

8th February 2012.

Report by Michael Harris Re my 'fight for Justice'

www.meharris.co.za

The latest is that I have opened further **Police Cases**, bringing the total to about **27 Police Cases** to date.

1.

I experienced problems with the Police, trying to get them to open the one Case. After approaching the Independent Complaints Commission the Case was opened and I have received a Case Number. Praise the GOOD Lord. Thank you to the **ICD**.

2.

At the 2011 AGM of FirstRand Limited I was not "**thrown out**", for once. I was able to once again *table* documents into the permanent Records of this Public Company. I was also able to ask questions about all the known Crime including the overcharging on bonds. The figure involved is said to be R 5 Billion. Now recently I heard that the figure has actually risen to close to **R 16 Billion** which includes interest. No provision in the **afs** of FRL has been made for these refunds that will have to take place.

(In the case of my wife and I, our bond was also overcharged and **Fraud** was committed against us in the taking of our home. I thus have a direct interest in the huge **Fraud** and **Theft** that has been committed against the People)

2.1

There are allegations that this bank/Public Company has mainly taken advantage of the so-called 'poor' so called 'black' People by overcharging them on their bonds.

2.2

Now recently I have heard the term '**discriminated against**'. These People are the so-called 'simple' People like Policemen/woman, Teachers, Government Workers, who were made to sign ('**Sign Here**') and who signed in good faith, but who were ROBBED and CHEATED and STOLEN from, and who later had their homes re-possessed and taken from them based on **Fraud**.

3.

Our Claim for R 60 million (odd) was also raised by me at the FRL AGM. It was denied. No provision in the **afs** of FRL has been made for this **Damages Claim**.

4.

The LIES that I still am battling to get removed from the permanent Records of this Public Company were only touched on before the Chairman called the Meeting "**Closed**". It was premature. I will attend again at the 2012 AGM of FRL to again plead with these **Directors** and the Chairman to honour the word of the past Chairman and the past Company Secretary that they would "**EXPUNGE**" the LIES, or as I say, "**Remove the LIES and replace the LIES with the Truth**". They agreed to do it. They have not yet done it. They must still do it.

4.1

Unfortunately the Chairman and the Company Secretary who undertook to "**EXPUNGE**" the LIES/"**Remove the LIES and replace the LIES with the Truth**" have both retired. The present Chairman and the present Company Secretary will not honour the undertaking given by the past Chairman and the past Company Secretary. It is such a disgrace. The

undertakings were given at a Public Company Meeting. It was Minuted and recorded on tape. I transcribed the tape recording of the undertaking. I tabled the transcript. These people don't care. They make **promises** and they give undertakings at Public Company Meetings, then they go back on their word and on their undertakings. Then they wonder, and they complain, when I have to come back, year after year, after year, to try to get the LIES "**EXPUNGE**" / "**Remove the LIES and replace the LIES with the Truth**" in the the permanent Records of this Public Company.

4.1.1

The past Chairman even undertook to give to me an apology for the LIES. It never happened. Then he resigned. The new Chairman will not honour the undertaking of the past Chairman. It was a similar thing that happened when the past Chairman shook hands with me on a Settlement 'deal'. The next/new Chairman would not stand by/honour the hand-shake of the past Chairman. This is what led to the cancellation of the Settlement Agreement and the re-institution of our Damages Claim for R 60 million (odd)

4.1.2

That is the reason why it is so important to me to *table* all the correspondence and the documents into the permanent Records of this Public Company. I have done so since the years 2001, and to date.

5.

I attended the **REMGRO** AGM on the 24/11/2010, for the first time. What took place was a disgrace, I was "**thrown out**" of the AGM.

6.

The **DPP** and even the Honourable Minister of Police have suggested that I should apply for a *Nolle Prosequi certificate* and 'go it alone'. Can you believe it ? It is hard to believe.

If the **PP** refuses to proceed to Prosecute based on the latest Cases opened, which the Police say they are investigating, then I will have no option available to me, but to 'go it alone'. It is 'the last thing in the World that I want to do', to Prosecute myself. These are Public Companies, **Directors**, Auditors, lawyers, and Estate Agents who have all Conspired together to commit Crime. It includes **Organized Crime**. I am one. I am not a lawyer. I am not an advocate. I am not an Accountant/**CA**. I have an IQ of about 100/110. It will be so hard for me to Prosecute by myself. But what else can I do ?

7.

To show the reader what went on at the **REMGRO** and the **FRL** AGM's on the 24/11/2011 and on the 1/12/2012 respectively, I am going to attach hereto copies of the following :

letter 26/11/2012 Re the **REMGRO** AGM;

letter 8/12/2011 Re the **FRL** AGM;

letter 29/12/2012 Re **REMGRO** and **FRL** and others;

8.

Also attached Re the SAPS is the following :

letter 13/1/2012 with Statement Re **SAPS Case Number 708/1/2012 / 414/1/2012** .

Michael Harris.

