

National Taxpayers Union (NTU)

Self-determination is possible in South Africa.

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Presenters:

Johan Gräbe &

Annalie Gräbe



National Taxpayers Union (NTU)

Self-
determination is
possible in
South Africa.

Article 235 are already active in some Towns of South Africa
Reddersburg, Vivo, Hartenbos Vankansiedorp and others

[Article 235 In Action. This can be done, in all of South Africa.](#)

ATKV Property - On April 1, 1995, the tenants were given the opportunity to purchase the plots. Prices were determined based on valuations. Over the next two years, the process was completed, and all 403 tenants became the proud owners of a plot in Hartenbos. One of the conditions for the purchase was that the owners would be part of a Homeowners' Association with several duties and responsibilities. The most important of these is the responsibility for the open areas and the maintenance of the roads and stormwater drainage.

Hartenbos Vakansiedorp
Runs all their services
independently free of
politicians.
South Africa we can also
achieve that goal.

Writing is on the wall for South Africa..... Vacuum will remain



The collapse of the government is imminent. Who will fill the vacuum? Afri-forum, Solidarity, the Gangsters, SAAI, Oriana, China, Russia, the BRICS nations, the Mafia, or the USA?

In this presentation, we will explain how we South Africans, as independent communities, can legally fill the vacuum using:

- The Constitution of The Republic of South Africa, 1996.
- The National Taxpayers Union (NTU) system.
- Established by a team of legal specialists over a period of 31 years.
- By declaring legal disputes with Municipalities of South Africa.



Control our Public Funds, then you Control the Politician. The only way!!!!

No Politics Allowed!!!!

For the past 30+ years, politics have destroyed South Africa. Politics are not the solution to the problems in RSA! Strong, independent, and equipped communities are the only solution.

In this presentation, we will explain in detail how we, the South African citizens, can legally take control of our hard-earned money.

- The incompetency of the municipalities created this opportunity.
- From judgment to judgment, over 31 years, the system was developed.
- Today, it is tested and proven to work for the communities.
- All that is required is to use the system where applicable to gain control.
- The total cost to develop the system: R6 000 000 as at February 2025



Legal Cost Structure Overview

There is a cost involved for every court document displayed today. Linked to that is the average time it takes per case.

Magistrates Court – Cost **R50 000** – Time 30 – 90 Days
1 Magistrate + Attorney.

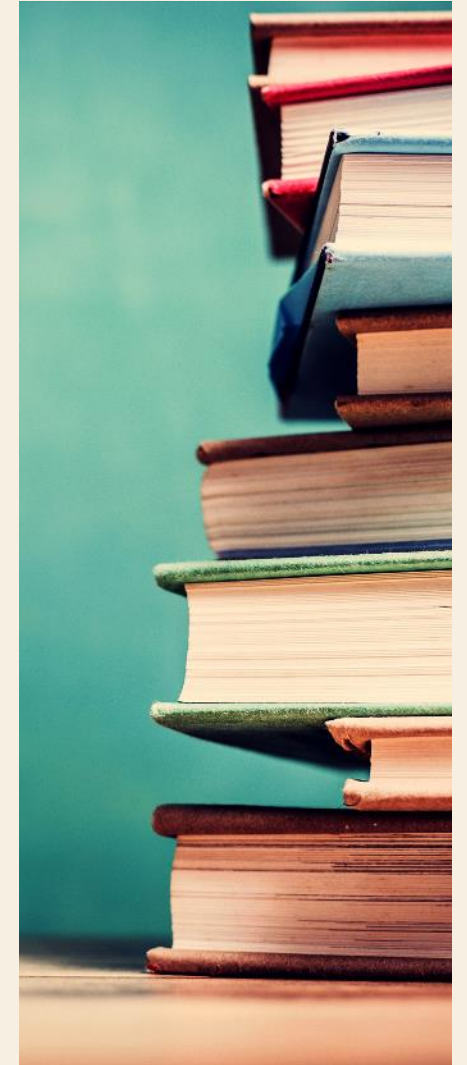
High Court Normal – Cost **R150 000** – Time 60 – 120 Days
1 Judge + Attorney + Advocates - Then 3 Judges.

High Court Urgent – Cost **R350 000** – Time 48 – 72 Hours
1 Judge + Attorney + Advocates.

Court of Appeals – Cost **R550 000** – Time 120 – 365 Days
3 to 5 Judges + + Attorney + Advocates.

Constitutional Court **R1 000 000** – Time 365 – 530 Days
9 to 11 Judges + Attorney + Advocates.

Every time during this presentation, take note of the cost to acquire the court order. Jaap Kelder, the legal team of Attorneys and Advocates with the NTU have done this for a period of 32 years to present this solution to you today.



Agenda

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National Taxpayers Union (NTU)

Kempton Park Court Case

Olga Rademan Case

Koster, Derby, Case

3 Cases Proof of Concept 2024

Promulgation Investigation

National Taxpayers Union (NTU) Support Cost

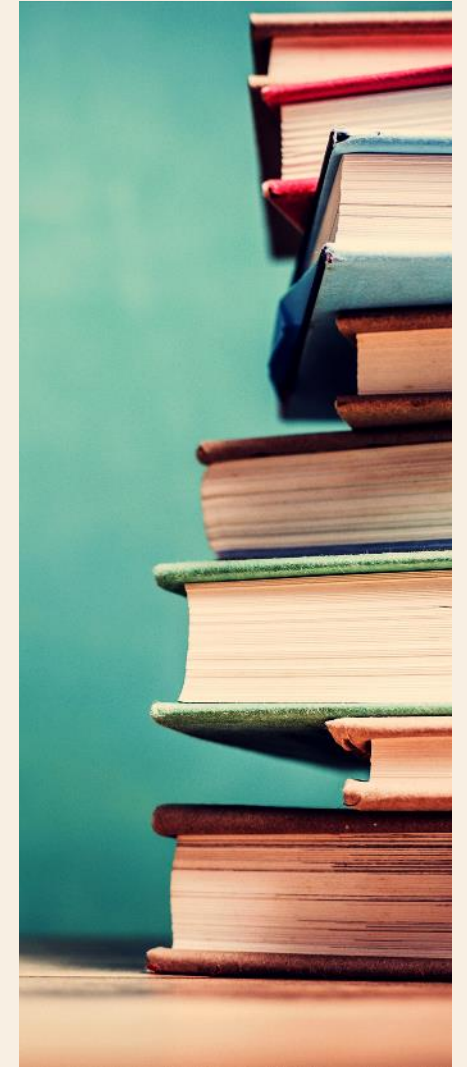
Declare Dispute, And Start with the Claim

Manage the knowledge of the Municipality

Advantage for the whole of the Municipal Aria

Advantage for South Africa - Koingnaas Case

The Article 235 Movement



Introduction

Politicians are necessary in society but should be appointed and fired by the communities that supply the funds for their remuneration.

Many writers since the 1930s have quoted this:

“Politicians and diapers must be changed often and for the same reason.” It is still applicable to this day.

The Article 235 movement have the potential to put the control of the hard-earned money in the hands of the communities who supply it to government.

As far back as 1994, Mr Jaap Kelder had already established the NTU and used it as a medium "vehicle" to hold municipal authorities accountable for services not rendered or not delivered to standard.

The only legal way to save South Africa is through the Article 235 movement through either (1)Parlement or the (2)Courts. Today we are exploring the path through the courts since 1994.



National Taxpayers Union (NTU)

Decentralize the municipal function to the people of the suburbs or towns and get rid of politics and central management of municipalities. Provide the towns with legal aid, technical, administrative and financial systems and proper training to manage their community themselves free from any political interference.



Kempton Park Court Case

From 1994 to 31 Maart 2000 6 Years – THE SUPREME COURT OF APPEAL - LOST CASE

In short, Kempton park city council must implement a system to ensure the 1 000 000 residents of Tembisa do pay for their use of electricity which was rejected by the court...

THIS IS THE BEGINNING OF THE ECONOMIC DECLINE FOR EVERYONE IN SOUTH AFRICA.



Olga Rademan Case

26 April 2013 – Important court case in the Constitutional Court

Established two significant points:

- (1) If the service is not delivered, the user is not required to pay.
- (2) If a dispute is declared, the dispute must first be resolved through normal legal channels before the user's services can be terminated.



Koster, Derby, Case

08 February 2018 – Important landmark High court case with a full bench of judges.

Where the Kgetleng River Municipality did not appear for the court case. This court case confirmed without any doubt that where a municipality has not promulgated its tariffs, the taxes were unlawfully levied, and the property owner can reclaim the taxes through a dispute.



3 Cases is Proof of Concept - 2024

Laingsburg, Modimolle and Reddersburg - High Court Home Owners won all 3 cases with Cost:

This court cases confirmed without any doubt that where a municipality has not promulgated its tariffs, the taxes were unlawfully levied, and the property owner can reclaim the taxes through a dispute. All three cases were dismissed with cost to the Municipality by the High Court in 2024.

The detail of every case will be discussed to place focus on the education of the Municipality.



Promulgation Investigation

Since 2009, municipal authorities have been required by law to promulgate their rates 60 days after the council has approved the rates. Many municipal authorities in South Africa have failed to comply with this legal requirement, resulting in the full property tax being illegally levied for the unpromulgated years. The cost for the investigation is R1,000 per year – for Knysna, it will amount to R16,000.00 (2009 – 2025 = 16 Years).



National Taxpayers Union (NTU) Support Cost

The total legal costs paid by the NTU from 1994 to 2025 amount to R6,000,000 to establish the de facto self-determination system for the benefit of all South Africans. We have all the knowledge and experience to support you with any administrative and legal issues you may have. For that service, the NTU requires 5% of the rates collected through the dispute.



Declare Dispute, And Start with the Claim

The NTU will supply you with all the legal documentation, financial systems and administrative support to enable you to do the claim 100% within the law.



Manage the knowledge of the Municipality

The Municipality will cut your electricity – How to manage that.

The Municipality will take you to Court – How to manage that.



Advantage for the whole of the Municipal Area

The Promulgation Investigation applies to all property owners in Knysna. It is very important to know that, by law in South Africa, once the owner of the property becomes aware of a claim against the municipality or any person or institution, you have 3 years to claim the funds back. If the claimant does not adhere to these rules, the claim is forfeited.



Advantage for South Africa - Koingnaas Case

The NTU currently has different cases running to get Article 235 implemented through the courts. If the municipality of Knysna did promulgate all the rates for the 16 years, self-determination is still possible through the other cases. The Koingnaas case is very important and is currently in the court of appeals with 5 judges. Thereafter, it will be in the Constitutional Court in front of 11 judges.



The Article 235 Movement

History of Article 235 in the Constitution of South Africa.

Article 235 is applicable to all citizens of South Africa.

The pursuit and activation of Article 235 are crucial under international law.

Session can never work without the groundwork done to activate Article 235 in RSA.



[Go to the The Article 235 Movement web pages](#)

Questions and Answers .



Thank You

Johan and Annalie Gräbe

e-mail:

admin@nbu-ntu.co.za

NTU Website:

www.nat-tax-union.co.za

Artikel 235 Movement:

www.selfdetermination.co.za

Cellphone: 083 305 9943

