

ADV ANTHONY BRINK
36 Pearson Street, Eshowe, KwaZulu-Natal

28 July 2023

Ms Khumbudzo Ntshavheni
Minister in the Presidency for State Security
The Presidency
Union Buildings
Government Avenue
Pretoria

And to cc list below

Dear Ms Ntshavheni

I write to you in a matter of vast national strategic importance.

How you deal with it will likely secure or collapse your career.

Considering especially the imminent BRICS summit in our country in August.

I enclose a specimen draft report drawn for State Security Agency Director General ('DG') Thembisile Majola for submission (after editing at will) to President Cyril Ramaphosa. Enclosed also is my covering letter to her, with proof of delivery annexed to it.

The report chiefly concerns unresolved judicial corruption at head of court level, including the commission of crimes, and its cover-up by other judges, including whistleblower retaliation and suppression.

All documented.

The corrupt judge president at the centre of it is currently an acting justice of the Constitutional Court, which compounds the matter considerably.

In a repeat of the national intelligence failure before the July 2011 riots, the critical intelligence contained in the report was ignored.

I assume it never actually reached the DG, and that it was intercepted and dropped into the bottom drawer by a low-level, low-IQ, incompetent clerk more interested in reading the lunch menu at Nandos.

My covering letter to the DG recorded that should my narrow personal interest in the matter remain unattended, I intend calling international attention to the judicial and other corruption in question in the manner set out in paragraph 66 of the report.

In other words, having fruitlessly exhausted all available official local avenues for redress, I intend proceeding to the court of international opinion.

For reasons irrelevant to state here, I have been delayed in this project for a couple of months.

Unless requested by the Presidency not to do so, coupled with an undertaking to explore the possibility of negotiating and conciliating a total, complete, final, lawful and equitable resolution of the entire matter, I hereby give notice to that I am now proceeding to blow this scandal internationally.

In my communications with the foreign governments and local interested parties enumerated in the said paragraph 66, I will detail with reference

to supporting documents *inter alia* how the respective authorities to whom I duly referred this judicial and other corruption variously:

(a) looked away from it;

(b) were criminally deceived by the said corrupt judge president's provably false written reporting to Parliament on multiple scores to pervert with flagrant lies an enquiry instituted by its Justice Portfolio Committee into serious maladministration, abuse of power, and unconstitutional concealment of public records in which the corrupt judge president was centrally involved (his similarly mendacious report deceived the responsible Minister and perverted his separately and independently instituted enquiry into this grave official misconduct);

(c) were dishonestly deceived by provable oral and written perjury committed by the national executive officers of a public entity, headed at the time by the said corrupt judge president, to successfully pervert the outcome of legal proceedings – including a false affidavit made by the corrupt judge president's attorney on his instructions and filed at court on his behalf, in which he repeatedly lied to defeat an interlocutory application for leave to subpoena him for cross-examination on the many lies he had told to Parliament and to the Minister in his false reports to them to successfully pervert their enquiries;

(d) were criminally deceived by a provably false affidavit that the said corrupt judge president made to successfully pervert and defeat a formal enquiry into his impeachable misconduct by the Judicial Conduct Committee of the Judicial Service Commission

(‘JCC’); and by provably false affidavits made and attested by the said executive officers in extra-judicial matters;

(e) were criminally deceived by a note slipped to another judge president – almost certainly forged and uttered by the first-mentioned corrupt judge president, his long-time judicial colleague in the same court, and his predecessor as head of it – successfully suborning him to violate his judicial oath and to dishonestly dismiss (prematurely before all the prescribed papers had been filed, and without the knowledge of the two other appeal judges falsely named in his fraudulent order) a case that was pending before him, without regard to its merits, which criminal note (inadvertently left and later discovered in the court file) contrived to discredit the prejudiced party by defaming him with lies, and then lied about the issues in the case – just as the corrupt judge president again defamed the complainant before the JCC and likewise blatantly lied about the actual documented facts in his characteristically dishonest manner;

(f) actively covered it up; and

(g) corruptly moved, both covertly and openly, to professionally, financially and personally destroy the whistleblower duly reporting this corruption for investigation.

All this criminality and other corruption detailed in the report is squarely vouched by the documents to which it refers.

The President is on record expressing his specific concern that our country’s reputation regarding the integrity of its judiciary must be guarded and protected (see report, paragraph 139).

This reputation currently stands exposed to immense damage – most importantly in the perception of the BRICS member nations, and the more than forty BRICS+ countries aspiring to join this growing alliance in the rapidly realigning global political and economic order.

It is to be hoped therefore that the Office of the President will initiate an enquiry into the extraordinarily serious matters canvassed in the report with a view to expeditiously resolving and settling them in the national interest, and really quite easily.

As emphasized in my covering letter to the DG, the unprecedented gravity of these matters warrants their most careful and thorough investigation and assessment by a team of specially appointed expert intelligence analysts.

If, due to continuing official inaction despite this final communication, I am constrained to take this matter abroad, I will furnish the Presidency with copies of my letters to all the foreign embassies and other interested parties enumerated in paragraph 66 of the report.

My letters will offer to make myself available for personal, face-to-face briefings regarding the top-level judicial and other corruption in question and to furnish copies of the supporting documents evincing it.

Our country's BRICS partners and the BRICS+ group of nations, as well as the heads of the five Western nations who co-wrote to the President in January 2019 about '*South Africa's corruption problem*' (as he frankly acknowledged it in his open letter to the African National Congress in August 2020), and the local interested parties mentioned in the report, are all certain to be appalled to learn that this '*corruption problem*' extends to the highest ranks of the South African judiciary.

They will be all the more appalled to hear that the Judicial Service Commission chaired by Chief Justice Raymond Zondo has variously:

- (a) failed to deal with one case of this judicial corruption at all, now six years since the complaint about it, despite four consecutive written appeals that it should at last do so;
- (b) has in other cases sought to sweep it under the rug with a patently dishonest and indefensible exoneration of the accused judge (a judge of appeal is implicated in this);
- (c) has failed to decide an appeal against this patently dishonest and indefensible acquittal more than a year and a half since it was considered (two Constitutional Court judges and a High Court judge are implicated in this); and,
- (d) has gone so far as to attempt to exterminate the whistleblower who duly reported it, by twice urging the Society of Advocates of KwaZulu-Natal to apply for his strike-off from the roll of advocates (as email records reveal).

That is, the said foreign governments will be informed – in close detail, with supporting documents – that the most serious criminal and other corruption in the top ranks of the judiciary has been and is being covered up by other judges, including some on our highest courts. And that contrary to the President's public assurance in this regard corrupt judges in South Africa are indeed '*above the law*' (see report, paragraph 140).

Just as President Ramaphosa was deeply embarrassed, he said, by the July 2021 riots ahead of the African Union summit (see report paragraph 138), he is likely to be equally humiliated should he be confronted at the BRICS summit or afterwards with the gangrene festering in the heights

of the South African judiciary that the Chief Justice and other top-ranking judges have shown themselves to be unconcerned about.

The lawful and equitable settlement of this egregiously serious matter is accordingly pressing. Especially having regard to the President's declamation before the Limpopo regional conference of the ANC in June 2022 that '*I will continue to fight corruption*'.

In view of the obvious personal hazards of taking on the colossal judicial and other corruption involved in this case, in a country as pervasively corrupt as ours, and considering especially repeated past attempts already made to annihilate me, I have taken the precaution of setting a dead man's switch (report, paragraph 127).

Any further attempt at intimidation or retaliation will be answered by the immediate international and local detonation of the information-bomb mentioned in the report.

As stated in it, I've placed the matter in trusted third-party hands lest I be physically eliminated like the local whistleblower Beobita Deokarum or otherwise attacked in reprisal for exposing internationally the top-level judicial and other corruption involved in this matter and its cover-up.

The documents archived on the websites mentioned below record the history of my pursuit of this corruption for well over a decade, and will make clear to any intelligent person paying attention that I'm not bluffing.

If I can't get simple justice, I'll settle instead for terrible vengeance.

Yours sincerely

Adv Anthony Brink

anthonybrink.sa@gmail.com

083 779 4174

www.corrupt-judges.co.za

www.illegal-aid.co.za

(Who is? See: www.tig.org.za/Brink-bio)

Cc, if unacknowledged within seven days of delivery:

By courier to: President Cyril Ramaphosa, Tuynhuis, Plein Street, Cape Town

By email to: mike@presidency.gov.za; malebo@presidency.gov.za;
robert@presidency.gov.za; nomusa@presidency.gov.za;
makhosini@presidency.gov.za; president@presidency.gov.za;
presidentrsa@presidency.gov.za

By courier to: Minister of International Relations and Cooperation Naledi Pandor, 460 Soutpansberg Road, Rietondale, Pretoria

And by email to: heydenreichc@dirco.gov.za; razwiedaniej.dirco.gov.za;
minister@dirco.gov.za

For easy copying and electronic distribution, this letter and its enclosures are accessible in PDF at: www.corrupt-judges.co.za/SSA. The password for all documents is SSA.