END CONSCRIPTION CAMPAIGN

PO Box 208 Woodstock 7915

1 JULY 1988

Dear Ali,

Greetings from Cape Town to the National Team and all in Joburg and Pretoria! We hope that you are all well and campaigning successfully.

I have included copies of the Cape Town report that you requested, as well as a piece of research on Angola which you may find useful.

I am not sure to what extent you are aware of discussions by our Contact committee about a "new image" for ECC. Essentially these discussions have been about updating our media image (a la letterheads, logo etc). The basic idea is to spruce up the logo making it more slick and bold. The proposed changes are included. Cape Town is very excited about them, and we would like feedback as soon as possible so that we can proceed. We hope you like it too.

Other news: we're working on the Angola issue in an exciting way, and are hoping to spur other orgs into joint action quickly. More details will be forthcoming.

Send lots of love to everyone from the Cape Town bunch.

Go Well!

(A new office worker whohas no chance of replacing "T" in every way!)

National Association of Democratic Lawyers

Our Perl.

Your Pet.

Date

4th July 1988

EDUCATION COMMITTEE c/o Johnny de Lange 506 Huguenot Chambers 40 Queen Victoria Street CAPE TOWN 80001 Phone: (021) 234587

Dear Comrades/Friends

re: <u>NADEL/COMMUNITY WORKSHOP WITH REGARD TO POLITICAL</u> TRIALS AND DETENTIONS

The Western Cape Branch of NADEL is pleased to invite all members of your organisation/Union/association/school to an all day-seminar/workshop, being held on Saturday 30th July 1988, at 9.30am, at the University of the Western Cape.

The content of the seminar/workshop will be as follows:

- The new State of Emergency: comparisons with previous Emergency and the present legal position.
- Detention and political trials, with specific reference to:

i) Problems encountered by lawyers.

It is envisaged that certain practical aspects will be dealt with, ie: rights at the time of arrest; the making of statements/confessions and the implications thereof; rights of detainees/convicted prisoners/awaiting trial prisoners; seizure of documents/articles; pointing-outs; giving of fingerprint and handwriting specimens; and so on.

- ii) Problems encountered by detainees/accused.
- iii) Problems encountered by <u>families/community</u> organisations/trade unions.

Speakers will comprise of legal academics/practitioners (mainly NADEL members), ex-political trialists, ex-detainees, family members of detainees/accused persons and so on.

After speakers have delivered their papers, participation by persons in attendance will be allowed, either in plenary sessions or by way of workshops.

One of the aims of this project is to allow NADEL and the community to mutually identify problem areas in their relationship with each other, to rectify same and to create joint structures or channels or communication to ensure that these relationships work smoothly. A further aim is to enable/equip trailists/detainees/activists as far as possible, to avoid their trials becoming a <u>fait accompli</u> before they even reach the Court and they are still in the rather persuasive hands of the police. We are looking forward to the attendance of your members at the seminar/workshop. If you have an indication of the number of your members who intend attending, please notify me of same.

If you have any queries please do not hesitate to contact me.

Yours in the struggle

JOHNNY DE LANGE

Convenor

MS/511/3/12/1



REPUBLIC OF SOUTH AFRICA

Privaatsak × 427 Private Bag

Pretoria, 0001

Tel. 26-6718/26-6824 (012) 3226573 Ministerie van Verdediging Ministry of Defence Pretoria

27 July 1988

Dr C. Olver PO Box 200 WOODSTOCK 7915

Dear dr Olver

REPRESENTATIONS RE ALTERNATIVE SERVICE

Your letter dated 22 January 1988 and the subsequent meeting with representatives of the SA Defence Force refer.

The SA Defence Force has now had the opportunity to consider your representations concerning conscientious objectors and alternative service.

It is noted that these representations largely correspond with the earlier submissions to the Geldenhuys Commission which were fully considered at the time.

The whole question of conscientious and religious objection has been studied in detail, and the details of the Parliamentary debate on this subject can be found in Hansard volumes 8 and 9 of 1983.

The situation has not changed since then and the South African Defence Force thus does not see its way open to recommend the introduction of alternative service for conscientious objectors. I concur with this viewpoint and it would therefore serve no purpose to continue further discussions on the matter.

Yours faithfully

Mulan

MINISTER OF DEFENCE

VENDOR: END CONSCRIPTION CAMPAIGN

same many other doars sense some

 001
 KNOW YOUR RIGHTS IN THE S A D F (BOOKLET) IN ENGLISH AND AFRIKAANS END CONSCRIPTION CAMPAIGN Our ref.: KNYORI
 Pages...:

 0ur ref.: KNYORI
 Pages...:

 ISBN...:
 Place...: WOODSTOCK

 Quantity:
 Publisher: E C C

 L/Price.:
 Publ/Date: 1988

 Report..:
 Publ/Date: 1988

 SUID-AFRIKAANSE BIBLIOTEEK KONINGIN VICTORIASTRAAT KAAPSTAD 8001 RSA QUEEN VICTORIA STREET CAPE TOWN 8001

SOUTH AFRICAN LIBRARY

U VERW / YOUR REP

496 5-22604 SA

ONS VERW/OUR REF

H3/3/3/1

DATUM/DATE 01/08/1988

(021) 24-6320

24-6331 NASLAAN/REF

The Publications Officer End Conscription Campaign P 0 Box 208 WOODSTOCK 7915

Dear Sir/Madam

LEGAL DEPOSIT MATERIAL NOT SUPPLIED

Your attention is drawn to section 2 of the Legal Deposit of Publications Act, 1982 which stipulates that one copy of every publication published in the Republic of South Africa be supplied free of charge by the publisher thereof to every legal deposit library within 30 days of the date of publication.

The records of this Library indicate that the publication(s), referred to on the enclosed slip(s), has/have not been received yet. You are therefore kindly requested to supply the item(s) concerned as soon as possible.

The wording of the Act and the addresses of the five legal deposit libraries appear on the back of this notice.

Yours faithfully

Mrs.) 89. Werdeman

pp. DIRECTOR

DIREKTEUR PEWESTRA DIRECTOR

LEGAL DEPOSIT OF PUBLICATIONS ACT, 1982

ACT

To provide that copies of certain publications be supplied free of charge to certain libraries; for the compilation of a South African National Bibliography; and for incidental matters.

(English text signed by the State President.) (Assented to 16 February 1982.)

BE IT ENACTED by the State President and the House of Assembly of the Republic of South Africa, as follows:-

- 1, (1) In this Act, unless the context otherwise indicates-(i) "large type" means type of 14 point or larger according to the British American Point System: (ii)
- (ii) legal deposit library means the South African Library, Cape Town, the State Library, Pretona, the Natal Society Library, Pietermanitzburg, the Bloemfontein Public Library, Bloemfontein, or the Library of Parliament, Cape Town; (vii)
- (iii) "Minister" means the Minister of National Education
- (iv) "old work" means any publication of which either the copyright has lapsed or the latest impression appeared more than 25 years previously. (vi)
- (v) "ordinary type" means type smaller than 14 point according to the British American Point System, (i) (vi) "public" includes any particular section of the public.
- (viii)
- (vii) "publication" means-
 - (a) a printed book, newspaper, magazine, periodical. journal, pamphlet, brochure, sheet, card or portion thereof or any other similar printed matter.
 - (b) a replacement of a portion of, or an addition or addendum to, a publication referred to in paragraph (a);
 - (c) a microfilm, microcard, microfiche or any other micrographical reproduction of the written word or of any mark, representation or depiction having meaning to any person: (ix)
- (viii) "publisher", in the case of a publisher who is outside the Republic, means such publisher's agent or representative in the Republic: (x)
- (ix) "re-edition", in relation to a publication, means an edition of a publication the contents of which differ from the previous edition of that publication; (iv)
- (x) "reprint", in relation to a publication, means an impression of a publication the contents of which do not differ from the previous impression of that publication. (int)

(2) Any reference in this Act to a legal deposit library shall in the case of any such library which is not a juristic person be construed as a reference to the body controlling that library

2. (1) One copy of every publication published in the Republic Supply of copies of shall within the period referred to in subsection (2) be supplied by or language deposit the publisher of such publication free of charge to every legal before the supplication free of charge to every legal before the supplication free of the supplication of deposit library if-

(a) that publication is a publication registered as a news-paper under section 17 of the Post Office Act, 1958 (Act No. 44 of 1958), and copies thereof are intended to be distributed in the Republic to members of the public:

LEGAL DEPOSIT LIBRARIES:

Lite Librarian Legal Deposit Section Bloemfontein Public Library P.O. Box 1029 BLOEMFONTLIN 9300

(b) copies of that publication are intended to be sold in the Republic to members of the public;

- (c) copies of that publication are intended to be supplied in the Republic free of charge to members of the public who may subscribe thereto or who may request
- to be supplied therewith; or (d) that publication belongs to any other category of publications declared by the Minister by notice in the Gazette as an additional category of publications to which the provisions of this subsection apply.

(2) A copy of a publication referred to in subsection (1) shall be supplied to a legal deposit library-

- (a) in the case of a publication referred to in paragraph (a), (b) or (c) of that subsection, within 30 days after the publisher commenced distributing, selling or sup-plying such publication to members of the public or otherwise released it for such distribution, sale or
- (b) in the case of a publication referred to in paragraph (d)of that subsection, within 30 days after such publication has been dealt with in a manner specified in the relevant notice under that paragraph.

(3) A copy of a publication supplied to a legal deposit library in accordance with subsection (1) shall be new, complete and undamaged and shall, in the case of the State Library, Pretoria, be accompanied by such particulars relating to that publication as may be prescribed by the Minister by notice in the Gazette.

- (4) For the purposes of subsection (1)—

 (a) editions of a publication in different languages shall be

 deemed to be different publications: (b) an edition of a publication in ordinary type and an
- edition of that publication in large type shall be deemed to be different publications;
- (c) a hardcover edition and a softcover edition of a publication shall in the case of the State Library. Pretoria, he deemed to be different publications;

(d) an edition de luxe and the standard edition of a publication shall, in the case of the South African Library, Cape Town, be deemed to be different publications

- (e) a translated edition, a re-edition or a facsimile edition of a publication shall each be deemed to be a separate
- (f) a microreproduction of a publication (according to paragraph (a) or (b) of the definition of "publication") shall be deemed to be a separate publication: Provided that a microreproduction of a publication (other than of a publication which is an old work) shall, in the case of any legal deposit library which previously received a copy of that publication under a provision of this Act or a provision repealed by this Act, not be deemed to be a separate publication;
- (g) a reprint of a publication shall, in the case of the State Library, Pretoria, be deemed to be a separate publication

3. (1) (a) If the Minister is of the opinion that a publisher of Esemptiany particular publication will due to the high cost of the publication suffer serious financial hardship if he supplies a copy of the publication free of charge to every legal deposit library in accordance with the provisions of section 2, the Minister may exempt such publisher from the obligation to supply a copy of such publication to such legal deposit library or libraries as may be specified by him.

(b) The Minister shall not exempt a publisher under paragraph (a) from his obligation to supply a copy of a publication to the South African Library. Cape Town.

The Librarian

P.O. Box 18

CAPE TOWN

8000

Legal Deposit Section

Library of Parliament

(2) If a legal deposit library does not require any particular publication, or a publication belonging to any particular category of publications, to which the provisions of section 2 apply, it may exempt the publisher from the obligation to supply a copy of such publication to it. (3) If a publisher is exempted under this section from the

obligation to supply a copy of a publication to the State Library, Pretoria, such publisher shall nevertheless be obliged to furnish that library in writing with the particulars contemplated in section 2 (3) relating to that publication.

(4) An exemption granted under subsection (1) or (2) in respect of any particular publication, or a publication belonging to any particular category of publications, may be withdrawn by the Minister or the legal deposit library in question, as the case may be, at any time before the expiration of the period within which a copy of that publication would otherwise have been re-quired to be supplied to a legal deposit library had it not been for such exemption.

4. (1) The following publications shall be excluded from the Exclusions. operation of this Act, namely-(a) any publication which has been printed or otherwise

- produced outside the Republic, unless-(i) such publication contains a publisher's imprint of a publisher who has his business in the Republic
- or, if he also has such a business elsewhere, who has his main business in the Republic; or (ii) the whole impression of such publication is in-
- tended to be distributed, sold or supplied in or mainly in the Republic or in or mainly in the Republic and any country or territory adjoining the Republic:
- (b) any publication exclusively calculated to advertise any thing
- (c) any other publication or publication belonging to any category of publications which the Minister may by notice in the Gazette exclude from the operation of this

(2) A notice issued under subsection (1) (c) may at any time be amended or withdrawn by the Minister by notice in the Gazette.

5. (1) If a publisher fails to supply a copy of a publication to a Acquisition of copy legal deposit library in accordance with section 2. the library of publication by concerned may by written notice sent by registered posit to the set apublisher data publisher demand that a copy of that publication be supplied to it to supply copy within a period specified in the notice, and if upon the expiration of that period the relevant copy has not been received by the library, the library may forthwith purchase or in any other manner a copy of the said publication or cause a reproduction thereof to be made and recover the cost thereof from the publication. 5. (1) If a publisher fails to supply a copy of a publication to a Acquisition of copy publisher

(2) The period referred to in subsection (1) shall not be less than 30 days calculated from the day on which the notice was posted.

6. (1) The copies of publications supplied to a legal deposit Duties of legal library in terms of this Act shall in accordance with the rules and deposit librares practices pertaining to that library be accessioned, classified, catalogued, preserved and maintained by that library for use by all persons who according to such rules and practices have access to the library.

> The Director Legal Deposit Section South African Library P.O. Box 496 CAPE TOWN 8000

(2) The provisions of subsection (1) shall not prevent a legal deposit library from writing off, in accordance with a policy mutually determined by the legal deposit libraries with the approval of the Minister, copies of publications no longer required by it.

(3) If a legal deposit library fails to comply with the provisions of subsection (1) the Minister may by notice in the Gazette exempt all publishers from the obligation in terms of section 2 to supply copies of publications free of charge to that library.

7. (1) The State Library, Pretoria, shall compile and publish a South African bibliography of publications supplied prior to the commence-ment of this Act to a legal deposit library in terms of a provised Bibliography. of any law and of publications supplied after such commencement to a legal deposit library in terms of this Act. (2) The bibliography contemplated in subsection (1) shall be known as the South African National Bibliography

8. Any publisher who fails to comply with a provision of Offences. section 2 or 3 (3) shall be guilty of an offence and on conviction be liable to a fine not exceeding R250.

9. (1) Whenever upon the trial of a person charged with a Proof of certain failure to comply with a provision of section 2 or in any facts. proceedings instituted by a legal deposit library for the recovery of the amount of costs incurred by it under section 5, the question arises whether any particular publisher did or did not during any particular period supply a copy of any particular publication to the library concerned, a writing purporting to be an affidavit made by a person who in that affidavit alleges that he is an employee of that library and that that publisher did not supply any such copy to that library during that period shall on its mere production by any person at such trial or at such proceedings, as the case may be, be prima facie proof of the facts stated therein.

(2) In any proceedings instituted by a legal deposit library for the recovery of the amount of costs incurred by it under section 5 in respect of any particular publication, a writing purporting to be an affidavit made by a person who in that affidavit alleges that he is an employee of that library and that an amount specified in that affidavit represents the costs incurred by that library to purchase or acquire a copy of that publication or to cause a reproduction thereof to be made, shall on its mere production by any person at such proceedings be prima facie proof of the facts stated therein.

10. (1) The Minister may delegate any power conferred upon Delegation him by this Act to any officer in the Department of National Education.

(2) A delegation under subsection (1) shall not prevent the exercise of the relevant power by the Minister himself.

11. The provisions of this Act, except those of section 8, shall Act binds State. bind the State.

12. Section 46 of the Copyright Act, 1965 (Act No. 63 of Repeal of section 46 of Act 63 of 1965. 1965), is hereby repealed.

13. This Act shall be called the Legal Deposit of Publications Short title and com Act. 1982, and shall come into operation on a date fixed by the mencement. State President by proclamation in the Gazette.

(Date of commencement: 31 August 1984)

The Director Legal Deposit Section State Library P.O. Box 397 PRETORIA 0001

AN EXPLANATION OF THE ACT HAS BEEN PUBLISHED BY THE DEPARTMENT OF NATIONAL EDUCATION AND IS AVAILABLE FREE OF CHARGE FROM THE STATE LIBRARY

CHEMICAL WORKERS INDUSTRIAL UNION

WESTERN CAPE BRANCH



Room 18 Community House 41 Salt River Road 7925 **SALT RIVER**

Telephone: 021 - 479624

8 August 1988

The Secretary

.

••••••

Dear Comrades

re: <u>Relief/Assistance for dismissed members</u>:

More than 60 of our members were dismissed at Capegas (Pty) Lt due to their involvement in the COSATU days of protest action on 6,7 and 8 June. For more than 2 months they have not had a decent income. The state's unemployment Benefit system has also seen the need to punish the dismissed comrades.

We call on you to support the comrades provisionally in the following manner:

- Send letters/petitions to the management concerned objecting to their actions and demand that they be re-instated immediately (meetings have been called involving community organisations, but were poorly attended). Further meetings to discuss action will be called in the near future.
- 2. <u>Please supportfinancially and in the form of food parcels</u> and send it to the union office.

Company Address:

Mr Straughn Capegas Co. P O Box 321 CAPE TOWN 8000 Union Address: Room 18 Community House 41 Salt River Road SALT RIVER 7925

Yours in struggle

M Jansen (Branch Secretary)



CCAWUSA

Commercial, Catering and Allied Workers' Union of South Africa

1

57 Loop Street P.O. Box 1711 CAPE TOWN 8000

9 August 1988

Dear Comrades

RE : MASS DISMISSALS

E.C.C.

As you may be aware, workers at Townhouse and Vineyard Hotels (100); Red Arrow and Navaho Spurs (26); Cape Gas (62); and Kairos Wilderness and Arthurs' Seat Hotels (122) were dismissed in this region for participating in the recent Stayaways in protest against the New Labour Bill and the restrictions and bannings on 17 organisations including the UDF and COSATU, as well as over June 16.

We have identified a number of areas where you and other organisations can support the dismissed workers and can put pressure on the bosses to take them back. We also feel it is important for all progressive organisations in the region to come together and develop closer links as well as a coherent response over this issue.

We are therefore inviting you to send 2 representatives to a meeting on Thursday 18 August 1988 at Community House, Salt River at 6.00pm.

11.0. 10X 1711 CAPI TOWN We believe that the bosses who have dismissed workers over the Stayaways of 6-8 June and 16 June have used these particular days as a pretext to try and crush our organisation. In so doing however they have touched on issues that affect every worker and every member of our communities, and have exposed themselves as racists. They have set a dangerous precedent for further action against organised workers in this country. It is emperative that we all unite at this time to defend our organisations.

Yours in the Struggle CCAWUSA - WESTERN CAPE

nusde per:

Dear Rev Duncan

As you are no doubt aware the End Conscription Campaign has been restricted under the Emergency Regulations, from engaging in any acts or activities whatsoever. This restriction effectively bans ECC. Indeed we are now only entitled to administer our assets and tend to our books, records and legal business.

This unfortunately means that our proposed Alternative Service Project - painting a mural at your children's home can now no longer be performed by ECC. It is with regret that we must therefore withdraw from this project.

It is our hope that this does not inconvenience you unduly, and that you will find other volunteers who are willing to perform such work.

We thank you for your support over the years, and in particular for the encouragement you have given us of late.

Yours in peace

Glenn Goosen ECC Campaign Administrator

HOOVER INSTITUTION

ON WAR, REVOLUTION AND PEACE



Stanford, California 94305-6010

September 1, 1988

Objector Conscientious Objector Support Group P.O. Box 208 Woodstock South Africa

Dear Sir/Madam:

Our library placed an order for our subscirption 8/27/87 to begin with Volume 1, Number #1. We have not heard from you or received any issues to date. Would you kindly let us know if you are still publishing?

Thank you for your attention to this matter.

Sincerely, D tale

Terrel D. Hale for Serials Department

HOOVER INSTITUTION

ON WAR, REVOLUTION AND PEACE

Stanford, California 94305-6010



September 1, 1988

End Conscription Campaign publications P.O. Box 208 Woodstock 7915 South Africa

Dear Sir/Madam:

Our library ordered subscriptions to all of your publication 5/12/88 which were to begin with 1988. We have not yet received issues from you.

Thank you for your attention to this matter.

Sincerely,

alo

Terrel D. Hale for Serials Department

DIOCESE OF CAPE TOWN

CHURCH OF THE PROVINCE OF SOUTHERN AFRICA

The Rt. Revd. C. H. ALBERTYN Bishop Suffragan of Cape Town

Telephone 951 4277

6 September 1988

Bishopsholme 18 Rue Ursula Glenhaven Bellville 7530

End Conscription Campaign P O Box 208 WOODSTOCK 7915

Dear Sir,

The members of the Justice and Reconciliation Board (J&R) meeting in Windhoek wishes to commend the work of the ECC and deplores the restrictions placed upon the organization. Further, we urge the members of the ECC to continue their work despite the limitation placed upon the Campaign.

We hope the authorities will recognise persons serving prison sentences for refusing to serve in the SADF should be treated as political prisoners and not as common criminals. We recognise that their all-embracing patrotism is consistent with the ideals of the Kingdom of God and do not accept the accusations of treachery and lack of patrotism made against them.

We pray that God will continue to bless you in this work, and be assured of our love and support.

With all good wishes.

Yours sincerely,

+ Charles albertyn

The Rt Revd C H Albertyn

Chairman of the Provincial Board Of Justice and Reconciliation CHURCH OF THE PROVICE OF SOUTHERN AFRICA

B8.2.9

Conscription Advice Service

P.O.Box 15467 Vlaeberg 8018 Cape Town

Tuesday 6th September1988

Dear Friends,

THIS IS AN INVITATION !

We at the Conscription Advice Service would like you and/or other representatives of your organisation to join us for a time of both celebration and reflection at our Annual General Meeting.

- THE DATE IS TUESDAY 20th SEPTEMBER 1988
- THE TIME 7.45 pm [Duration approx. 2hrs]
- THE VENUE RONDEBOSCH CONGREGATIONAL CHURCH HALL

THE PROGRAMME Feedback / discussion on CAS this past year What direction militarism in SA ?

FOLLOWED BY "WAR TOYS" - (See below)

AND SOME CHEESE AND WINE TO CLOSE OFF THE EVENING.

Please do come and join us on the 20th. All supporters are welcome. We look forward to meeting you all again.

Yours sincerely, Janet Morph

For the Conscription Advice Service - Cape Town a south african parable T

... From its success at the GRAHAMSTOWN FESTIVAL and recent run at the UCT Arena.

... An ACTS production

- ... Devised and directed by PETER KRUMMECK, assisted by TESSA EDLMANN and DAVID PATRICK
- ... Specially performed for CAS !

CALL-UP CRISIS ? Call up CAS ! 689-1194

END CONSCRIPTION CAMPAIGN MEMBERSHIP NEWSLETTER

Dear ECC Member,

If you have only recently submitted your Membership Application Form, then please accept our warmest WELCOME as a member of the End Conscription Campaign. We apologise if we have seemed tardy in dispatching news to you. We also regret that this, our first newsletter, should carry news of the restrictions imposed on the ECC.

As you are no doubt aware, the Minister of Law and Order, Adriaan Vlok, issued an order in terms of Emergency Regulations on Monday 22 August, whereby ECC is restricted from engaging in any acts or activities whatsoever. The only exception to this is that we may continue to tend to our assets, administer our books and records, take legal advice and comply with any legal obligations we may incur. We are precluded from commenting on the restriction, or even discussing what should now happen to the End Conscription Campaign other than administratively.

It should be clear to you that the restriction order severely curtails ECC, in effect banning it as an organisation. The restriction however, does not preclude a member of the public from becoming a member of the ECC. The only effect it has on membership is to prohibit members from engaging in activities as members of the ECC.

CHALLENGING THE RESTRICTION ?

We have taken legal advice and are in the process of evaluating a possible legal challenge to the Restriction order. Similar proceedings are being brought by other restricted organisations, and we will await the outcome before proceeding with our own application to court.

INTERDICT AGAINST THE SADF

Earlier this year, following admissions made by the SADF as to the existence of a campaign to discredit and undermine the ECC by members of the Western Province Command, we launched an application for an interdict restraining the SADF from such interference with the ECC. We did this on the basis that many of our members had in fact experienced incidents of harrasment and intimidation, and that ECC's name had been discreditted through such a campaign. ECC won an interim interdict against the SADF, and the return date was set for the end of August. The SADF argued that the matter should be heard in camera because of the sensitive nature of the issue. The Court however rejected this argument and consequently the case was fully reported in the national press. We hope that you have followed these proceedings. We expect that judgement will be handed down shortly. Do watch the press for information.

THE FUTURE OF ECC

It is difficult to answer this question fully given the restriction order itself. It can be safely noted, however, that the restriction applies only to ECC as an organisation and campaign, it does not prohibit support for the issues that ECC addressed, nor does it restrict individuals from raising those issues. It is apparent also that in recent months numerous organisations and individuals, quite independently of ECC, have begun to focus attention on the issue of conscription and alternatives to military service.

Thus whilst ECC may no longer exist as a public campaign, for as long as the State of Emergency is in force, there is every indication that the concerns voiced by the ECC, remain concerns of a very broad cross section of our society. On this basis we are confident that these concerns will be voiced notwithstanding the restrictions imposed on the ECC. Indeed the mere fact that conscription continues without adequate alternatives being provided, suggests that the issue can not be said to have been resolved.

ECC's response to the restriction order has been to suspend all of our activities in the interests of legality, and to inform our members of the scope and implication of the restriction. No decisions have yet been taken regarding the longer term future of ECC. In the short term we have decided that we no longer need to maintain an office, and our office will be closing down at the end of September. Our postal address (P.O.Box 208 Woodstock) will remain the same. We are at present taking legal advice on whether it may be possible to convene an Annual General Meeting at which formal discussion can occur about the future of ECC.

We hope that the information we have provided has placed the restriction of ECC in some perspective. We take this opportunity to thank you for the tremendous support that you have given to the END CONSCRIPTION CAMPAIGN, in particular the call for constructive alternatives to military national service. We hope that the contribution you have made to ECC will not be in vain.

Yours in Peace

p Gen Goorer

Dr Crispian Olver END CONSCRIPTION CAMPAIGN CHAIRPERSON CAPE TOWN 12 SEPTEMBER 1988



PW/hl

Civic Centre 12 Hertzog Boulevard PO Box 298 Cape Town 8000 Telex: 52-0966 CEECT SA Fax: (021) 251 497

Burgersentrum Hertzogboulevard 12 Posbus 298 Kaapstad 8000 Teleks: 52-0966 CEECT SA Fax: (021) 251 497



CITY OF CAPE TOWN STAD KAAPSTAD

Date/Datum: 1988 2. 11. Ask for/Vra vir: Mr Williams Tel: 210-2808 Ref/Verw: GM. 28/3

> Mrs M Wheeldon End Conscription Campaign P O Box 208 WOODSTOCK 7915

Dear Madam

REQUEST TO PLACE TABLES ON PAVEMENTS IN THE CAPE TOWN MUNICIPAL AREA: SATURDAY 1988-02-13

I refer to our conversation on 1988-02-11 and wish to advise that there is no objection from a traffic control point of view to your organisation placing a chair and a table on the pavement from 09h30 to 13h00 on Saturday 1988-02-13 for the purpose of distributing literature.

The tables shall be placed at the following sites:

- a) Personal Cleaners, Main Road Sea Point.
- B) Rustenberg Pharmacy, Rondebosch Shopping Centre, Rondebosch.
- c) The Link Shopping Centre, Main Road, Claremont.
- d) Edgars, Main Road, Wynberg.

The permission granted is subject to the following conditions:

- that the consent to the placing of the tables shall be obtained from the managers of the shops concerned;
- that no undue obstruction shall be caused to pedestrian or vehicular traffic;
- 3) that the instructions of any uniformed Law Enforcement Officer of the Council shall be complied with;
- that the pavement shall not be damaged in any way;
- 5) that the permission granted may be withdrawn in whole or in part at any time should such a course be considered necessary or desirable by the Council; and

6/....

6) that you shall obtain any other authorites which might be required in terms of any other legislation.

Yours faithfully

for CITY ADMINISTRATOR

Collection Number: AG1977

END CONSCRIPTION CAMPAIGN (ECC)

PUBLISHER:

Publisher:- Historical Papers Research Archive Location:- Johannesburg ©2013

LEGAL NOTICES:

Copyright Notice: All materials on the Historical Papers website are protected by South African copyright law and may not be reproduced, distributed, transmitted, displayed, or otherwise published in any format, without the prior written permission of the copyright owner.

Disclaimer and Terms of Use: Provided that you maintain all copyright and other notices contained therein, you may download material (one machine readable copy and one print copy per page) for your personal and/or educational non-commercial use only.

People using these records relating to the archives of Historical Papers, The Library, University of the Witwatersrand, Johannesburg, are reminded that such records sometimes contain material which is uncorroborated, inaccurate, distorted or untrue. While these digital records are true facsimiles of paper documents and the information contained herein is obtained from sources believed to be accurate and reliable, Historical Papers, University of the Witwatersrand has not independently verified their content. Consequently, the University is not responsible for any errors or omissions and excludes any and all liability for any errors in or omissions from the information on the website or any related information on third party websites accessible from this website.

This document is part of a collection held at the Historical Papers Research Archive at The University of the Witwatersrand, Johannesburg, South Africa.