

Email

From: Sara Stilianos [mama_sara31@live.com.au]
Sent: Monday, 8 December 2008 10:48 PM
To: malcolm sporne; philip s
Subject: Inheritance

To Malcolm,

My Pop and I have decided to take matters of the inheritance in our own hands to discuss and work out suitable payments that will be beneficial with decisions made amongst each other, my pop will be advancing and administering the Australian estate and will be looking after his Greek estate as it is his to manage. I don't see any reasons for the public trustee to be part of this estate, there is no need for a section 43 I decline that decision, also NOT one cent is to be paid to Treloar and Treloar from the Australian or Greek estate as My pop, sister and I have had no involvement ever, My sister and I were minors whilst all the fraud was happening, if you want the money hassle the executors or erase the debt as it is due to fraudulent expenses, and the public trustee are liable as well for helping take part in fraudulent activities. There shouldn't even be a debt because the executors, Treloar and Treloar, etc lost the case. There has been no consideration or respect for my wellbeing during all this I have been suffering because of greed which is highly unfair. I no longer want the public trustee to administer the estate and now my pop will be the administrator as he is fair just like my great grandmother and the will. I have been through enough pain and suffering due to this and with absolute no help from the public trustee only lies to many times, I urge the public trustee to start thinking of innocent individuals instead of helping and thinking of the greedy, heartless individuals. You never told me that my pop was a residuary beneficiary and that I could receive my inheritance from him, you lied and played games you basically just stuffed around whilst I was homeless and not knowing what to do or how to receive my money, the reason you were doing that is because the public trustee couldn't tell me that they had spent the funds from the trust. My pop was never contesting the will, he also was never contacted by the public trustee in regards to my sister and I receiving our inheritance. So I leave with saying my pop is now going to be administrator for my sister and my inheritance from the Australian estate and my pop is going to administer the Greek estate without any interference by the public trustee or anyone else as he is the beneficiary and has all the rights to whatever decisions are made on selling and looking after the Greek properties. Nobody else has any reason to take any part of the decisions that have been decided by my pop, my sister and myself as we are the beneficiaries.

Regards Sara

Download free emoticons today! [Holiday cheer from Messenger.](#)

Internal Virus Database is out of date.

Checked by AVG - <http://www.avg.com>

Version: 8.0.173 / Virus Database: 270.6.20/1673 - Release Date: 9/15/2008 6:49 PM