

philip s

From: philip s [philstil2005-home@yahoo.com.au]
Sent: Friday, 12 October 2007 12:49 PM
To: 'mcarthy.phil@saugov.sa.gov.au'
Subject: Erini Stiliano - notice of corruption inquiry

Dear Mr McCarthy

I have had no communication from the Public Trustee, so I have reason to suspect that you are not acting in my best interests as beneficiary nor in my mother's best interests as testator.

Therefore should you continue to maintain any association with Treloar & Treloar, with whom a Public Trustee crown solicitor officer, now suspended, conspired to corrupt the Supreme Court probate registrar, the matter will be referred to the Anticorruption Branch of the SAPOL (South Australian Police).

The pertinent documents have been placed at <http://rhodes.ombusnet.com/maladministration.htm>. You should look at this to get an appreciation of what may be in store if things are not handled in the proper manner expected of you.

Treloar & Treloar also could themselves now risk being referred to the Legal Practitioner's Conduct Board and beyond. Who are they going to blame? The Public Trustee? Is that why you are considering paying their bill? It is clearly a severe case of conflict of interest.

I respectfully demand that you do the right thing and tell Treloar & Treloar to bill their client and not the estate. You should not be seen to be paying off a bill which you corruptly caused, by way of a particular crown solicitor, now suspended, who was personally bent on overturning my mother's Will ever since that officer was appointed on contract in about April/June 2004. She lied to the Guardianship Board and to the SA Police in her endeavours to subvert the Will in the interests of those omitted from the Will.

It has been established that the Public Trustee, the solicitor Treloar & Treloar, the two Executors and the Supreme Court failed in their combined earnest quest to defeat a sound Will by way of an underhanded internal Supreme Court Rule 206. Thus the Supreme Court itself was duped into sponsoring this stupid groundless doomed mission. All this was done in secret without my knowledge. The perjuries, forgeries and overseas property fraud perpetrated by the Executors has been documented and presented.

The heinous false probate perpetrated by the combined efforts Public Trustee, Treloar & Treloar and Probate Registrar would bring wide condemnation if you were to continue with your actions.

You should also be made to compensate for losses of property overseas resulting from your participation in blocking probate submission overseas to a very squatter-prone region.

It would be a foolish act for the Public Trustee to be seen to be paying from my mother's estate the perpetrators for crimes committed by the perpetrators upon the estate, in which your department played a pivotal role in facilitating. The perpetrators who committed the crimes are the only ones who should be paying their legal bills out of their own pockets.

The Will has proven to be sound, rock solid and absolutely just. If you now can't handle the will without betraying my mother and myself please let me know and I'll apply for Letters of Administration. You should consider this as this would release you from the conflict of interest in which you are currently enveloped.

Regards.

12/10/2007

Philip Stilianos
12 October 2007

-Mb 0406432506
-Fax 03 8610 0078
-PO Box 99 Glenhuntly 3163

No virus found in this outgoing message.

Checked by AVG Free Edition.

Version: 7.5.476 / Virus Database: 269.14.6/1060 - Release Date: 09/10/2007 4:43 PM