**CASISA submission: Transformation of the Financial Sector
Follow-up addendum:** 12 April 2017
Speaker of the National Assembly
Ms Baleka Mbete:
CC: Registrar to the office of the Chief Justice
CC; Attorneys for the Applicant
CC: The State attorney
CC: Cabinets Ms Duarte
CC: Minister of Police Mr Mbalula
CC: Chief Justice the Hon Mogoeng Mogoeng
Parliament
Cape Town
12 April 2017

Dear Madam

**Re :  No confidence concourt application**

With regard to the above I bring to your offices attention as per my communication with Cabinet Ms Duarte (included below) ;

requesting support for the appointment by the new Minister of Police of a new Hawks Judge to complete an investigation of alleged corruption of the courts, by banks.

Included in that communication is a letter I wrote to the Chief Justice office who is affected by that delayed investigation for reasons as outlined in the content thereof

And as submitted to your parliamentary finance transformation committee in March of this year

Which investigation confirmed the following;

*‘2016 – The Hawks Judge approved an investigation with regard to the following concerns;*
*i) The allegations of alleged extortion against the wheel chair bound widow by her SA bank trustees in charge of protecting her SA assets left to her by her late husband*
*ii) The Alleged bribery of court officials and others*
*iii) The refusal of permission for access to evidence from the office of the chief justice re allegations of trial fixing, and the alleged protection of the banks by the same for refusing this access*

The investigation arose as confirmed in our papers file in the DA spy tapes matter, as a result of a corruption investigations initiated by the Presidents son Edward Zuma against businessman Johan Rupert which was reported in the press

We had argued then as we do now that until such time as the new Hawks judge is appointed and access to the alleged evidence granted his office, that the Chief Justice position to rule in any matter affecting the President carries a potential conflict of interest

Of course in the event of the new Hawks judge being appointed and the access requested granted this matter in accordance with oath taken duties to defend and protect the constitution, would be moot

Until that time I respectfully submit for the reasons outlined above that the secret ballot application cannot be heard until then

Yours Faithfully

Justin Lewis
CASISA (Cape Town ) - jrmlewis@hermanus.co.za