(O) Meltwater

Outside Insight

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telda venter@inl.co.za	Departments ordered to cough up after prison fall those who visited their loved ones in Pictures of the original pathway were where she exited the area through the to her injuries, was wheelchair-bound				STYLE MO
THE ministers of Justice and Correc- ional Services and of Public Works are esponsible for the damages caused to					
woman who seriously injured her leg when she fell on the pathway leading to and from the Pollsmoor Prison in Cape fown in 2017. Nazley Lakay was visiting her son n prison with her neighbour, who was here to see her husband, when the tecident occurred. Lakay said the pathway was the only one leading to and from the prison, and	jail were safe. She contended that the departments had failed to maintain the path properly, or place warning signs of the dangers. While Correctional Services agreed that the pathway was perhaps not in the best shape, it blamed Lakay for not looking where she was walking. The department also said it was short	Pictures of the original pathway were handed to the court, showing a path- way of deteriorated and broken-down concrete with an uneven surface which abounded with large, loose stones. Lakay testified that when a member of the public visited an inmate at Polls- moor, they were first processed in the visitors' section and then taken through a security gate to a waiting room. There	where she exited the area through the gates. She used the pathway to make her way back to the visitors' parking lot, where she waited for her neighbour's returm. She again used the pathway to ask one of the wardens how long her neigh- bour would be. While walking along the pathway, Lakay fell due to the uneven surface. She explained that she stepped	for some time. Judge Slingers noted that Pollsmoor was a correctional facility frequented by members of the public who visited their loved ones and friends incarcerated there, as well as by religious groups which ministered to the inmates. She said both departments were part of the state and should be concerned with the	FOR SUMMMER
t was uneven and unkempt. She claimed damages against the two jovernment departments in the Western Jape High Court, where she argued that he prison had a duty to ensure that	of money and thus not able to upgrade the pathway. However, shortly after the accident it repaved the pathway, some- thing Judge Hailey Singers said should have been done long before.	after, the person was collected by a taxi and transported to the relevant section where the inmate was held. After she had visited her son, the taxi returned her to the pick-up point, from	on a rugged piece of concrete which gave way, causing her foot to twist, which caused her to fall and land on her back. She was taken to hospital, and due	safety of those who visited Pollsmoor. "I am of the view that the defend- ants were obliged to prevent injuries to persons who visited Pollsmoor and to ensure that they could do so safely,"	Judge Slingers said. She ordered th these departments were 100% liable f Lakay's injuries. The amount payal will be determined at a later stage.
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