

philip s

From: irene [renie@bigpond.net.au]
Sent: Tuesday, 11 January 2005 11:28 AM
To: Philip S
Subject: Draft.What do you think?

Lesley Mcpharlin,

I have just received this email, that was sent to my father by Bruce Foreman. Please read contents that follow:

-----Original Message-----

From: Foreman, Bruce (PT) [mailto:Foreman.Bruce@saugov.sa.gov.au]
Sent: Monday, 10 January 2005 11:50 AM
To: 'Philip S'
Subject: RE: Erini Stiliano - following up on 17 Dec 2004 email request to liquidate and distribute land

Hi Philip

I have spoken to Lesley Mcpharlin, who is one of the crown solicitors working with us at Public Trustee. She has advised me the following.
 1/.Prpoerties in Greece are still subject to a lease until August 2005.
 2/.Public Trustee does not think it appropriote to sell any land at this stage while considering the interests of our clients affairs.

regards Bruce Foreman

1/ Erini Stiliano did not intend ever for her properties to ever to be leased, all she wanted was what she inherited to be distributed to her children, fairly and evenly. Gary, Anna and Stella and Stan(who is not blood) took over her wishes and thought only of themselves, and did not once consider thier brothers George and Philip in the process. Their father Mr Steve Stiliano did not consider Erini's intentions either, his own wife made him Power-of-Attorney upon trust, he took it upon himself to change her wishes and intentions and decided to do it his way. All the properties that remain in Greece, that belong to Erini Stiliano solely should without a doubt be sold now, as that is what Erini wanted. The leasing document, the lies of Anna and Stan especially have all been smoke screens so they could get their greedy hands on land that they have no right to. Your job should be quite simple, Sell all the Land, place a considerable amount in an account for Erini Stiliano for her needs, and distribute a considerable amount to Philip Stilianos, which is what Erini wanted, a Leasing document should not prevent you from selling Land.

2/ The Public Trustee does not think appopriate to sell land at this stage while considering the interests of our clients affairs? What do you mean by this. It seems the Public Trustee have decided to change the rules. Erini Stiliano set the ground rules via her will in 1993, Her son Philip Stilianos and her Great Grandchildren Sara and Shamona Stilianos are her only beneficiaries, the three people in her life who she had willed everything to upon trust solely and absolutely. This was all she ever wanted pre-dementia. You have no right to undermine Erini's intentions. It is not fair that you decide when selling land is appropriate or not, that's obvious how you are thinking. What about what Erini's thinks. Considering her interests? Her interests are Philip Stilianos, Sara Stilianos and Shamona Stilianos. It seems Erinis interest have been taken over by non beneficiaries, the Public Trustee and you Lesley Mcpharlin. If you really are considering the interests of your client which is Erini, then continue to sell the land as per her wishes since 1987 and give to Philip Stilianos his gift by his mother as that is Erini's orders. My Grandmother is what matters to me, her son Philip Stilianos and his family are what matters to her. All the proof is in her will.

Irene

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