## IN THE LABOUR COURT OF SOUTH AFRICA

**BRAAMFONTEIN** 

2003-02-18

CASE NO: J4638/02

In the matter between

MOHLALA, TSHWARI PHINEAS

**Applicant** 

and

1st Respondent

2<sup>nd</sup> Respondent

3<sup>rd</sup> Respondent

4<sup>th</sup> Respondent

\_

JUDGMENT

\_

## **REVELAS J**:

1. This is an application for leave to appeal against a judgment handed down on 29 November 2002 by me. At that stage the applicant had launched urgent proceedings seeking that the disciplinary proceedings instituted by the first respondent against him. be stayed pending the outcome of certain criminal proceedings regarding the

same allegations which were instituted on or about 18 November 2000. Assurances were given that these proceedings would take place.

- 2. I declined to grant the relief sought by the applicant.

  I have set out in a reasoned judgment why I did not grant
  the relief. I have nothing to add to that judgment. I
  have considered the matter, and in my view I do not
  believe that there is a reasonable prospect that the
  Labour Appeal Court would come to a different conclusion
  than I had come to.
- 3. Consequently the application for leave to appeal is dismissed with costs.

E. Revelas