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From: philip s [philstil2005-oz@yahoo.com.au]
Sent: Wednesday, 2 March 2011 9:10 AM
To: 'Shamona Stilianos'
Cc: 'Sara Stilianos'; Dorothy Hoverd
Subject: RE: Inheritance Advance Payment
Attachments: 2010-12-20 - Sara to PT - Urgent - Inheritance.pdf; 2011-01-10 - PT to Sara - Re Urgent Inheritance.pdf

Hi Shamona

There is an amount you could claim directly from the South Australian government, and not the overseas estate. The overseas estate is inaccessible to you.

I provided Sara the procedure on how each of you can obtain your \$40,000 each (plus maximum interest/investment since 2006 would make around \$55,000 or more). Sara was also going to do this on your behalf too. Sara sent the email attached to the Public Trustee on 20 Dec 2010. Sara apparently has been bribed not to take further action.

The response by the estates officer implied that the money would come from the Greek estate. This is never going to happen because it is illegal, and the Public Trustee knows it. Furthermore the Public Trustee had been charged by me, via appropriate channels, in about March 2010 when I submitted criminal charges viz **a) Accessory after the Fact to Fraud** and **b) Aiding and Abetting the execution of Fraud**. I know that the South Australian government is bracing itself for compensation claims from you and Sara, so you should do just that - with as much courage and attitude as you can manage for your tender years.

Be careful that you don't unwittingly fall into the trap of being an accessory to fraud too. You have a very good chance of claiming full compensation as a victim, but not it's not a good look if you are seen as an accessory (like some other members of the family line). You might claim however that you were misled and pressured into doing wrongful things against your grandfather - only you and Sara know the details that you have not conveyed to me yet.

The Public Trustee apparently does not have a clue on how to proceed in a legal and ethical way, and they and the South Australian government dread what action you, Sara and myself, are going to take next. They are content to do *nothing* for a long, long time unless *you* do something about it, and you most definitely can and should do something about it right now.

Basically, the simplest approach that I have in mind, is that the money has to be paid out to you directly from South Australian government funds as an informal compensation claim. The claims, indicated in the next paragraph, are to be stated by you via email to the South Australian government (the Attorney-General is the minister responsible, as well as the Premier himself). *The money would be deposited directly to your bank account directly from government funds*, never possible from the overseas deceased estate because the overseas estate is bequeathed only to me.

This is the claim you repeatedly make to the government: All of your money was spent solely in the underlying pursuit of criminal objectives, and there was not one iota of legitimate or ethical inheritance administration. So make sure that you send frequent reminders to the people in government who are accountable for the theft of your money to pay you from their own money - not anyone else's. .

How dissolute is it that the Public Trustee conspires to steal your money, and when it is subsequently forced to pay back the money it stole, it proceeds to attempt to steal someone else's money in order to pay for the first theft. Thus a classic endless spiral of crime is spawned - government-assisted Public Trustee style. That is precisely the position they are in today. They are apparently not ethical enough to own up and settle so they have left it to you to wear yourself out a little dealing with their sadistic disregard for law and order and sadistic treatment of victims of their never ending torts.

This is really no longer an inheritance matter. Inheritance administration was the last thing on their minds. Avoidance of legitimate inheritance administration was its priority at all times, *and continues to be so*. Therefore the matter that you should now deal with is your claim against the South Australian Government for its intentional misappropriation of Australian investment funds tagged for you. Instead of

ensuring that the funds were passed on intact to you, the funds were all intentionally used up in their aiding and abetting persons committing fraud against my family line. There has been quite a number of torts that they have committed and they know the legal consequences could be quite costly for them if they do not provide adequate compensation for loss and damages.

You should be aware that they have committed a number of torts, and you should note that the legal punishment for tort damages is a monetary amount *well beyond the amount misappropriated*. You might like to avail yourself of this more financially just course of action, if you have a normal desire for justice.

I could resend this email to you with cc recipients - SA Premier and Public Trustee, with extra attachments. Let me know when you're ready.

It's simple if you can get even a basic grasp on law and crime/tort violations committed against you, and whether that means anything to your sense of justice.

Refer to <http://inheritanceprotection.org/> for the background knowledge you need to acquire in pursuing your claims with unswerving conviction.

Philip

From: Shamona Stilianos [mailto:shamona.s@hotmail.com]
Sent: Monday, 28 February 2011 7:43 PM
To: Philip S
Subject: Inheritance Advance Payment

Hey Pop,

How have you been? I'm just wondering if you could please email me all contact details of the person I need to speak to about getting an advanced payment on my inheritance like Sara did. I'm looking for a house to rent asap and I need money for bond and furniture.

Hear from you soon,

Thank you :)
