PROVISIONAL SEQUESTRATION

IN THE HIGH COURT OF SOUTH AFRICA

(WESTERN CAPE HIGH COURT, CAPE TOWN)

CAPE TOWN:

Wednesday, 4 November 2009

BEFORE:

The Honourable Mr Justice Saldanha

Case No.: 22870/09

In the matter between:

THE STANDARD BANK OF SOUTH AFRICA LIMITED

Applicant

and

THE TRUSTEES FOR THE TIME BEING OF THE **BARNARD FAMILIE TRUST (IT2351/94)**

Respondent

(Being Deon Barnard NO, Mark Tomothy Holgate NO and

Delon Barnard NO in their aforesaid capacities)
Currently residing at: 48A Gazania Street, Welgemoed, Bellville

ORDER

Having heard counsel for the applicant and having read the papers filed of record it is ordered:

That the respondent be placed under provisional sequestration;

MASTER OF THE HIGH COURT CAPE TOWN ZOU9 -11- U B

- That a rule *nisi* be issued calling upon the respondent to show cause, if any, on Tuesday, 19 January 2010, why the respondent should not be placed under final sequestration.
- 3 That this order be served on:
 - 3.1. The respondent at 48A Gazania Street, Welgemoed, Bellville, Cape Town, South Africa and on its attorney Mr De La Rey, at De La Rey Attorneys, Shop 5, Cattle Baron Centre, Marais Crescent, Durbanville;
 - 3.2. The South African Revenue Service at 22 Hans Strijdom Avenue, Cape Town;
 - 3.3. The employees of the respondent, if any; and
 - 3.4. Every registered trade union representing the employees of respondent, if any.
- That the costs of this application be costs in the administration of the respondent's insolvent estate.

BY/ORDER OF THE COURT

COURT REGISTRAR

Cape Town

123 Edward Nathan Sonnenbergs

ORIETE DE LOURE COURT