magistrate Unchen Konjore supervised the swearing-in of the Karas Regional Management Committee.

On 3 June 2021, the chief magistrate and the government attorney sent her an affidavit which they had written. They instructed her to sign it and have it commissioned by a commissioner of oaths.

They instructed her to take her decisions to swear in the management committee review in the High Court.

The purpose was to concoct a rerun of elections or regional counsellors in Karas.

But, they also planned to force the magistrate to implicate herself as being politically biased and incompetent. Once this was achieved they would remove her. She would not be able to defend herself, because by own admission she would have disqualified herself.

Adv. Matti Asino, the head of the government attorney, personally threatened her and tried to force her to carry out their instructions of self-incrimination.

The High Court to which they take these reviews entertains these absurd nullities. It gives Court orders to create the impression that this state is operating in terms of some law.

The parties who approach the court have no legal interest. An aggrieved person may approach a competent Court of law in terms of Namibian constitutional law. The person going for reviews are officials who seek to corrupt political bodies and organs around this country in favour of the SWAPO regime. They have no legal standing and no legal interest.

The High Court has no jurisdiction to hear the reviews and is

not competent.

The officials do not take the reviews to the Electoral Court, which would make it too obvious that the persons who bring the reviews have no interest in the elections.

We now have it on good authority that the chief magistrate was instructed by the government attorney to bring the review, because of the widespread public opposition to the thug methods to force Magistrate Konjore to bring the review.

The chief magistrate has been trained in South Africa. She would be fully abreast that she cannot legally bring review. It is crystal clear that she has been forced, or through opportunism, to submit to the legally incompetent government attorney. It is public knowledge that the government attorney employs persons with no workable knowledge of law.

The United Front of political parties, churches, civic organisations, and workers' and working peoples' organisations combine to reject these underground terror methods of the SWAPO regime through the organs such as the Government Attorney and the judiciary.

We call on all to fight alongside us to expose and work to stop the violation of our Nation.

Let us work to protect professional officials and jurists such as Magistrate Unchen Konjore.

JACOBUS JOSOB

Secretary General