

IN THE HIGH COURT OF SOUTH AFRICA
GAUTENG PROVINCIAL DIVISION, PRETORIA

Before Judge Tuchten

X
W
06/03/18

CASE NO: 3589/18

In the matter between:

INDIGENOUS FILM DISTRIBUTION (PTY) LTD First Applicant
URUCU MEDIA (PTY) LTD Second Applicant

and

FILM AND PUBLICATION APPEAL TRIBUNAL First Respondent
CHAIRPERSON OF THE FILM AND PUBLICATION APPEAL TRIBUNAL N.O. Second Respondent
FILM AND PUBLICATION BOARD Third Respondent
FILM AND PUBLICATION COUNCIL Fourth Respondent
MAN AND BOY FOUNDATION Fifth Respondent

CONGRESS OF TRADITIONAL LEADERS OF SOUTH AFRICA Sixth Respondent

SOUTH AFRICAN HEALERS ASSOCIATION Seventh Respondent

IBUTHOLESIKWE CULTURAL DEVELOPMENT Eighth Respondent

IZINDUNA ZAMAKHOSI Ninth Respondent

UBUHLE BENGKULE Tenth Respondent

Private Bag X67, Pretoria 0001

2018 -03- 06

GD-PRET-021

DRAFT ORDER

Having read the papers and pursuant to the agreement between the parties, the following order is made:

Tom Shongwe

1 It is directed that in terms of Rule 6(12) of the Rules of this Court, this application be treated as an urgent application and the applicants' non-compliance with the forms and service provided in the Uniform Rules of Court be condoned.

2 Pending the final determination of the review relief sought in prayer 2 of the Notice of Motion, the film *Inxeba: The Wound* may be exhibited and distributed as though it has been classified 18 SLNVP.

3 The review relief sought in prayer 2 of the Notice of Motion is postponed and shall be dealt with as follows:

3.1 The first and second respondents and fifth and sixth respondents shall serve and file their answering affidavits by 12h00 on Tuesday 13 March 2018;

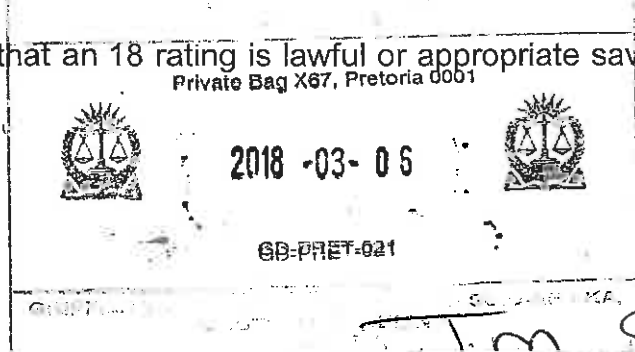
3.2 The applicants shall serve and file their replying affidavit by 12h00 on Monday 19 March 2018;

3.3 The parties shall exchange and file heads of argument by 12h00 on Thursday 22 March 2018; and

3.4 The review relief shall be heard as an urgent special allocation on ~~Tuesday 27~~ ^{Wednesday 28} March 2018.

4 Nothing in this order shall be understood to indicate that any party agrees

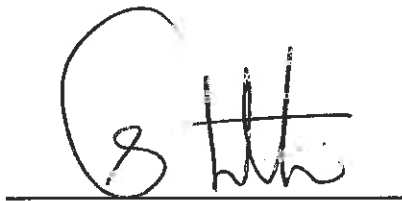
that an 18 rating is lawful or appropriate save as an interim measure and all



parties expressly reserve the right to contend in the review proceedings for a more or less restrictive rating, as the case may be.

- 5 The costs incurred thus far shall be costs in the cause in the review relief.

BY THE COURT



REGISTRAR

