

24th February 2024

Ms. Nosiviwe Mapisa-Nqakula,
The Speaker of the National Assembly,
Parliament Street, Cape Town,
The Republic of South Africa.

Email: speaker@parliament.gov.za

Dear Honourable Madam Speaker,

re: **MANIPULATION OF THE RAND AND FINANCING TERRORISM IS TREASON.**

I call upon you, as the Honourable Speaker of the National Assembly to execute your constitutional duty, investigate and table in Parliament, how and **why a public confession by Mario Ramos** for the **manipulation of the Rand** since 2008, **a treasonous, economic terrorist attack** on the people of South Africa, **causes no outrage among law enforcement?** A confession by the wealthy, to crimes of this magnitude, is perfectly in order, and warrants no investigation?

The Jerusalem Post confirmed in their headline of 17th January 2024, **ABSA, NEDBANK & STANDARD BANK have been fingered for financing terrorism.**

In bringing the matter to your attention Madam Speaker, and the attention of all Heads of all Law Enforcement agencies, **you are all** bound by section 34(1) of the PRECCA Act of 2004, as, “any person who knows or has a suspicion of theft and or corruption, who does not report it to SAPS, is committing a criminal offence, and is liable to a fine not exceeding R100 million and or ten years in jail”. There are various other Acts, too numerous to mention, that confirm the treasonous of this matter.

The Constitution is the highest law of the land and must be upheld by an impartial judiciary, sec179[2] refers, law or conduct inconsistent with the Constitution is invalid and the obligations imposed by the Constitution, must be fulfilled.

Recent amendments to the **PROTECTION OF CONSTITUTIONAL DEMOCRACY AND TERRORIST ACTIVITIES ACT 33 of 2004, (POCDATARA Act)** potentially places bank employees, locally and internationally in a position to face international terrorism charges, as **manipulating a nation's currency is nothing less than treason and terrorism**, threatening the financial stability and sovereignty of South Africa.

The lawlessness we face as a nation is as a direct result of this government's failure to enable the POCDATARA Act, which Act is to give effect and compliance with United Nations Security Council Resolutions, which are binding on member states, in respect of terrorist related activities. The Government of the Republic of South Africa has committed itself in international fora, such as the United Nations, the African Union and the Non-Aligned Movement, to the prevention and combatting of terrorist and related activities. The Republic is a Party to the International Convention on the Suppression of the Financing of Terrorism, adopted by the UN General Assembly on 9th December 1999, ratified on the 1st May 2003, and is also Party to the Convention on the Prevention and Combating of Financing Terrorism Act (POCDATARA ACT), adopted by the AU and signed in Algiers on 14th July 1999.

Madame Speaker, the penalties under these Acts, are at least 15 years imprisonment, surrender of all personal assets of perpetrators, whether persons or corporations and prolixity prevents me from labouring further penalties contained in the **POCDATARA ACT**, the **GLOBAL MAGNITSKY ACT**, and the **US PATRIOT ACT**, for the Financing of Terrorist Related Activities.

It would require volumes to list South African whistle-blowers that have been murdered, so I advise the Honourable Speaker of only one murder of a whistle-blower, who was poisoned on or about the 18th July 2022. Dr. Richard Goodson, a Director of the South African Reserve Bank, died after publishing two books, one about the Reserve Bank's role in the enslavement of all South Africans, and the other about **3000 tons of gold, and US\$200 billion that was stolen from the South African Reserve Bank in the 1980s**. He advised the nation of the theft of Trillions stolen from the South African Reserve Bank.

If one quantifies the Rand manipulation, price fixing and Economic Sabotage, the heist from the South African Reserve Bank is but a drop in the ocean, compared to the impoverishment of the masses, caused by the manipulation of the Rand and the destruction of the economy. Self-enrichment is acceptable in crimes of this magnitude?

A brief overview of some of the ECONOMIC SABOTAGE caused by the treasonous MANIPULATION OF THE RAND, and the FINANCING OF TERRORISM:

- (a) In February 2022 South Africa was added to the International Financial Action Task Force (FATF) **Grey List** due to the government's 'weakness' in tackling illicit financial flows (money laundering), and combating the Financing of Terrorism.
- (b) In May of 2022 the European Union added South Africa to a list of high risk countries.
- (c) Inflation caused by paying R20 for one US\$, as opposed to the R5 for one US\$ that the nation should pay, driving up prices of basic foodstuffs, fuel, and power. People losing their homes, cars, assets as the Reserve Bank had to step in, raise the Repo rate and the increases in the interest rate forced thousands of families and businesses into sequestration and liquidation.

Madame Speaker, I'd like to meet the man who came up with the brilliant idea of the duplicit, obfuscatory investigation of the Manipulation of a Nation's Currency, Crimes Against Humanity, Financing of Terrorist Activities, Treason and Corruption, and placed it in the bosom of the Competition Commission, who are empowered by the Competition Act, to investigate restrictive commercial practices and not Crimes Against Humanity, Financing of Terrorist Activities, Corruption and Treason. This weak attempt to sweep the matter under the carpet and drag it out for years, **fools no-one**. This Competition Commission charade must end, it's a waste of tax payer's funds and a national embarrassment to anyone with half a brain.

It is the function of Law Enforcement and the Judiciary to report their findings to the Nation and not some Competition Commission who may investigate, and in 7 or 10 years, only find that which can be solved with a massive fine, payable to the Treasury, in the hope of ending the matter, which will bring no relief to the victims or the Treasury!

ABSA must be liquidated for its role in manipulating the Rand, and financing Terrorism and the proceeds of the liquidation of ABSA must be paid into a public fund for the victims.

Madame Speaker, **the public confession of Mario Ramos** and the evidence of the manipulation of the Rand since 2008 **must be tabled in Parliament** as it is now time to show the nation that Law and Order exists, and you and your Office stand ready to protect our National Security.

A response from your Office within seven days will evidence your Office's respect of Law and Order, and an acceptance by your Office, of the seriousness of the crime of manipulation of the Rand and the banks Financing of Terrorism.

A zero-response from your Office, or failure to act in this matter, will evidence that we are, indeed, **a failed state** and that Parliament, and your Office have equally failed the Nation.

Sincerely,



Henry William McCarter
Co-Chairman of the SADC National Peace Commission
Email: HenryMc@afrilegal.com

AND TO:

Advocate Kholeka Gcaleka
The Public Protector
Email: Kgcaleka@publicprotector.gov.za

Honourable Minister Ronald Lamola.
The Chief Justice
Email: cphiri@justice.gov.za

Mr. Jerome Joseph Maake
Chairman of the Joint Standing Committee on Intelligence
Email: jmaake@parliament.gov.za

Mr. Gratitude Magwanishe
Chairman of the Portfolio Committee on Justice
Email: gmagwanishe@parliament.gov.za

General Godfrey Lebeya
Head of the DCPI Hawks
Email: lebeyag@saps.gov.za

Major-General Makinyane
Head of Serious Crime & Corruption
Email: MakinyaneM@saps.gov.za

Ms. Alutho Sombex
Secretariat of Joint Standing Committee of Intelligence
Email: asombex@parliament.gov.za

Mr. Johann Roodt
Info@hornetprosecutions.co.za

ERNST & YOUNG
ABSA BANK LIMITED
EXTERNAL AUDITORS
HEADS OF LEGAL UK & SOUTH AFRICA
Legal: Noluthandoi.sigwili@za.ey.com