

GUARDIANSHIP BOARD AND PUBLIC TRUSTEE

have exhibited an abnormal level of gullibility and arrogance in their deplorable conduct at this hearing and at all times subsequent and pursuant to the hearing.

of the protected person as plaintiff applicant for Review. Philip Stilianos. The conflict particularly centred around the terms of the protected person's will. The applicant is allegedly the sole beneficiary of the protected person's will, which includes properties located in Greece. These properties, according to Mr and Mrs Usines, were intended to be distributed to all the children of the protected person by her husband. He apparently died prior to this arrangement being put in place leaving his estate to his wife, the protected person, who in turn has left her estate to her son Philip Stilianos and his children. The administrator has acknowledged that there may well be a challenge to the protected person's will on her death and funds have been retained for that purpose. (See page 2 of letter from Crown Solicitor to Guardianship Board dated 10 August 2004).

The Fraudulent Statement above was made by the plaintiff to Guardianship Board in private. This extremely *perjurious secret* damaging statement was never uttered at the 26 Aug 2004 hearing in my presence, and you will not find anything resembling it in the 26 Aug 2004 hearing transcript.

“He apparently died prior to this arrangement being put in place *leaving his estate to his wife, the protected person, who in turn had left her estate to her son Philip and his children*” is absolute fraudulent bullshit which apparently *prejudiced the minds of the Guardianship Board* – you only have to read the transcript to see the inexplicable comments by the Guardianship Board and its inexplicable tolerance towards the three antagonists' outrageous behaviour and comments throughout the hearing.

Nor was the very damaging *secret* letter received by Guardianship Board *before* the hearing from Public Trustee *questioning the validity of the will, effectively condemning the Will* ever mentioned at the hearing.

Nor is the *secret* letter sent by the Public Trustee sent to the plaintiff *before* the hearing *promising her I would not become administrator* ever mentioned at the hearing.

This pathetic hearing was directly responsible for the all the actions I subsequently took to restore some dignity to my mother and myself.

Absolute power corrupts absolutely. I now get this, because my mother and I have been the victims of it.