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**From:** Anne S [anneveer@yahoo.com.au]  
**Sent:** Thursday, 15 March 2007 11:55 AM  
**To:** 'philip s'  
**Subject:** RE: T&T correspondence encyclopaedia

You know I tried. It is because I am not listed as beneficiary or defendant that I have not been able to get anywhere. I should have known that it was too good to be true.

I am not going to put myself through all that stress again that I went through with George's will.

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**From:** philip s [mailto:philstil2005-greece@yahoo.com.au]  
**Sent:** Thursday, 15 March 2007 11:46 AM  
**To:** anneveer@yahoo.com.au  
**Subject:** RE: T&T correspondence encyclopaedia

There wont be much left of the estate. The idea was that there was going to be a lot of money \$300,000 or 50% whichever is greater to you, if you were able to get the probate certificate. You have to earn by actively participating, not caving in.

There is currently a squatter claim on the most valuable property (about \$200K) in Iahania which I reckon Anna/Stan has set up while stalling probate.

That's the real reason for the stalling.

The whole focus should be on defending the lawsuit but Anna is keeping the focus away from that and onto these meaningless hearings which are the domain of Greece. We'll lose this property on 26 April 2007.

All the prime beach properties have gone.

The remaining properties are not sellable as under Rhodes law you cannot build on small pieces of land (<4000m<sup>2</sup>), and only the neighbours would be interested if you could find them.

The who pays fees ploy is this. If the executor gets control of the estate to pay the concocted fees you can virtually kiss goodbye to Rhodes.

With Anna, Gary etc sharing the estate things are not going to move for years. That's the problem with sharing with Anna.

Don't give up easily. Maintain your principles and your courage and above all knowledge. That's what counts. If you do that then you'll always know how to win.

You should *never* accept that it's OK for the probate judge to say to the probate registrar to not issue a certificate. That shows lack of knowledge of what's going on. No one was at the hearing to oppose this.

That's it. I have to concentrate on other things now.

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**From:** Anne S [mailto:anneveer@yahoo.com.au]  
**Sent:** Thursday, 15 March 2007 11:07 AM  
**To:** 'philip s'  
**Subject:** RE: T&T correspondence encyclopaedia

I understand that the probate registrar got the OK from the judge not to issue the

certificate of probate. Nicky rang me the other day and told me that she has been speaking to Stella and the feeling was that Anna now accepts that she cannot get anymore than the 1/8 she is entitled to under the Greek law. Apparently the issue is now about getting the legal fees paid by the estate. Have you been told about what the hearing is about tomorrow? Also perhaps speak to Nicky about what the conversation she has had with Stella. I am only going by what Nicky told me.

I am sure you don't want this thing to drag on and on. Also I am sure that you don't want the estate to diminish in legal fees either. As you have said we (meaning my sisters and I) do have a vested interest in this and we could certainly do with the funds from the estate, whatever that may be.

I read the correspondence from that solicitor in Greece about whether a letter would be sufficient to transfer those titles to Anna and Vanessa Varga was told it was not sufficient. That if she was to present that and other supporting documentation and put in a claim then she may get them, but I presume she won't do that because that would be a personal matter that she would have to bear the costs of. Something I am sure she does not want to do. Vanessa Varga should be advising her to give up and accept the Greek law and get on with the job unless she wants to incur a high personal legal expense.

I also read the letter from the barrister Roden and he even states that the titles held by the others fail as they had not been transferred legally.

I just hope this does not drag on as I really would hate to see this estate go down like George's estate did.

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**From:** philip s [mailto:philstil2005-greece@yahoo.com.au]  
**Sent:** Thursday, 15 March 2007 10:28 AM  
**To:** anneveer@yahoo.com.au  
**Subject:** RE: T&T correspondence encyclopaedia

anna is not interested in 10%. i know the greek law . so does she and she does not like it. thats why she went to australian court to see it she could get a better deal.

she failed and the probate registrar who came late into the scene at the 2nd hearing (see transcript) refuses to issues certificate.

That's still the issue, no certificate of probate.

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**From:** Anne S [mailto:anneveer@yahoo.com.au]  
**Sent:** Thursday, 15 March 2007 10:00 AM  
**To:** 'philip s'

**Subject:** RE: T&T correspondence encyclopaedia

Hi Dad

I have read through the most recent documents. What is the hearing on Friday 16th March 2007 actually for? How did you go in Greece?

It appears to me that no matter what that Anna, Gary and Stella are still going to get a share of the estate but you will get the bulk of it (60%). This is even if a will is presented. Do you accept this as Greek law? What about the fees? It appears to me that they may have to be paid out of the estate even if the interested parties do not agree. From what I read the Executor can get a court order for these fees to be paid from the estate. It may be better to just agree to this instead of incurring more costs as I don't believe my grandmother would want to see the estate eroded in legal fees as did George's estate. How do you feel on this dad?

Let me the latest on the court hearing for tomorrow and your opinion on the other issues I've mentioned.

Love

Anne

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**From:** philip s [mailto:philstil2005-greece@yahoo.com.au]  
**Sent:** Wednesday, 14 March 2007 10:34 PM  
**To:** anneveer@yahoo.com.au; 'Nicky V'; sonjawithoos@optusnet.com.au  
**Subject:** T&T correspondence encyclopaedia

Hi all

I'm putting every document here  
[http://www.omegaenterprises.info/rhodes/emails/emails\\_TT.htm](http://www.omegaenterprises.info/rhodes/emails/emails_TT.htm)

viz emails, letters, faxes and all attachments - .pdfs, .doc, .jpg etc of hearings, summonses, transcripts and other rubbish.

I've just started on it so check regularly as I add the email addressee/subject/attachment details and the attachments one by one.

Thereafter I'll keep it up to date as I receive more eGarbage into the eWheellieBin.

Bookmark for your reference.

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Internal Virus Database is out-of-date.  
Checked by AVG Free Edition.  
Version: 7.1.410 / Virus Database: 268.17.11/652 - Release Date: 25/01/2007

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No virus found in this incoming message.  
Checked by AVG - <http://www.avg.com>  
Version: 8.0.175 / Virus Database: 270.8.5/1763 - Release Date: 2008/11/02 7:08 PM