

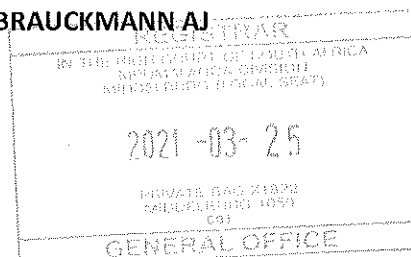
OFFICE OF THE CHIEF JUSTICE  
REPUBLIC OF SOUTH AFRICA

**IN THE HIGH COURT OF SOUTH AFRICA  
MPUMALANGA DIVISION MIDDELBURG (LOCAL SEAT)**

**CASE NO: 976/2021**

**BEFORE THE HONOURABLE JUSTICE: BRAUCKMANN AJ**

**DATE: 25 march 2021**



*In the matter between:*

**GERT SIBANDE TVET COLLEGE**

**Applicant**

**And**

**ALL STUDENTS AND INFORMAL STUDENT  
FORMATIONS STANDERTON CAMPUS**

**1st RESPONDENT**

**ALL STUDENTS AND INFORMAL STUDENT  
FORMATIONS ERMELO CAMPUS**

**2nd RESPONDENT**

**ALL STUDENTS AND INFORMAL STUDENT  
FORMATIONS EVANDER CAMPUS**

**3rd RESPONDENT**

**ALL STUDENTS AND INFORMAL STUDENT  
FORMATIONS SIBANISETFU CAMPUS**

**4th RESPONDENT**

**ALL STUDENTS AND INFORMAL STUDENT  
FORMATIONS PERDEKOP CAMPUS**

**5th RESPONDENT**

**ALL STUDENTS AND INFORMAL STUDENT  
FORMATIONS BALFOUR CAMPUS**

**6th RESPONDENT**

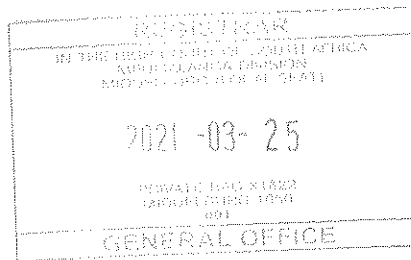
---

**COURT ORDER**

---

**After having heard the Counsel(s), having read and considered the papers files on record before me, the following order is made:**

1. Draft order marked "X" is made an order of court.
2. Return date 07 May 2021 at 10H00 (No 80 on unopposed Roll)



**BY COURT**

-----  
**REGISTRAR**

**IN THE HIGH COURT OF SOUTH AFRICA, MPUMALANGA DIVISION MIDDLEBURG  
(LOCAL SEAT)**

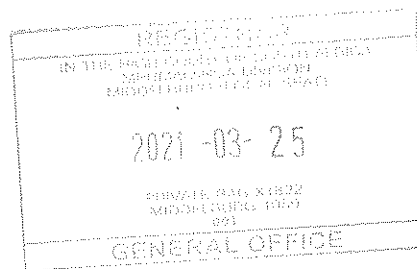
Handwritten signature and date: *25/03/2021*

CASE NO: 976/2021

**BEFORE THE HONOURABLE BRAUCKMANN AJ**

**DATE 25 MARCH 2021**

In the matter between:



**GERT SIBANDE TVET COLLEGE**

**APPLICANT**

**AND**

**ALL STUDENTS AND INFORMAL STUDENT FORMATIONS  
STANDERTON CAMPUS**

**1<sup>ST</sup> RESPONDENT**

**ALL STUDENTS AND INFORMAL STUDENT FORMATIONS  
ERMELO CAMPUS**

**2<sup>ND</sup> RESPONDENT**

**ALL STUDENTS AND INFORMAL STUDENT FORMATIONS  
EVANDER CAMPUS**

**3<sup>RD</sup> RESPONDENT**

**ALL STUDENTS AND INFORMAL STUDENT FORMATIONS  
SIBANESETFU CAMPUS**

**4<sup>TH</sup> RESPONDENT**

**ALL STUDENTS AND INFORMAL STUDENT FORMATIONS**

PERDEKOP CAMPUS

5<sup>TH</sup> RESPONDENT

ALL STUDENTS AND INFORMAL STUDENT FORMATIONS

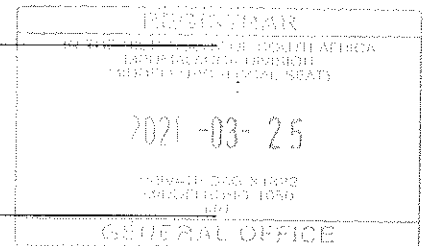
BALFOUR CAMPUS

6<sup>TH</sup> RESPONDENT

---

COURT ORDER

---



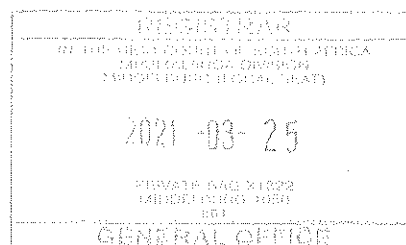
HAVING READ THE PAPERS OF RECORD AND HEARD COUNSEL, THE FOLLOWING ORDER HERBY ISSUES:

1. A rule nisi hereby issue calling upon the respondents to show cause, if any, on 07 May 2021 (no. 80 ON THE UNOPPOSED ROLL) at 10h00, or so soon thereafter as the matter may be heard, why an order in the following terms should not be made final:

- 1.1. The respondents are interdicted and restrained from participating in or inciting others to participate in any unlawful conduct and/or unlawful protest action at any of the applicant's premises at the following campuses – **Central Office** at 18a Beyers Naude Street; **Standerton, Standerton Campus** at 2 Kruger Street, Standerton; **Evander Campus** at 37 Rotterdam Road, Evander; **Ermelo Campus** at Mel Mentz Street, Ermelo; **Sibanesefu Campus** at Community

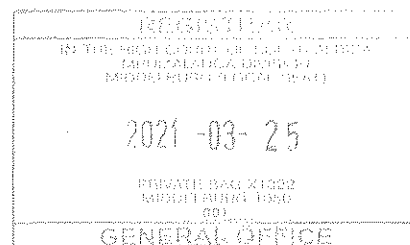
Road, Stand E1368, Glenmore, Dundonald; **Balfour Campus** at 110 Minnar Street, Balfour; **Perdekop Campus** at Plot 40, Koppie Alleen.

- 1.2. The respondents are interdicted and restrained from participating in violent demonstrations at any of the applicant's premises, named at paragraph 1.1 above;
- 1.3. The respondents are interdicted and restrained from interfering with the day to day rendering of applicant's services;
- 1.4. The respondents are interdicted and restrained from destroying, vandalizing, damaging or defacing applicant's property at the applicant's premises named at paragraph 2.1 above;
- 1.5. The respondents are interdicted and restrained from approaching within two hundred and fifty (250) metres of any entrance gate to applicant's premises named at paragraph 1.1 above, save for any lawful purpose;
- 1.6. The respondents are interdicted and restrained from intimidating, assaulting, harassing, threatening or in any way interfering with any employees, visitors and students of the applicant within the



applicant's premises and/or its immediate vicinity in the radius of (250) meters from the applicant's premises, named at paragraph 1.1 above;

- 1.7. The respondents are interdicted and restrained from blocking the access gates or in any way preventing or interfering with and obstructing members of the public in the ordinary course of their visit or attending their business at the applicant's premises, named at paragraph 1.1 above, or behaving in any manner which may directly or indirectly endanger the property of the applicant, the lives or physical safety of the applicant or any member of the public.
2. The respondents are ordered pay the costs of this application, jointly and severally;
3. The provisions of paragraphs 1.1 to 1.7 of the rule nisi shall operate as an interim interdict pending the return day of the aforesaid rule;
4. A copy of this court order and application shall forthwith be served on the students via email portal to all registered students of the applicant in all campuses, the Sherriff of this Court will also place copies thereof on notice



boards at all entrance and exit points at the applicant's premises as listed in paragraph 1.1 above;

BY ORDER OF COURT



REGISTRAR

