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27 Rajab 1440 - 3 April 2019

WESTERN 'JUSTICE' – A VILLAINOUS SCAM TO EXTRAVAGATE MONEY

The Society For The Protection Of Our Constitution, issued the following statement:

The Constitution

The Society For The Protection Of Our Constitution

2 APRIL 2019

RE: ARE SOUTH AFRICAN JUDGES SCOUNDRELS?

1. An urgent application graced the Johannesburg High Court on the 2nd April 2019.
2. Judge assigned to this application stood the matter down for the next day.
3. The advocate appearing for the Respondent charges R18 000-00 per day. For two days this advocate will charge R36 000-00!
4. The attorney representing the Respondent charged R35 000-00.
5. The costs associated to the urgent application was more than one year's salary paid to a domestic servant. This is calculated on the basis that the domestic servant (if she is lucky) earned R4 000-00 per month.
6. The material inquiry that a judge sitting in the Jo'burg Urgent Court must quickly decide is whether there has been compliance with Practice Direction 9.22 of the Jo'burg Practice Manual.
7. The judge assigned to the Urgent Court must spend forty-five seconds to peruse the prayers on Applicant's notice of motion. The standard prayers are: -
 - i) Enrolling the matter on the urgent roll.
 - ii) Condoning non-compliance with the rules relating to time, form and service.
 - iii) Prayer on the merits.
 - iv) Cost.
 - v) Further/Alternative relief.
8. A judge sitting in an Urgent Court must devote one minute to enquire from counsel appearing for Applicant the following: -

- i) Whether there has been compliance with Practice Direction 9.22, commonly referred to as the *Tuesday/Thursday Rule*.
- ii) If the *Tuesday/Thursday Rule* has not been complied with *quickly* give reasons why the matter is so/extremely urgent?
9. All *urgent applications* even if there are one hundred on the roll can at least be dealt with on the *first day* to adjudicate upon the prayer whether the matter should be *enrolled* on the urgent roll or not.

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10. *Brother judges* who are assigned Mercedes Benz vehicles, Jaguar vehicles and BMW vehicles forget *where* they come from.
11. Some judges behave *shamefully* believing that their proximity to late Chief Justice Mohamed will sustain *glory* for themselves until they grace the *graveyard*.
12. The pseudo communists/Indian judges are the worst scoundrels.
13. Unless *judges* presiding in our *Superior Courts* spent three minutes to reflect who they are *serving* and *where they come from* it is not *to long* before *Black First, Land First* rule the country and take appropriate *punitive* measures against them.

DRAFTED FOR/ON BEHALF OF THE SOCIETY FOR THE PROTECTION OF OUR CONSTITUTION PER MOHAMED VAWDA

(End of statement)

This is KUFRA justice in which Muslims too are embroiled and soiled. Allah Ta'ala says in the Qur'aan Majeed:

"What! Do you search for the law of jaahiliyyah? Whose law is more beautiful (and just) than the Law of Allah?"

If 'Muslims' who act as magistrates and judges believe that they are true Muslims and not *munaafiqeen*, then they should understand that they lose their Imaan when they administer 'justice' in terms of kuffaar law. In this regard the Qur'aan Majeed states:

"Those who do not adjudicate according to that (Shariah) revealed by Allah, indeed they are kaafiroon."

The earnings of Muslim magistrates and judges are haraam. They pass their lives consuming haraam, hence they lose all intellectual perspicacity. Their hearts become incorrigibly darkened with haraam earnings and with the *zulm* of deciding cases in conflict with the Law of Allah Ta'ala. If they fail to discern this reality now, they will understand it the day the *Rooh* will be brutally wrenched and deracinated from their bodies by Malakul Maut.