

Labour law, protection of beliefs and a Flying Spaghetti Monster

By Bradley Workman-Davies 22 Oct 2019

Did you know that your beliefs may be protected by labour laws? But how far do these protections extend - would you be protected for climate change denialism, veganism or being a flat-Earther?



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Most South African citizens are well aware that their fundamental constitutional rights include the right of freedom of conscience, religion, thought, belief and opinion, and that these rights are valued so highly that ordinarily any infringement is a matter of constitutional law.

Labour laws are no exception.

The Labour Relations Act recognises the application of these protected rights in the workplace by specifically creating a protected category of dismissal to ensure that if a person is fired because of their religion, belief, conscience, or political opinion, the dismissal is not just unfair, but automatically unfair, and the dismissed employee is entitled to double the usual compensation. The employee may also claim that he or she has been unfairly discriminated against in term of the Employment Equity Act, and seek relief under this piece of legislation.

The question then is raised about what kind of beliefs are worthy of this protection.

The Flying Spaghetti Monster

There will, of course, be a fair consensus that religious beliefs such as those formal, traditional theological systems such as Christianity, Judaism, Hinduism, Buddhism and Islam, should be protected. But what of more fringe beliefs? As an extreme example, adherents to the newly created religion of Pastafarianism, in which proponents appeal to the creation of the universe (albeit as an admitted parody of other religions) by the Flying Spaghetti Monster (look it up, we're not joking) would

be unlikely to be protected in South Africa for their beliefs.