IN THE HIGH COURT OF SOUTH AFRICA



GAUTENG DIVISION, PRETORIA

Case No 35801/19

DELETE WHICHEVER IS NOT APPLICABLE

- (1) REPORTABLE: YES / NO
- (2) OF INTEREST TO OTHER JUDGES: YES / NO
- (3) REVISED.

19 October 2022

DATE

SIGNATURE

In the matter between:

NHLABATHI SAMUKELISIWE LOUWEN

PLAINTIFF

and

MEC FOR THE DEPARTMENT OF HEALTH

GAUTENG

DEFENDANT

LEAVE TO APPEAL

FRANCIS-SUBBIAH, AJ:

- [1] The applicant/defendant seeks leave to appeal against the entire judgment and order delivered on 22 July 2022 in this matter.
- [2] The respondent/plaintiff opposes the application for leave to appeal.
- [3] In considering a leave to appeal there must be reasonable prospects that another court may come to a different conclusion.
- [4] The respondent opposed this application on the basis that I had not erred in the findings and that there are no prospects that another court may come to a different conclusion.
- [5] Having read the papers and having heard counsel I had considered the issues raised by the applicant in this leave to appeal in coming to a decision on the trial matter. I have dealt in depth with many of the issues raised in the application in my judgment.
- [6] I am of the view that there are reasonable prospects that another court may come to a different conclusion. Leave to appeal should therefore be granted to the Full Court of the Gauteng Division.
- [7] Accordingly the following order is made:
 - 7.1 Leave to appeal to the Full Court of the Gauteng Division is hereby granted.

7.2 The costs of this application are to be costs in the appeal.



Counsel for the Applicant/ Defendant: Adv N Manaka

Instructed by: State Attorney

Counsel for the Respondent/ Plaintiff: Adv NGD Maritz SC

Instructed by: Joseph's Inc

Date of Hearing: 13 October 2022

Date of Judgment: 19 October 2022