**Attachment 30: Erasure of the South African Economic Reserves**

Introduction.

Considering the amount of wealth which has been taken out of South Africa since diamonds were discovered in the 1800’s, and thereafter gold, coal and platinum to mention a few, there should not be one poor, hungry or destitute South African in the country of their birth. Yet 70% of the population live below the bread line, and the whole nation is taxed to the hilt.

Not only has their wealth been taken without their permission, they have also not been recompensed for the losses thereof.

In this document we discuss the mineral wealth that has been stolen from the land of South Africa, and the ongoing erasure of its economic reserves. However, full exposure of all the facts with regards to the amount of wealth which has been stolen from the South African nation can only be ascertained through intense investigation whereby the whole nation concerned is given total transparency on the matter through a lawful process such as a South African Truth and Restitution Tribunal.

Not only does the ongoing disinvestment of wealth from the country of South Africa need to be investigated, but also the preceding disinvestment whereby international mining conglomerates have looted the wealth of our country under the protection of Apartheid. Not only is the country of South Africa registered as a corporation on the US Securities Exchange, the Government of the Republic of South Africa is also registered as an issuer of Shares under Telkom SA. The Republic of South Africa group is a guarantees group with $7,000,000,000 in its book for guarantee being borrowing and lending power. As South Africa is a corporation, it means that the people who live inside South Africa, are, in fact, employees of the Republic of South Africa. Employees are valued as assets or liabilities, and carry no authority as to the running of a business, such as a corporation. We refer to an open letter by Mike Tellinger published on the 18th of January 2013, in the media, which asks questions about the implications of South Africa being registered as a Corporation, in Footnote 1 – Implications of South Africa being a Corporation.

The global shift of political leaders within governments towards creating a combined economic system whereby the whole world would be controlled is discussed in Attachment 3 – The Crown. In Section E (The Foundations tied to the rulers of the British Crown) of Attachment 3, we discuss the funding of a global single economic system. Funding to change systems of governments throughout the world, requires a great amount of wealth, as it is reasonable to deduct that not all governments would approve their power to be controlled by a single entity. Such a single entity would be the most powerful and wealthy entity in the world.

Rulers of countries who do not support globalization, have found their countries infiltrated by supporters of a One World Order, and these supporters mobilize movement of the people inside such countries to adjust the laws of these countries to change the existing infrastructures, thereby the accommodation of their ideals of globalization.

The changing of existing infrastructures requires a complete change of mind set within the communities of these countries which are infiltrated for control.

Change in the infrastructure of countries requires vast financing.

The wealth that the minerals of South Africa can offer for this globalization movement, is astronomical, and plays a key factor in the destabilization it has experienced since the corporation of the Crown gained entrance to the ports of South Africa in 1795.

The wealth of South Africa includes:

* 51% of the world's Manganese;
* 40% of Platinum mineral groups;
* 74% of known world reserves of Chromium;
* 61% of the world’s Vanadium;

besides the above, the land carries large reserves of Gold, Diamonds and Coal.

The effect of forced extraction of the assets of South Africa for the redistribution of this wealth throughout the world to further the ideals of globalization, has caused mass genocide of the indigenous people of Southern Africa, not only through outright warfare on their lives during their forced removal from their land during annexation, but also through:

* enforced labour induced through high taxation on their huts, roads and “right” to live on their land;
* causing starvation amongst those from whom their means of making a livelihood was removed from them while their land was forcefully taken from them;
* poisoning their drinking water and living environment with toxins and residues from mining operations
* placing them in life threatening situations of unsafe working environments, especially in underground mining shafts;
* forcing them to accept homeland citizenship in areas far away from the mines, and using their citizenship of these homelands as an excuse to pay them a pittance rather than a salary, which was not sufficient to feed them and/or their families;
* Forcing separation of the bread winner from the home and thereby destroying the family unit as well as the culture of the indigenous communities. This leaves his family vulnerable to criminals and creates depression within the minds of those who, thereby, lose their identity and human rights.

The exploitation of human rights for the mining of the land of South Africa for the Crown is discussed further in Attachment 27 - Humanitarian atrocities committed by the Crown against southern Africans, Part B: Regulations established by the Crown which caused human atrocities in South Africa, Section I. Mining in South Africa

Land annexation and treachery has been used to deny the indigenous people of South Africa the rights to the assets of their land. The costs of these annexations have cost South Africans their identity as well as their right to live on and from the land which belonged to their forefathers. Furthermore, the indigenous people of South Africa are denied free trade, and are subjected to extreme taxation; thereby they have become enslaved to the economy of the infrastructure imposed upon them by the Crown.

The mines producing minerals of wealth are in the hands of syndicates of the Crown, who transfer billions of rand worth of profits annually to foreign countries such as, Europe, America and Israel.
Meanwhile, 70% of the South African black population is unemployed, and a quarter of the white population is living in squatter camps. Hundreds of thousands of infants die annually as a result of malnourishment, and poverty related diseases.

South Africa has the highest infant mortality amongst the non-whites. The annual per capita net income of the non-whites is R15, 000 whereas that of the whites is R34, 000. To balance living conditions, non-white areas have dispensations on municipal fees and taxes. Unfortunately, this creates a back-fire situation of sub-standard services and poor living areas in the non-white areas. However, the roughly 200,000 Jews living in South Africa have a combined wealth of around three trillion rand, and a sector of their community has smuggled out of the country another around two trillion rand pre the year 2000. The ability to acquire and disinvest wealth of South Africa arrived from the position of power given to businessmen in the political arena of South Africa, dating back to before the Union of South Africa was formed.

The manner by which the Crown used its representatives from the Jewish community in South Africa to enter the economic and political arena in South Africa is discussed in Attachment 10 - South Africa is bound as a possession by the Crown, Section C: South Africa under Pax Britannica, Part 1, sub-section c ii)The connection established between Afrikanerbond and Illuminati - The Illuminati joined the South African political arena through the Afrikanerbond; from which we quote from page 27 as follows:
*In 1875, the Zionist Jewish community of South Africa financed the ‘Afrikaanse Taalbeweging’ (Afrikaans language movement), which appeared when a newspaper in Afrikaans, named ‘Die Afrikaanse Patriot’ was published. It carried the motto “Om te staan vir Afrikanerbond en die Illuminati” (to stand for the bond of Afrikaans and the Illuminati).*

*Hereby some of the non-Jewish members of the community formed a syndicate with the Zionist Jews to form the ‘Afrikanerbond’ (the Afrikaner brotherly bond). This syndicate has ruled South Africa since 1902, and even though it has changed its name, continues to dominate the power structures of our country. The five most important instruments of the state namely the Judiciary, the Economy, the Military, the Media and the Institutes of higher learning are in the hands of this syndicate.*

All the instruments of the state depend on the economics of the country, which, in turn, is ruled by the wealth generated from the minerals of South Africa. The value of these minerals is dependent on the international market and also on the international stock exchange.

As the value of wealth in the world is determined by the value attached to different minerals, in the same manner the whole world is directly influenced by those who decide which minerals are worth more than others. The direct influence of the Crown on the financial structures of the international economy has, during the last centuries, changed the value of these minerals in such a way which would be most beneficial to the shares they own of these minerals through the stock market.

During the 1800’s, the most valuable mineral in the world was considered to be wood. However, in the 19th century, the Crown declared the most valuable mineral by which all wealth to be measured is gold. At a time period most suited to them, they changed this call, and claimed that silver was the most valuable mineral in the world, by which all wealth should be measured. In the same manner, they have continued playing the stock market.

The value of the commodities of South Africa on the international stock market has fluctuated according to the desires of the international syndicate of the Crown. We have suffered economic depressions and exorbitant taxes on our goods, both imported and exported. Our nation has been held hostage to the materialistic whims of the Crown since 1902, and we need to break free in order to build a society in which every person has a comfortable life style and for our society, as a whole, to progress according to the worth of our country, and the labour of its people.

No amount of efforts by the people's representatives to implement any form of reconstruction and development will succeed if we do not get rid of this syndicate which controls our infrastructures. They are the true enemies of the people, and could be described as the fifth column in our society.

Based on the compilation of newspaper articles and extracts from books published in South Africa and abroad during the 1970’s until the early 1990’s, an educated perspective can be formed on the basis upon which the close relationship between South Africa and the Zionist government of Israel was formed, during which great wealth was transferred by the Afrikaner Broederbond from South Africa to the Israeli treasury, which included cash injections, purchase of Israeli products (especially armaments), conducting business with the international market by using Israel as a middle man (especially in the selling off of diamonds), as well as by corporate business investment in the land of Israel. This channeling of wealth from South Africa to Israel is discussed further in Attachment 12 Zionists supported the pre-1994 reigning NP South African government and the anti-government movement.

The faces of the people within the syndicate change, but never the power the syndicate has in our society. In fact, this syndicate grows stronger by the day.

During the ‘apartheid’ system of governance, the control of South Africa was firmly in the hands of the Jewish-founded Broederbond syndicate. This very same syndicate handed over ‘governance’ in succession from their Afrikaner party members within the National Party government, to Black political leaders who they corrupted through bribery and blackmail during negotiations between the African National Congress and the National Party before the African National Congress was handed over the power to govern South Africa, whilst still keeping the control of governance firmly in their hands. These Black political leaders in power had become part of the Broederbond syndicate, and are called the ‘Wyse Manne’ (hereinafter referred to as the ‘Wise Men’). The negotiations between the Broederbond syndicate, who are members of the Crown, and the Wyse Manne, is discussed further in Attachment 10 - South Africa is bound as a possession by the Crown, Section 4. The Crown changed the leader of the governing political party in South Africa from Botha to De Klerk, Sub-section (iii): The Broederbond members of the National Party acted on behalf of the Crown when they stepped outside the governing laws of South Africa by changing the system of governance.

Nothing much has changed since a report in the early 1990’s stated that, concerning the Constitutional Court**, w**ith an exception of one Indian and one Black, the constitutional court of South Africa is dominated by the syndicate. Ninety percent of the Judges of the Supreme Court are members of the syndicate; concerning the South African Economy, 412 Jews have total and absolute control over the economy. Most of their wealth was acquired under the protection of ‘Apartheid’ Broederbond mafia. Concerning the Military, even though the Minister of Defense is Black, the Military establishment continues to be riddled with Mossad (Israel’s secret service) agents and Broederbond Generals. Concerning the Media, almost ninety percent of the media is in the hands of the Jews. The South African Broadcasting Station (SABC) is a parastatal organ, and belongs to the hands of Apartheid era racists. With regards to the Education system of South Africa, the Jewish controlled University of the Witwatersrand, which had projected an image of being liberal, remains very much a syndicate domain.

The violence and crime that is destroying South Africa, is not accidental. It is orchestrated by saboteurs to disorientate the focus of the indigenous people of the land, while they are held hostage to the economy and robbed of the wealth from the minerals of the land.

The Broederbond syndicate is pressuring the African National Congress government to sell off the nation's assets to them at bargain prices, which will bankrupt and enslave the people further. During the Apartheid Era, the Broederbond syndicate stole hundreds of billions of rand from the economy of South Africa, and used the World Bank and International Monetary Fund to loan this money back to the people living inside South Africa, which has had the ripple effect of keeping the indigenous people of South Africa in bondage to the syndicate. Much of the foundations laid for the fraud, money laundering and theft of the wealth of South Africa, was carried forward intact from the National Party to the reigning African National Congress government.

**Business Ventures and the selling of State Assets by the African National Congress leaders in governance.**

Members of the African National Congress who were put in control of the South African government created business ventures for themselves in the same manner by which leaders in the previous National Party regime had done.

The politico, who are meant to guard against mismanagement of the affairs of State, look the other way as top management receive bribes.

**(i) Changes in the administrative regulations of South Africa**

Changes in the administrative regulations of South Africa were brought about by the Wise Men such as new gun ownership laws, passport regulations, new street names and car number plate regulations, which cost the public millions of rands to incorporate, but which only benefitted only a few, as can be seen by the names to whom the tenders to bring about such changes are given, and through whom the public need to operate to comply to these unnecessary regulations.

**(ii) Privatization of State assets**

Privatization of State assets also became a source by which the Wise Men enriched themselves illegally through the power they had when they took over governance of South Africa.

Shares were sold in State Enterprises such as ESKOM, TELKOM, TRANSNET and DENEL, to the benefit of the Wise Men in their private capacity.

Privatization, whereby State assets were sold and placed in the hands of the Broederbond syndicate became a huge contention between the African National Congress and the Workers Union, Cosatu. According to Cosatu, this action was in direct conflict to the principals of the Freedom Charter, which became the foundation in 1955 on which the future mission of the African National Congress was laid down, which states that all state property and land is to belong to the people who work it or develop it.

**(iii) State Enterprises**

State enterprises are entered into on behalf of the nation by the African National Government, which does not benefit the nation, or is superfluous, but which does enrich the Wise Men, and their counterpart – the Broederbond. To point, we refer to the arms deal wherein the Minister of Defense, Joe Modise, had received money from British Aerospace (which belongs to members of the Crown) as a reward for purchasing aircraft for the South African Defense Force it had no need for; after which Modise gave money to Thabo Mbeki. General Lambert Moloi (who is the brother-in-law of Joe Modise) was used as an instrument to hide this money in various companies, which included the Vuvani products. This arms deal is discussed further in Attachment 17 - The African National Congress in Government, Sub-section: ARMS DEALS.

OPM/Ukukhula is a ‘front’ company for the South African Government Services, with which Lambert Moloi, who is a government official, is involved with through a company called Ubambu Investment Holdings. In this manner, wealth which should be generated for enlarging the state treasury gets channeled to individuals who work as officials for the state.

**(iv) Private Enterprises**

After plans in a secret document of the African National Congress in government leaked out, it was discovered by the Oppenheimer-conglomerate that the African National Congress had laid out plans to take 51% shares in all mines inside South Africa for Black ownership. This information caused panic on the Johannesburg Stock Exchange, which caused the value of shares in the mines to drop within minutes of its discovery. Hereafter, the minister of Minerals and Energy, Phumzile Ngcukan, was unable to calm investors down. The mistrust of investors in the ability of the Blacks to manage a mine, is understandable after the first “Black” mine, JCI, went bankrupt shortly after it fell into the hands of Black empowerment. However, the desire of the African National Congress to get its hands on the gold and diamonds of South Africa, has been brewing for a very long time, as has the desire to own all valuable land and property in South Africa.

**(v) Land Ownership vs. Land Grabs**

During governance of the National Party in South Africa, about 25% of all land in the country was claimed as State property. At the time they handed over control of South Africa to the African National Congress, ownership of such land remained with the State. Since then, government funds from the State Treasury have been made available for land to be bought from private owners to hand over to indigenous people who have claimed right to the land from which they say their forefathers had been displaced. However, much of this land which has been bought back, has not been handed over to the indigenous people, and has become assets of the African National Congress, some of which they lease to the indigenous land claimants. How much land the African National Congress has acquired while in government, has not yet been investigated, but an indication of what they are recorded to have in their control, is discussed in Attachment 17 - The African National Congress in Government, Sub-Section (iii) False propaganda about land ownership.

Threats to take land forcefully from productive farmers by the African National Congress in government are regularly made under the guise of ‘Nationalization’. These threats has seen a remarkable amount of commercial farmers leave the farming industry in South Africa to such an extent that, for the first time in its history, South Africa has needed to import basic foodstuff since 2007. In 1992, there were more than 85 000 commercial farmers in South Africa. By 2008, there were less than 35 000 commercial farmers, and at present, there are less than 12 000 commercial farmers in South Africa. Not only has the South African nation been forced to pay higher prices for basic foodstuff which is now imported, but the country, as such, has lost out on the money exports of our food to foreign countries used to generate.

The South African government, previous and present, knows that taking land from land owning farmers forcefully through so-called ‘land-grabs’ is unlawful and illegal.

Land which was annexed before and after 1909 to form the Union of South Africa is discussed in Attachment 7 - Land annexed and the colonies established by the Crown to form the Union of South Africa, wherein we find that human beings of White and Non-White ethnicity were violently dispossessed of their land in southern Africa. However, to claim that land grabs were in order to reverse what happened under colonialism is not possible, but is illegal, due to the following facts:

1. It is true that the land was forcefully grabbed by colonialists in express breach of African Law and Custom.
In particular please note that African Law and Custom NEVER countenanced private ownership of land. Land was always communal.
2. The Constitution of South Africa, which was adopted by the African National Congress in 1996, expressly protects private ownership of ALL property, including land. Hereby it changed African Law and Custom.

3. The Constitution of 1996 protected ALL human beings, including the descendants of the colonial settlers and immigrants, not just Black folk. Hence there could never be any legal grabbing of land.
4. Land could only be grabbed from White owners on MORAL or POLITICAL grounds, not legal grounds; and it is this MORAL/Political justification that is always advanced by the African national Congress and its associates, from whom it is taking its lead, the ZANU-PF camp in Zimbabwe.
5. It is self evidently immoral to grab property from another human being that he/she has acquired lawfully, as with the farm that was grabbed by Rex Nhongo, (Solomon Mujuru) in Zimbabwe for instance.
6. Most of the farms that were grabbed in Zimbabwe were acquired, and NOT inherited from colonialists, who went into considerable debt and spent all their lives building up their farms.
7. The farms in Zimbabwe were grabbed and "handed over" for PRIVATE ownership, and put into PRIVATE hands. This proves conclusively that the land grabs were never about reversing the colonial situation.
8. If the intention was to reverse the colonial situation then ALL LAND needed to be returned to COMMUNAL ownership and African Law and Custom restored., and thereby ALL LAND should be rendered communal.

9. As regards the legal/constitutional/human rights argument, African Judges at the SADC Tribunal had little difficulty is ruling that the land grabs were in breach of common law, our own Constitution and international precepts of human rights. Other African judges in South Africa have since upheld those findings.
10. The above facts prove that the moral/political justifications for land claims, which are fed to the masses, are monstrous lies.

Possession of a farm that was ‘grabbed’, is possession of stolen property.
Legally it has been stolen from the registered owner. Morally, it has been stolen from our own people. No amount of convenient excuses, obfuscation, jiggle and jive can change this. However, President of the African National Congress, believes that his political party is above the law, and entitled to create and alter laws, based on the premise that his party was voted in to govern the country by the majority voters who were in the country at that time, and that therefore, the will of the majority should be enforced onto the minority.

**(vi) The African National Congress government believes that it is above the law and judicial system of South Africa**

On the 2nd of November 2011, President Jacob Zuma included the following in his speech at the farewell dinner for the outgoing Chief Justice, wherein he made it clear that he believes that his political party, as having been voted into government, should be allowed to make the laws and regulations by which the country is governed at their sole discretion:

*“Our view is that the Executive, as elected officials, has the sole discretion to decide policies for government. I know that the last time we raised this point, we generated a heated debate within the legal fraternity, some of whom did not see that it was actually an affirmation of the doctrine of the separation of powers.*

*This challenge is perhaps articulated clearly by Justice VR Krishna Lyer of India who observed that: "Legality is within the courts' province to pronounce upon, but canons of political propriety and democratic dharma are polemic issues on which judicial silence is the golden rule."*

*In our view, the principle of separation of powers means that we should discourage the encroachment of one arm of the State on the terrain of another, and there must be no bias in this regard.*

*We respect the powers and role conferred by our Constitution on the legislature and the judiciary. At the same time, we expect the same from these very important institutions of our democratic dispensation.*

*The Executive must be allowed to conduct its administration and policy making work as freely as it possibly can. The powers conferred on the courts cannot be regarded as superior to the powers resulting from a mandate given by the people in a popular vote.*

*We also reiterate that in order to provide support to the judiciary and free our courts to do their work, it would help if political disputes were resolved politically. We must not get a sense that there are those who wish to co-govern the country through the courts, when they have not won the popular vote during elections. This interferes with the independence of the judiciary.”*

It should be remembered that the President had previously said at a conference of judges that, “The powers of the courts cannot be superior to the powers resulting from the political and consequently administrative mandate resulting from popular democratic elections”.

Erasure of our democratic rights which are entrenched in the South African Constitution by a political party while in government, is not only a destabilizing factor on the lives of the minorities in South Africa, but a threat to the stability of the country as a whole.

**Footnote 1 – Implications of South Africa being a Corporation.**

South Africa is a corporation

From: Michael Tellinger <michael@zuluplanet.com>
To: contact@ubuntuparty.org.za
Sent: Friday, January 18, 2013 11:22 AM
Subject: PRESS RELEASE: URGENT Enquiry to government about the registration of South Africa as a Corporation

Open letter and enquiry from the UBUNTU Party DATE: 18 Jan 2013

TO: Sibusiso Xaba, the Director General of Arts & Culture - Republic Of South Africa

10th Floor, Kingsley Centre, 481Stanza Bopape
Cnr Steve Biko & Pretorius Streets Arcadia - Tel: 012 441 3027

RE: The registration of the corporation called “REPUBLIC OF SOUTH AFRICA”.

Dear Mr. Xaba.
In our effort to bring absolute freedom and liberty to all the people of South Africa, especially on the economic front, it has come to our attention that our country “REPUBLIC OF SOUTH AFRICA” is registered as a corporation on the US Securities Exchange, among other well recognized corporations like Anglo American, Old Mutual, ABSA and Standard Bank. Please click on the following link to verify this:[http://www.sec.gov/cgi-bin/browse-edgar?company=south+africa&match=contains&action=getcompany](http://www.facebook.com/l.php?u=http%3A%2F%2Fwww.sec.gov%2Fcgi-bin%2Fbrowse-edgar%3Fcompany%3Dsouth%2Bafrica%26match%3Dcontains%26action%3Dgetcompany&h=4AQEnmrOoAQHHr7wWQDP1I9TF5vSm3bMgxFpSroUK2ei2rw&s=1)

We need urgent information and answers to the following questions to be able to accurately advise the people of South African about their rights and their relationship to this corporation.
1. We require to view or to obtain a certified copy of the original registration document, founding statement and title deed of this corporation called REPUBLIC OF SOUTH AFRICA.
2. Who authorized that the REPUBLIC OF SOUTH AFRICA was to be registered as such and why?
3. Who is the CEO of this corporation.
4. Who is the accounting officer and what financial statement does it produce?
5. What are the assets of this corporation?
6. Are these assets traded by this corporation – if so, how and where, and who is accountable for trading these assets?
7. Who are the shareholders of the corporation and how are they appointed?
8. What is the relationship of the people of South Africa to this corporation called REPUBLIC OF SOUTH AFRICA.
9. Is there any agreement between the people and/or citizens of South Africa and the REPUBLIC OF SOUTH AFRICA? If so, where are those agreements and when were they entered into?
10. Do the people of South Africa have any obligations to this corporation, and if so do they have the right to renounce such obligation?
11. Since our BILL OF RIGHTS and our constitution, as well as the United Nations Declaration of Human Rights strictly forbids any form of slavery or forced servitude, what rights do the people who live in the land referred to as South Africa have, to cut all their ties and any responsibility to this corporation that they did not even know existed?
12. What is the relationship between this corporation called THE REPUBLIC OF SOUTH AFRICA and the GOVERNMENT OF THE REPUBLIC OF SOUTH AFRICA?

We require your urgent attention and response to this within 7 (seven) days, as this matter has severe implications to the liberties and economic freedoms of all the people who live in this land, called South Africa.

In pure truth
Michael of the family Tellinger
Founder of the UBUNTU Party

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ATTACHMENTS AVAILABLE IN BOOK FORM:

BUNDLE 1: Attachments 1 - 3 <https://www.createspace.com/4392573>

BUNDLE 2: Attachments 4 - 8 <https://www.createspace.com/4398589>

BUNDLE 3: Attachments 9 - 10 <https://www.createspace.com/4416061>

BUNDLE 4: Attachments 11 - 14 <https://www.createspace.com/4400727>

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BUNDLE 9: Attachments 27 - 30 <https://www.createspace.com/4416021>

BUNDLE 10: Brief <https://www.createspace.com/4437109>

BUNDLE 11: Brief Concordance <https://www.createspace.com/4497991>

BUNDLE 12: Attachment 15b, update of

genocide records, 2013 will be available

during April 2014 on <https://www.createspace.com/4498007>