Cb2.5

IN THE MATTER BETWEEN

GABOHIOE GABOUTLOELOE, in his capacity as Executor Testmentary in the estate of the late LENKEME TSIKOE,

MEREKE LESETEDI AND TSAKGOSI
DEFENDANTS AND RESPONDENTS

BE IF REMEMBERED that on the 21st. day of October

1912 upon proof being adduced of the service upon the Respondents
of the Rule Nisi, acting as an Interim Interdict restraining
the slaughetr, sale or other disposal of certain assets of the
said Estate, granted in this matter on the 5th. September 1912
and upon hearing Mr. Nightingale and Mr. Phear of Counsel
for the Applicant and Respondents respectively.

The Court orders

that the said interdict be extended until a further order of Court, and that the Applicant institute his action in the premises within the next ensuing Civil term of this Court, the petition in this matter standing in place of a summons, and the question of the costs in these proceedings to stand over.

AND BE IT FURTHER REMEMBERED that afterwards that is to say on Thursday the 27th. February, upon hearing Mr. Kitchin on behalf of the Plaintiff excepting to paragraphs 1 and 2 of the Defendant's Plea, wherein it is alleged for reasons thereintstated the above Court has no jurisdiction to entertain the claim in this action, and upon hearing Mr. Giddy also on behalf of the Defendants in reply them to.

The Court, on the 7th. day of March 1913, disallows the Exception, with costs, including the costs of the Petition, and orders that each party do pay his own costs in the Interdict proceedings.

E. E. Gladwin

Acting Registrar.

THIS IS THE LAST WILL AND TESTAMENT OF ME, THE UNDERSIGNED,
LENKEME TSIEGE, RESIDING ON THE MOSITA RESERVE, IN THE DISTRICT
OF MAFEKING.

I hereby revoke, cancel and annul all previous Wills and Testamentary dispositions heretofore made by me.

I hereby nominate and appoint my three sons KOENA, LEBENKULE and TSIKOE, to be the sole and universal heirs of the whole of my Estate and effects, movable and immovable of what nature and kind soever, and wherever situate, and whether same be in possession, reversion, remainder or expectancy nothing being excepted: the said sons to receive the following shares namely, to KOENA, the eldest, one half  $(\frac{1}{2})$ , to LEBENKULE, the second, one quarter  $(\frac{1}{4})$ , to TSIKOE, the youngest, one quarter  $(\frac{1}{4})$ .

I hereby give and bequeath to my wife, Gabontloge, as a donation one cow, the same to be her sole and exclusive property.

I hereby mominate and appoint Gabohioe Gaboutloeloe to be the sole executor of this my Will and administrator of my Estate and effects, granting to him all such powers as are allowed in law and especially that of assumption.

I reserve to myself the power from time to time to make any such alterations in or additions to this Will, either by a separate act or at the foot hereof, desiring that all such alterations or additions so made, under my own hand, shall be held to be as valid and effectual as if same had been inserted herein.

In witness whereof, I have hereunto set my hand at Mafeking C.C., on the tenth day of March 1909 in the presence of the subscribing wtnessess.

As witnesses :

1.(Sgd) N.C.DeKock

Lenkeme his X mark Tsikoe.

2. (Sgd) Stephen Lefenya

Lis is the last will and testament of one, the undersigned, Lordene Lorde, receipt on the movieta Reserve, in the destruct of weeking.

I dovely revoke, cancel and annual all previous wills and other testamentary dispositions Lordofore made he me

Josephy nominate and appoint my three sons loena, Lebenkule and Likoe, to be the sole and aniver sol heirs of the whole of my latate and effects, unou able and immovable of whatever nature and kind soever, and whovever aituate, and whether same in passession, reversion, remainder or expectancy nothing excepted: the said soms to receive the following share namely to Koena, the eldest, one half (2) to Lebenkule, the second, one quarter (4), to Saikoe, the youngest, one

Thouby give and bequeath to my wife, faboutloge, as a donation, one cow, the same to be hor sole and exclusive property.

below to be the sole executor of this im wait and administrator of ung estate and effects, granting dim all such powers as are aclowed in law and especially that of assumption.

I ruserie to impress the former from time to time to make any such alteration in or addition

to

to the will, either by a separate act or at the fool hereof, of viring that all such alterations on addition so made, under ungown hand, shoul be held to be as valid and effectually as if kame had been insuited hour. In witness whereof, Thave hereunts set unghand at mageting cl on the the lines day of hearen 1909 in the presence of the subscribing witnesses. assertnesses Lenkeme X Likoe Ill Wicde Kock 2 (Sgd) Stephentsferry a

**Collection Number: A979** 

## Silas T MOLEMA and Solomon T PLAATJE Papers

## **PUBLISHER:**

Publisher:- Historical Papers, University of the Witwatersrand Location:- Johannesburg ©2012

## **LEGAL NOTICES:**

**Copyright Notice:** Copyright for all materials on the Historical Papers website is owned by The University of the Witwatersrand, Johannesburg and is protected by South African copyright law. Material may not be reproduced, distributed, transmitted, displayed, or otherwise published in any format, without the prior written permission of the University of the Witwatersrand, Johannesburg.

**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 owned by the University of the Witwatersrand, Johannesburg and deposited at Historical Papers at The University of the Witwatersrand.