

**IN THE CIVIL MAGISTRATES COURT
DISTRICT OF GEORGE, HELD AT GEORGE
REPUBLIC OF SOUTH AFRICA**

Case: 5048-15

In the matter between:

Lara Johnstone

Applicant

And

Clive Johnstone

Respondent

**Affidavit of Lara Johnstone; in support of Notice of Current Status
of Negotiations: Search for Culturally Sensitive Assistance of
Counsel for Respondent**

I the undersigned,

LARA JOHNSTONE

do hereby make oath and say:

- [1] I am the adult applicant in this matter; resident at Taaibos Ave, Heatherpark, within the jurisdiction of this court. The information in this affidavit is supplementary to the information in 09 November 2015: Founding Affidavit.
- [2] The facts set out herein fall within my personal knowledge, unless otherwise indicated by the context, and are to the best of my subjective knowledge true and correct.
- [3] If or when I am informed of, or become aware of any evidentiary information in this affidavit that is proven incorrect; I have no problem providing the court with my apology for informing the court of information subjectively considered to be accurate; but subsequently proven to be incorrect. Until such time; to the best of my subjective knowledge the following information is true and correct.

Request for Postponement:

- [4] I hereby notify the Clerk of the Court that:

[4.1] I have suggested to Clive Johnstone that we agree to a postponement of Set Down Date; pending our search for culturally sensitive assistance of counsel for

Clive; to enable the amicable negotiation for the filing of an (i) Amended Notice of Motion; or (ii) Withdrawal of the Application; either of which shall be filed with the court; before or on 12 January 2016, notifying the Court of the (i) Amended Notice of Motion postponed Notice of Intention to Defend and Set Down dates; or (ii) the Withdrawal of the Application and the case from the court roll.

Applicants Written Reasons:

[5] *Radical Honoursty Ecology of Peace cultural values:*

[5.1] I confirm that my membership of a small vulnerable culture – the Radical Honoursty Ecology of Peace culture [Annex A]; formerly the Radical Honesty culture [Annex B] – has frequently been denied access to culturally sensitive legal assistance; which acutely heightens my honourable concern that any respondent who is a member of a small vulnerable culture; not similarly be denied access to culturally sensitive assistance of counsel legal representation.

[6] *Request for Inquisitorial Truthseeking Win-Win Proceedings:*

[6.1] I confirm my request that the resolution of these issues in dispute occur via primarily inquisitorial proceedings with a truthseeking and win-win conflict resolution focus; as originally noted in Amended Notice of Motion 01 and Supporting Affidavit. [Annex E]

[6.2] If Agreed: Thank you.

[6.3] If the respondent prefers zero-sum game adversarial proceedings; applicant shall provide her response to such preferences; should any respondent confirm their preference, and evidence in support of such preference; for zero-sum game adversarial proceedings. If so: If relevant to respondents argument; applicants argument may include information and evidence detailing; among others:

- A. how flat earth jurisprudence that ignored or refused to amend their laws to respond to (i) ecological strain; and (2) economic stratification resource war violence; resulting from procreation and consumption above ecological carrying capacity limits; contributed to the collapse of the state of among others: Greco-Rome, Minoan, Mycenaean, Sumerians, Akkadian, Assyrian, Babylonian, Achaemenid, Seleucid, Zhou, Han, Tang, Song, Parthian, Sassanid, Umayyad, Abbasid, Mauryan, Gupta, Maya, Hittite, Harrapan and Teotihuacan Empires; which included the disappearance of between 90-99% of the populations: from famine, disease and organized violence

resource wars; including their kings, presidents, Gods, calendars, courts and other complex political and cultural institutions¹.

- B. how juridical systems reputation – as a legal system that cooperatively or obstructively refuses to resolve ecological strain and economic stratification resource social conflict cooperative problem solving amongst citizens – can result in (a) non-violent problem solving cooperation via among others non-violent political and/or military necessity allegedly unlawful acts to educate police, prosecutors and magistrates and citizens via criminal proceedings and the media generated from such criminal proceedings; or (b) violent vigilante community mobjustice acts of terror; to either (i) violently take matters of justice into their own hands in their communities; or (ii) coerce government officials to find rule of law solutions for citizens resource war social conflict disputes; or (iii) simply kill all those who cannot or refuse to be violently coerced; to elect or appoint a new government.

[6.4] If the respondent declines to proceed in terms of zero-sum adversarial proceedings: Thank you.

Summary of Negotiations:

[7] *Request for Assistance of Counsel to Karen Marshall:*

[7.1] On 09 November 2015; I requested that Clive inform a golfing friend of my parents: advocate and former judge Karen Marshall to provide Clive with impartial assistance of counsel legal advice [Annex C].

[7.2] Between 23 and 29 November 2015; I drafted suggestions for Clive to submit to Karen Marshall to resolve our issues in dispute: McVeigh Faked Execution; Russia Assisted Suicide and Mental Disorder allegations.

[7.3] On 18 November I emailed Clive with my Draft of Particulars of Claim against Frode Moe [Annex D]. He printed it and provided it to Karen at their meeting.

[7.4] Sometime on or about 19 November or thereabouts: Clive and Ann Johnstone had a meeting with Karen Marshall. Ann was extremely upset about the

¹ 2012 & 14: NASA funded studies: Human Predator and Nature Prey Dynamics - HANDY – studies Modeling Inequality and Use of Resources in the Collapse and Sustainability of Societies. Human And Nature DYnamics (HANDY) is based on the Alfred Lotka and Vitto Volterra predator-prey model, which described the dynamics of competition between two species; in that case wolves and rabbits. In these HANDY studies humans are considered the "predator", while nature (the natural resources of the surrounding environment) is considered the "prey", depleted by humans.
<http://sqswans.weebly.com/us-nasa.html>

meeting and would not speak about the contents of the meeting's conversation. Clive said that Karen Marshall had suggested that Clive ask me if I would see a group of psychologists. I asked what Karen's reasons were for making such a suggestion. Clive said he did not know. Clive suggested that he arrange another meeting with Karen and that I go with; so that I can ask Karen what her reasons were for making such a suggestion.

[7.5] A meeting was scheduled for 30 November.

[7.6] On 23 November I emailed Clive; the Amended Notice of Motion 01 Draft Supporting Affidavit Draft; including enclosure: 06 November 2015 correspondence to Timothy James McVeigh; via Dept of Justice: Asst Attorney General for National Security: National Security Division: Lisa Monaco: Subject: RE: Timothy J McVeigh: Formal Apology: Re: Fraud of Radical Honesty Cult. [Annex E]

[7.7] On or about 25 November; Clive informed me that he had not been able to email the documents to Karen; because he (a) did not have Karen's email address; and (b) was having problems with his computer.

[7.8] On or about 27 November Ann said I could use her computer to forward the documents to Karen. I attempted to forward the documents to Karen from Ann's computer; but her computer would not allow the documents to be forwarded.

[7.9] On 28 November the meeting was rescheduled for 29 November at 16:30 hrs; with Clive informing me that he wanted me to go with him to the meeting. Ann said she did not want to go to the meeting.

[7.10] On the morning of 29 November 2015; Clive consented to me emailing the Amended Notice of Motion [Annex E] documents to Karen Marshall. There was no response.

[7.11] At 15:49 hrs; Lara sent Karen an SMS to confirm that Karen had received the Draft of the Amended Notice of Motion application documents: "Karen Did you receive email sent to u this morning? Lara". Karen immediately called back and said that she would discuss the documents with Clive and Ann later this afternoon. Lara informed Karen that Ann would not be going to the meeting; that Clive had asked Lara to go with him to the meeting with Karen Marshall. Karen said that was okay and that she would discuss the documents with Lara and Clive at the meeting.

[7.12] At 16:00 hrs Lara and Clive left to drive to Hoekwil; arriving at Bosbok Avenue at approximately 16:30 hrs. The meeting was held on Karen Marshall's porch.

[8] ***Meeting with Karen Marshall:***

[8.1] Karen asked Clive why he had asked Lara to come to the meeting. Clive did not say anything; he was thinking about the question. Lara suggested that Clive may have asked Lara to attend the meeting; to avoid conflict between Lara and Clive about the accurate interpretation of Karen's verbal legal advice.

[8.2] Karen stated she had read the papers and she is not prepared to entertain the application.

[8.3] *Taaibos Barter Agreement Issue in Dispute:*

[8.4] She did not know what the Taaibos Barter Agreement issue was about; and did not consider it relevant.

[8.5] *Russia Assisted Suicide Issue in Dispute:*

[8.6] She thinks that the court will not entertain the 'Russia state assisted suicide' part of the application; because it is unenforceable; i.e. the court would not force Clive and Ann to support Lara to die in dignity.

[8.7] Lara stated that she is not asking the Court to enforce Clive and Ann to support Lara to die in dignity. Put simply: Clive and Ann already as a matter of principles; considering the nightmare they have gone through with people attempting to put Lara in mental institutions; support Lara to die in dignity; no court needs to force Clive and Ann to support Lara to die in dignity.

[8.8] Lara informed Karen that (a) Clive and Ann were concerned that if or when they die; Lara's uncle: Frode Moe and other Johnstone family members would attempt to have Lara institutionalized; (b) Clive and Ann would rather amicably support Lara to peacefully depart this planet; than to ever see Lara institutionalized again.

[8.9] Karen and Lara had a disagreement:

- A. Karen insisting that Lara is asking the court to enforce Clive and Ann to support Lara to die in dignity.
- B. Lara insisting that Lara is asking the court to confirm that (a) Lara has the right to make decisions about how, where, when and why to peacefully terminate her life in dignity; (b) to ask anyone to help her; and (c) anyone – whether Clive and Ann or anyone else – who does consent to help Lara should be free from any civil, criminal or disciplinary liability that may arise from Lara Johnstone's decisions to end her life.

[8.10] Put simply: Lara is asking the court to confirm that (a) Clive and Ann support Lara to die in dignity; and (b) Clive and Ann's decision to travel to another country to die in dignity is not a violation of South African law.

[8.11] Karen Marshall suggested that:

- A. Court rulings and/or legislation supporting Assisted Suicide in South Africa are many years away from being implemented.
- B. Lara should withdraw the application; contact Russian authorities directly for travel and temporary residency permission; if the Russian authorities won't provide help; contact Swiss authorities; and once Swiss authorities have provided all travel permissions and assisted suicide costs and details; Clive can provide the funds; and Lara can go and peacefully end her life.
- C. If however: Lara proceeds with the court application; Clive should file a notice to defend/object; based upon the argument that the court has no jurisdiction to entertain the application. Karen did not explain to Clive what Karen meant by 'the court has no jurisdiction to entertain the application'.

[8.12] Lara asked Karen Marshall (a) if Clive and Ann supported Lara with her assisted suicide – whether to Switzerland or Russia – and (b) if other family members or anyone else would then accuse Clive and/or Ann of not having made a fully informed decision about helping Lara with her Russia/Swiss state assisted suicide request; whether Clive and Ann could inform such person that: “We asked Karen Marshall for legal advice about helping Lara with her Russia state assisted suicide request. Karen Marshall suggested that we do it out of court. Karen Marshall suggested that Lara get the travel permission and assisted suicide costs from Russia and/or Swiss authorities; and once the travel permissions and assisted suicide costs were known, then Clive and Lara could make their decisions about Lara’s assisted suicide.”

[8.13] Karen Marshall agreed that if any Johnstone family member or anyone ever asked Clive and Ann Johnstone about whether they had asked anyone for legal advice about supporting Lara with her assisted suicide plans in Switzerland or Russia; Clive and Ann Johnstone could inform such person: “Clive and Ann asked Karen Marshall for legal advice about helping Lara Johnstone with her Russia state assisted suicide request. Karen Marshall suggested that Clive, Ann and Lara do it out of court. Karen Marshall suggested that Lara get the travel permission and assisted suicide costs details from Russia and/or Swiss authorities; and once the travel permissions and assisted suicide costs were known, then Clive and Ann could provide Lara with the funds to go to Switzerland and/or Russia for her peaceful assisted suicide.”

[8.14] *McVeigh Faked Execution:*

[8.15] Lara asked how the McVeigh Faked Execution issues could be resolved; if the case was withdrawn; and no requests for information were submitted.

[8.16] Karen said she was not prepared to discuss the McVeigh Faked Execution issues.

[8.17] *Psychiatric Assessment:*

[8.18] Karen Marshall then asked whether Lara would be willing to submit to psychiatric assessment; i.e. to meet with three psychiatrists for a psychiatric assessment.

[8.19] Lara asked for what purpose? What would it accomplish?

[8.20] Lara could meet with three good rape the planet capitalist psychiatrists who – if they cared about honesty – would declare her insane; because she supports lifestyle and justice behaviors that are considered those of communists; hence she should be institutionalized as insane.

[8.21] Lara could meet with three communist psychiatrists who would declare her magnificently sane; for being an excellent communist. A good student of Lenin.

[8.22] What is the point? What would it prove? Does Karen think Lara needs to become a good two faced rape the planet capitalist?

[8.23] Is Karen Marshall not aware of the fact that psychology is a massive fraud; that Masonic lawyers and judges don't care about whether psychiatrists and psychologists in their courts are depriving people of their liberty and putting them in mental institutions with no evidence whatsoever for any scientifically based 'mental disorder'.

[8.24] Karen rolled her eyes and said something to Clive; Lara does not recall what.

[8.25] *Lara's Ecology of Peace Radical Honoursty culture:*

[8.26] Karen said the court does not care about Lara's Ecology of Peace culture; and the court does not care about whether Lara is honest and sincere; or her emotions about what she has gone through.

[8.27] Lara said Karen may be right; that there are some magistrates and/or judges who don't care about whether anyone who comes before them in their court is a member of a different culture, race or religion; than that of the magistrate or judge; and/or whether the person in their court is honest and sincere; or whether the person has been discriminated against.

[8.28] Karen said what happens if the case lands before one of the many magistrates or Judges who don't care about whether anyone who comes before them in their court is a member of a different culture, race or religion; than that of the magistrate or judge; and/or whether the person in their court is honest and sincere.

[8.29] Lara agreed that if the case ended up being heard before one of the many magistrates or Judges in South Africa who don't care about whether anyone who comes before them in their court is a member of a different culture, race or religion; than that of the magistrate or judge; and/or whether the person in their court is honest and sincere; then it is highly probably that such Magistrate or Judge would rule that (a) the court does not care about Lara's culture; and (b) the court does not care that Lara is sincere and honest; or whether Lara has been discriminated against.

[8.30] Lara said that she did not think it wise for Magistrates and Judges to repeatedly think they are Legal Gods; who can ignore Ecology of Peace finite resource realities; when acting as alleged fair impartial arbitrators of social conflict disputes that come before them; which are the direct and/or indirect result of Magistrates, Judges, Lawyers and legislators repeatedly ignoring finite resource realities as a direct causal factor of military, economic, political, racial, religious social conflict.

[8.31] Lara said that when Magistrates and Judges repeatedly ignore Ecology of Peace finite resource realities as a direct and indirect causal factor of the social conflict disputes that come before them; they will lose credibility, and their decisions will cause the judicial system to lose credibility as a fair and impartial means of settling disputes; which will result in citizens taking matters into their own hands to attempt to get justice; either non-violently as Lara did by making a bomb threats to the PW airport; or as is done in many locations in South Africa where citizens simply setup their own mobjustice vigilante execution courts.

[8.32] Put simply: If Judges want credibility as individuals who are fair arbitrators of the social conflict resulting from finite resource war realities; then they must confront the root cause of social conflict: finite resource realities.

[8.33] Karen said if Lara did not like Karen's arbitration decision-making that was Lara's problem; not Karen's problem. Karen has had many many people who have appeared before her in her courts when she was a judge; who did not like her decisions; and she does not care; that was their tough luck.

[8.34] Lara said that she did not subscribe to the Masonic legal paradigm of parasitic misery profiteers; where lawyers and judges deliberately avoid focussing on root cause problem solving of social conflict resulting from finite resource realities; so that they can parasitically profiteer from the ever increasing amount of social resource war conflict misery.

[8.35] Lara had a different arbitration decision-making process; which was focussed on root cause problem solving. Lara did not think it was useful to act as an arbitrator over any resource dispute issue; between individuals who were not willing to confront finite resource reality; as the direct and/or indirect source of

their resource war dispute; and cooperate with each other to find a win-win resolution to their own social conflict resource war problem; and with others who also want win win resolutions to their social conflict resource war problems.

[8.36] *Conclusion:*

[8.37] Karen and Clive discussed the issues about resolving the Russia Assisted Suicide issues out of court a bit further.

[8.38] Lara thanked Karen for her time and her honest feedback; although Lara thought Karen's honest feedback was not based upon an accurate assessment of Lara's situation. Nevertheless Karen's feedback was useful to Lara; and hopefully to Clive also.

[9] ***Request Karen Marshall provide Written Confirmation of 29 November 2015 Meeting Legal Advice:***

[9.1] On 29 November 2015 I emailed a copy of Lara's draft paraphrased transcript of meeting discussion; including her interpretations of Karen's legal advice; requesting Karen Marshall to either (a) confirm in writing as accurate; or (b) if slightly or grossly inaccurate; to respond with her suggested edit/s for accuracy. [Annex F]:

[9.2] at 08:41 hrs: I emailed Karen, Clive and Ann the draft.

[9.3] at 11:35 hrs: I emailed (i) the GMC 4643-13 EoP PoW applicants and observers;; (ii) Karen Marshall and (iii) PM Benjamin Netanyahu the draft; including additional Ecology of Peace culture information as follows:

- A. A copy of all correspondence -- sent collectively and/or individually -- to EoP PoW Applicants -- including this one -- is available at EoP Axis²: in GMC 4643-13 Applicants and Observers correspondence [PDF³].
- B. As per the most recent -- 27 October 2015 -- draft of the EoP PoW Applicants to the International Criminal Court: EoP PoW's --v-- Nobel Committee & Peace Laureates et al [PDF⁴]: If Required: Israel IDF / Mossad / Shinbet Military Necessity Assassination coercion from: IL: PM Benjamin Netanyahu.
- C. Israel Shinbet Generals perspective: Israel's Shinbet Generals call for peace⁵; Lawrence Wilkerson: Reality Asserts Itself: Future of Rape the Planet Predatory Capitalism⁶.

² <http://tygae.weebly.com/eop-axis-milnec-evacuation.html>

³ http://tygae.weebly.com/uploads/1/3/8/7/13878165/15-09-19_gmc4643-13_applicants.pdf

⁴ http://tygae.weebly.com/uploads/1/3/8/7/13878165/15-10-27_icc_eop-v-nobel_intarg.pdf

⁵ https://www.youtube.com/watch?v=yLCX-_HZ_1s

⁶ <https://www.youtube.com/watch?v=P6TUcOsAwd0&index=3&list=PL6P40xKG0oi2kJC-VzWEXwpFDJpJ7vEdm>

[9.4] On 30 November at 11:47 pm; Lara emailed PM Benjamin Netanyahu; CC: Clive Johnstone; Karen Marshall and GMC 4643-13/EoP PoW Applicants and Observers informing them that:

- A. A transcript of all correspondence sent to; and received from, and/or about Karen Marshall; subsequent to Lara and Clive's 29 November 2015 meeting with Karen Marshall: Re: GMC 5048-15 Amended Notice of Motion 01: Issues in Dispute: McVeigh Faked Execution and Russia Assisted Suicide; can be found at: EoP Axis⁷ in GMC 4643-13 applicants Request for Legal Assistance correspondence to Karen Marshall Re: GMC 5048-15 Amended Notice of Motion 01: McVeigh Faked Execution & Russia Assisted Suicide [Annex F].

[10] ***Suggestions to Clive Johnstone:***

[10.1] As of the morning of 04 December 2015; Karen Marshall continues to refuse to: (a) agree to provide respondent with culturally sensitive assistance of counsel legal representation; and once fully informed of respondents cultural values; to provide the respondent with her verbal legal advice in writing; or (b) to refuse to provide respondent with culturally sensitive assistance of counsel legal representation; because she does not care about respondents cultural values; by notifying respondent in writing of her withdrawal of her verbal legal advice; for whatever reasons; and/or

[10.2] Consequently I take notice of the fact that respondent has been denied access to culturally sensitive assistance of counsel legal representation; to enable him to make a fully informed decision about how to proceed.

[10.3] I suggest:

- A. That respondent give Karen Marshall more time to make a fully informed decision about whether to (i) agree to provide respondent with culturally sensitive assistance of counsel legal representation; and once fully informed of respondents cultural values; to provide the respondent with her verbal legal advice in writing; or (ii) to refuse to provide respondent with culturally sensitive assistance of counsel legal representation; because she does not care about respondents cultural values; by notifying respondent in writing of her withdrawal of her verbal legal advice; for whatever reasons; and/or
- B. That I make enquiries to other attorneys to ascertain whether there are any lawyers in South Africa willing to provide the respondent with culturally sensitive assistance of counsel legal advice in this matter.

⁷ <http://tygae.weebly.com/eop-axis-milnec-evacuation.html>

[10.4] I confirm my commitment to resolving these issues in dispute with respondent through inquisitorial win-win truthseeking problem solving focussed proceedings.

DATED at this _____, George, South Africa, Pale Blue Dot.

LARA JOHNSTONE, Pro Se
PO Box 4052, George, 6539, South Africa
Tel/Fax: (044) 870 7239
jmcswan@mweb.co.za

GEORGE MAGISTRATES CIVIL COURT

TO: Clerk of the Civil Court
George Magistrates Court
Tel: (044) 802 5800 | Fax: (044) 802 5861

APPLICANT:

Lara Johnstone
16 Taaibos Ave, Heatherpark, George, 6539
Email: jmcswan@mweb.co.za

RESPONDENT:

Clive Johnstone
16 Taaibos Avenue, Heatherpark, George
Email: clann@telkomsa.net