

X
3/7/14
~~Matejane~~

IN THE HIGH COURT OF SOUTH AFRICA
(GAUTENG LOCAL DIVISION, PRETORIA)

CASE NO.: 38429/13

Before Judge Matejane
3 July 2014
In the matter between:

D.G.L.R

FIRST APPLICANT

K.M.R.G

SECOND APPLICANT

And

MINISTER OF HOME AFFAIRS

FIRST RESPONDENT

DIRECTOR-GENERAL, DEPARTMENT

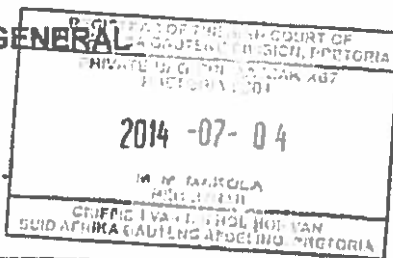
OF HOME AFFAIRS

SECOND RESPONDENT

DEPUTY DIRECTOR-GENERAL

FOR CIVIC SERVICES

RONEL KRUGER, N.O.



THIRD RESPONDENT

FOURTH RESPONDENT

DRAFT ORDER

After having read the papers filed of record, heard counsel and having considered the matter:-

03 07 2014

IT IS ORDERED THAT:

1. The decision of the First Respondent not to register the First Applicant, **DGTLR**, as a South African citizen is declared unlawful and is hereby reviewed and set aside.
2. The decision by the Fourth Respondent dated 24 December 2012 is hereby reviewed and set aside.
3. The First Applicant, **DGTLR**, is declared to be a South African citizen by birth in terms of section 2(2) of the South African Citizenship Act 88 of 1995 as amended.
4. The First Respondent is directed to:
 - a. enter **DGTLR** into the National Population Register as a citizen;
 - b. issue **DGTLR** with a citizen identity number;
 - c. amend and re-issue **DGTLR's** birth certificate;
 - d. Make regulations in relation to section 2(2) of the Citizenship Act pursuant to section 23, within a time period that the Court deems reasonable
5. The Respondent's are to pay the costs of this application.

03 07 2014
