

Philip S

From: Philip S [philstil2005-oz@yahoo.com.au]
Sent: Thursday, 21 April 2011 11:33 AM
To: South Australian Public Trustee Office
Cc: Sara Stilianos; 'Shamona Stilianos'; 'Anne S'; 'renie_68@hotmail.com'; 'nickytig68@yahoo.com.au'; 'Sonja'; 'Dorothy Hoverd'; Hon Premier MIKE RANN MP (premier@saugov.sa.gov.au)
Subject: Estate Erini Stiliano - SA Public Trustee 's Office 5 years of Non-Stop Fraud 2006-2011.
Attachments: 2010-05-17 - SAPTO Accessory after the Fact - To Whom It May Concern.pdf; 2009-04-27 - Correspondence with Premier of the South Australian Government.pdf; 2009-10-21 - Dec Estate of Erini Stiliano - Greek Court Scheduled Hearing 11 Feb 2010 - Criminal Investigation Update Required.pdf; 2009-05-26 - Fax to Rhodes Court Requesting cancellation of Lawsuit - ENGLISH.pdf; 2009-05-27 - Fax to Rhodes Court - Public Trustee is only defendant - ENGLISH.pdf

Enquires
South Australian Public Trustee Office

Please acknowledge this email and then forward it for action to:

- Debra Conpala (Current head of the Public Trustee office)
- Malcolm Sporne (Estates Officer, South Australian Public Trustee Office)

Philip Stilianos
 21 April 2011

To
 Debra Conpala
 Malcolm Sporne

Please forward an amount to me, same bank details as before, of \$8,000 from the net assets of this deceased estate so that I can forward it on to my grand daughters.

I will deal with the inevitable action that will be taken against your office for five years of well established, well documented premeditated fraudulent activities perpetrated against me.

I will in due course obtain legal advice as to what damages claims ought to be made for the numerous crimes and torts committed.

There are a number of crimes and torts your office has committed, and there is no doubt in my mind that the former head of the Public Trustee resigned when he was unable to cope with the pressure of responding to the Ombudsman and to the Trustee Corporations of Australia, to the contents in the attachments enclosed.

The time has come for your office and government to provide a substantial settlement for losses and damages resulting from these crimes and torts. Until you reveal the full details of the many covert and underhanded operations that your office has instigated over the last 5 years from 2006 and has continued unabated to this day in 2011, this matter could be broadcast in the interests of the Public.

Your office's dissolute mission and depraved actions have been exposed by myself and others. Your office defied the clear contents of an order from the South Australian Supreme Court issued in September 2007 and instead your office decided to continue to sabotage my inheritance and did this by instructing lawyers overseas to sabotage my overseas inheritance. I managed to uncover this fraudulent act at the eleventh hour in 2009 and the repercussions for your office has been dire ever since.

Your office deliberately issued a false statement of overseas assets for probate in 2006, and as a result of my complaints to the Attorney-General two officers from your office ostensibly had their positions terminated. However instead of atoning, your office apparently sought vengeance. Your office is

dedicated to vengeance against a sole beneficiary you apparently don't like at all.

Your office must realise that I had already consulted with Greek lawyers and Greek consulates in 2006 and had paid about \$3,000 dollars to overseas Greek lawyers and translators to have the entire inheritance dealt with under Greek law. I had complied with all of Greece's legal procedures and the inheritance process was well advanced in Greece. This whole inheritance processing would have cost no more than that \$3,000 in expenses coming from my own pocket and Greek inheritance rights would have been decided by the Athens Court early 2007. However unbeknown to me, your office, the Supreme Court's probate registrar, and a legal firm engaged by fraudulent Executors, had covertly planned to criminally sabotage my legal arrangements in Greece. Therefore Mr Rann would agree to issuing a directive that every expense incurred by your office and the fraudulent executors and anyone else involved will be paid from government funds.

Furthermore, your office unprecedentedly usurped control of the estate from a Greek beneficiary, in a criminal manner that I have detailed elsewhere, and so your office will compensate for all the property financial losses and adverse tax and superannuation implications that have resulted/will result from having administrators malicious towards me in charge of disposing estate for which only I had legal rights to handle.

Let's remind you also that your office had conspired repeatedly to steal the most valuable property ('number 671') from me by criminally consenting to having it criminally transferred to a fraudulent individual in Greece for free. The reason your office criminally usurped control of the estate from me in 2007 was to facilitate this theft.

Your office should never have got itself involved in this overseas deceased estate. Your State should never have got involved. Your office and State were completely redundant in this estate because the beneficiary and other candidates were already in total legal control as conferred to them by Greek Inheritance Law. Therefore every disaster that has beset you has been entirely unnecessary and of **your own doing**. When your office did decide to get itself involved, it was for one purpose, viz criminal intent against one individual - me. There can be no excuse whatsoever for these appalling acts of yours

Happy Easter and remember two things - thou office shalt not steal and thou office shalt not lie - ever.

List of relevant **torts** (<http://en.wikipedia.org/wiki/Tort>) punishable under **AUSTRALIAN TORT LAW** (source: Wikipedia http://en.wikipedia.org/wiki/Australian_tort_law)

Negligence *[applicable] [there is much evidence of intentional negligence tort. There was *only ever negligence and nothing else*]

Breach of public and statutory duties

- **Breach of statutory duties** *[applicable] [much documentary evidence of the many instances of this tort. There was *no compliance with any duty towards the beneficiary. There was malice only.*]
- **Interferences with the judicial process** *[applicable] [much documentation supports the occurrence of this tort]

Misrepresentation

- **Deceit** *[applicable] [there was *only deceit and nothing else*]
- **Defamation** *[may be applicable]
- **Injurious falsehood** *[applicable - malicious submission of false probate assets to a conspired lawyer and a conspired Probate Registrar. Contrary to expectations - Instructing their lawyers in Greece to suppress submission of probate to Greek Court, instructing their lawyers to make sure that Public Trustee was never mentioned to the Greek Court as being the actual administrator of the estate.]

Intentional damage to economic interests

- **Interference with contractual relations** *[applicable] [the Public Trustee interfering with my Greek lawyers by covertly getting them to betray me and work to the Public Trustee's objectives of defrauding the beneficiary for their mutual benefit. Interference with

Supreme Court order.]

- **Conspiracy** [*by Public Trustee, Probate Registrar and, law firm and their private client to fraudulently sabotage the beneficiary's overseas inheritance.*]

Interference with family relations

- [Interference via an intermediary with beneficiary's daughters and granddaughter/s to silence them as defendants and witnesses and induce them to betray the beneficiary for immediate financial gain. This has resulted in permanent alienation.]

Philip Stilianos
Australian Senior Citizen

21 April 2011