

IN THE HIGH COURT OF SOUTH AFRICA (LIMPOPO DIVISION, POLOKWANE)

CASE NO: 726/2022

BEFORE THE HONOURABLE: ACTING JUDGE MOKADIKOA - CHAUKE

On the 01st day of FEBRUARY 2022

In the matter between:

SAVIOUR ASSOCIATION OF SCHO

GOVERNING BODIES

and

HEAD OF DEPARTMENT OF EDUCATION,

LIMPOPO

MEMBER OF EXECUTIVE COUNCIL

FOR EDUCATION, LIMPOPO

APPLICANT

FIRST RESPONDENT

SECOND RESPONDENT

DISTRICT DIRECTOR: LIMPOPO

THIRD RESPONDENT

DEPARTMENT OF EDUCATION, CAPRICORN NORTH

MEMBER OF EXECUTIVE COUNCIL FOR PUBLIC FOURTH RESPONDENT

WORKS, ROADS AND TRANSPORT, LIMPOPO

MEMBER OF EXECUTIVE COUNCIL FOR

FIFTH RESPONDENT

LIMPOPO PROVINCIAL TREASURY

IT IS ORDERED THAT:

- Non-compliance with the forms of service provided for in the Uniform Rules of the Court is condoned and the Honourable Court dispenses with same and the application is heard as urgent in terms of Rule 6(12) of the Uniform Rules of Court.
- 2. The application is enrolled and heard as urgent in terms of Rule 6(12) of the Uniform Rules of Court.
- 3. The Applicant's non-compliance with Rule 16A of the Uniform Rules of Court is condoned.
- 4. The Third Respondent's decision to withdraw the scholar transport for learners from CHRISTINA VILLAGE to BK MATLALA SECONDARY SCHOOL dated 04 JANUARY 2022 is declared invalid.
- 5. The Third Respondent's decision to withdraw scholar transport for learners from NTLOLANE VILLAGE and MPONE VILLAGE TO BK MATLALA SECONDARY SCHOOL dated 04 JANUARY 2022 is declared invalid.
- The Third Respondent's decision to withdraw scholar transport for learners from PHOMOLONG VILLAGE to BK MATLALA SECONDARY SCHOOL dated 04 JANUARY 2022 is declared invalid.
- 7. The Third Respondent's decision to withdraw scholar transport for learners from SAAI-PLAAS VILLAGE to BK MATLALA SECONDARY is declared invalid.

8. The costs are reserved for determination.

BY ORDER OF THIS-COURT

THE REGISTRAR

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