

To: Cyril Ramaphosa the man acting as
CEO of REPUBLIC OF SOUTH AFRICA INC.
Hereinafter “Debtors”
Instead of Governor or Statesman for the South African Republic, a Trust

From: brother-thomas, peacemaker
Southern Africa Jural Assembly, hereinafter SAJurA,
arbitrators for the people, hereinafter “creditors”
A people’s court of conscience
sajuralassembly@gmail.com
Dated 7 November 2021

Good Faith Private and Public Communication for all Jurisdictions

Cover Letter

Dear Sir,

In peace and without malice aforethought, we the arbitrators for the informed people – the lawful and rightful authority, beneficiaries, creditors, owners, priority claimants, trustees and shareholders with unlimited commercial liability for the organic un-incorporated South African Republic, an Express Trust at South African common law, meaning the moral sentiment of the people, have assembled on Southern African land and soil at natural law jurisdiction as *Southern Africa Jural Assembly*, hereinafter “SAJurA”, an un-incorporated *de jure* people’s court of conscience and court of record by, for and of the people in accordance with and for the fulfilment of the 1955 Freedom Charter and the 1994 Reconstruction & Development Programme (RDP) Policy Framework, specifically 5.7 – *The Administration of Justice*, and therefore not in your venue; however, we have need to urgently correspond with your office.

In peace, brother-thomas, peacemaker

Public Notice to the President of REPUBLIC OF SOUTH AFRICA INC.

Notice to agent is notice to principal.
Notice to principal is notice to agent.

1. **Kindly Take Notice That** truth as a valid statement is sovereign in commerce and the “that without which not” (*sine qua non*) of any matter is to establish the truth.
2. Firstly, our grandfathers, fathers and some of we the people fought hard for our freedoms since the 1950s Defiance Campaign as set out in the 1955 Freedom Charter and finally united as the United Democratic Front, a non-political movement, we liberated our people from apartheid and oppression and rejected that system.
3. And, the will of the people in the Freedom Charter was then taken forward and expressed further in the 1990-1994 Reconstruction & Development Programme (RDP) Policy Framework; and, both declared: “The people shall govern!”
4. Now, the UDF elected the ANC as our hired help and public servants so as to administrate our Republic Trust prudently and to protect our rights; and, to do the 1994

transition and then to hand back to we the people within five years, meaning by 1999, for our own direct self-governance and to fulfill the Reconstruction and Development of the New South Africa completely and to the will of all the people, not just some.

5. However, leading up to 1994, our people were AGAIN sold down the river by the same system of banks, courts, government and politics controlled by the same “Western Empires” (NWO) system as controlled the apartheid government. The people were again defrauded by secondary claimants for foreign private-for-profit interests; and, by semantic deceit under colour of law were again converted from the lawful creditors to the debtors in every single contract and in every instance with the aforementioned. How could we have expected anything different?
6. Fraud vitiates a contract.
7. And, as a result, we have no more lawful government. And, the people are being defrauded by every RSA Inc. institution in mass scale commercial paper fraud contrary to the Bills of Exchange Act 56 of 2000 and as a result are being double-billed, bankrupted, pirated and plundered in the theft of our public and private accounts, assets, names, land, water, resources, gold and mineral wealth and Republic Trust.
8. And, RSA Inc. is operating under revolving rehabilitation bankruptcy. And, those who profited the most under the fiat Federal Reserve System Ponzi scheme are in fact the biggest debtors under the Law Merchant and will be held as the sureties for the RSA Inc. debt, not the people. The entire BIS/UN/IMF/US/CFR/Davos Bilderberg New World Order alphabet soup agency is bankrupt and so are you.
9. *“Banking was conceived in iniquity and was born in sin. The Bankers own the earth. Take it away from them, but leave them the power to create deposits, and with the flick of the pen they will create enough deposits to buy it back again. However, take it away from them, **and all the great fortunes like mine will disappear and they ought to disappear**, for this would be a happier and better world to live in. But, if you wish to remain the slaves of Bankers and pay the cost of your own slavery, let them continue to create deposits.”* – Sir Josiah Stamp (Emphasis added)
10. For this and many other reasons set out at <http://giftoftruth.wordpress.com/> we the people are launching a Truth & Restoral Commission by, for and of the people; and, no high ranking court or bar members, government officials or politicians are permitted. Only we the people have clean hands in this mess and only we can sort it out.
11. And, in all cases, Principles of Restorative Justice will be applied – the harm and loss must stop against the victims namely, we the people, and full restoral and restitution must be made and handover must be done for autonomy and direct self-governance.
12. Furthermore, we will be foreclosing and liquidating the bankrupt RSA Inc. dummy corporation and restoring the South African Republic Trust. And, the TRC will do a full forensic audit on: all monies, gold and resources plundered in exchange for fiat debt back to 1910 and beyond; and, anti-trust laws be established for capturing illicit corporate taxes and capital flows into offshore tax havens which we can use for development; and, nationalizing all mines, all public assets, everything back into the SAR Trust; and, the settling of all foreign debts by South Africa and much more. Nothing less than a complete Reconstruction as it was intended to be.
13. As a matter of urgency, the first issue the TRC will address is the correct application of the Bills of Exchange Act 56 of 2000 to discharge debts and to effect payment of utility bills and to settle claims in evictions, foreclosures, repossessions and the possibility of a

basic income for all; this will necessitate the co-operation of the National Treasury and experts such as Pravin Gordan and Trevor Manuel.

14. And, to elect a people's oversight committee to nationalise SARB and restore the people as the lawful creditors and shareholders and return to a full reserve banking system and value-backed lawful money; and, to develop trade with BRICS and alternatives to the non-permanent fiat Federal Reserve System which will soon implode and bankrupt South Africa along with the U.S. dummy corporation.
15. Take Further Notice That need we remind you of your oath of office to we the people? And, to the lawful Republic of South Africa and not to the corporate SOUTH AFRICA and or REPUBLIC OF SOUTH AFRICA INC.?

1 Oath or solemn affirmation of President and Acting President

The President or Acting President, before the Chief Justice, or another judge designated by the Chief Justice, must swear/affirm as follows:

In the presence of everyone assembled here, and in full realisation of the high calling I assume as President/Acting President of the Republic of South Africa, I, A.B., swear/solemnly affirm that I will be faithful to the Republic of South Africa, and will obey, observe, uphold and maintain the Constitution and all other law of the Republic; and I solemnly and sincerely promise that I will always—

- promote all that will advance the Republic, and oppose all that may harm it;
 - protect and promote the rights of all South Africans;
 - discharge my duties with all my strength and talents to the best of my knowledge and ability and true to the dictates of my conscience;
 - do justice to all; and
 - devote myself to the well-being of the Republic and all of its people
- (In the case of an oath: So help me God.)

16. Therefore, you are mandated and obligated to come to the table and to fully co-operate.
17. Furthermore, Notices are also going out to all Banks, Courts, Sheriffs, Police and Defence Force and we are giving them all a last chance to do the right thing. This is the line in the sand: Do you stand with the NWO cabal corporations or with we the people?
18. Therefore, if you do not respond then you leave we the people defenceless and you also give us the lawful and legal right as a last resort to defend ourselves against "government" by the law of necessity for self-preservation of our people and Republic so as to protect the peace, safety and security of our people and Republic.
19. Maxim - Necessity overrules the law.
20. Maxim - Necessity makes that lawful which otherwise is not lawful.
21. Furthermore, if you fail to act then you also give us lawful right to declare a people's state of emergency against RSA Inc. and leave us with no alternative but to deputize our own peace officers, sheriffs, marshals and peacekeepers to raise a people's defence force so as to lawfully take back our Republic and restore peace, natural law and order.
22. And, we will, in due course, notify the UN et al to stay out of our affairs and not to meddle with our independence under the old law of nations; and, if they do then we will regard it as an invasion and then they also give us lawful right to confiscate their equipment and use it against them in self-defence from invasion.
23. Do not be afraid; one hundred thousand ex-special forces war veterans will come to your aid, armed and ready, if you do the right thing. Now is not the time to vacillate. Do

what the Namibian General is doing: standing with the people against the New World Order.

24. The line in the sand is being drawn. And, know that we the people will win. The question is: Where do you stand? With your NWO handlers or with we the people? Because if we do not take decisive action now, in this late hour, then all will be lost and the end will be chaos and ruin for all of us and you will have to run, leaving us with a burning mess.
25. And, kindly remember what Madiba said in his address to the Congress of COSATU, September 1994: *“If the ANC does to you what the apartheid government did to you, then you must do to the ANC what you did to the apartheid government”*
If, we have to go through another Defiance Campaign and mass action for our freedoms as declared in the Freedom Charter, then we will.
26. Furthermore, the people are wide awake and many know exactly what is going; and, if we do not do this lawfully in the eyes of all the people soon, then unfortunately many will take the law into their own hands because growing numbers of people are now GATVOL!!! And, not even we will be able to stop them.
27. So please, we are begging you to come to the table. We all want peace. However, under God’s Law we have the God-given right to arm and defend ourselves if we must. (Numbers 31:1; Chronicles 25:5; Isaiah 43:16) and we will have to, if you don’t.
28. So, ask yourself: How will history remember you if it was written by we the people? We await your response.
29. Kindly refer to the attached **Mandamus to the SA BAR and COURTS OF SOUTH AFRICA**, the **Notice & Order to the IEC** in support of this Notice.
30. Take Final Notice That at common law a Notice sent by email and done in the presence of 2 or more witnesses via email is deemed as sufficient proof of service.

Without prejudice, in peace,

brother-thomas; peacemaker.

Served and recorded this 7th of November 2021, allodial land Southern Africa, South African Republic Express Trust.

by: brother-thomas – peacemaker
SAJural Assembly
sajuralassembly@gmail.com



brother-thomas
peacemaker (Matt. 5:9)