



Angelica Perduta &lt;rsperduta@gmail.com&gt;

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**CIV-2013-485-6986 Estate of P H M van der Maesen De Sombreff**

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Angelica Perduta <rsperduta@gmail.com>  
To: "Penney, Jane" <Jane.Penney@justice.govt.nz>

Sat, Feb 28, 2015 at 6:33 AM

Dear Jane Penney (Court Manager and Registrar High Court Wellington),

1. Evidence shows that the Law Society and LCRO have blocked my access to legal advice, simply because I dared to use their "lawyer complaint service".

I believe I was fully justified in doing so, but even if I wasn't entitled to know what was going on, then I still have a right to use the "service" that is advertised.

2. The high court has rejected my application on technicalities, which, as a member of public I cannot be expected to know.

As a New Zealand citizen and tax payer, however I should have a right to access to the law:

I wish to sue the law firm Cruickshank-Pryde for acting in conflict of interest and perverting the course of justice.

3. Evidence shows the senior registrar, Mr. Earles, gave extensive advise on this is issue to said law firm.

So why is that allowed then, when you refuse to even "advise" me what what application you will accept from me in person?

4. Furthermore, said "senior registrar" abused petty technicalities to dismiss a perfectly reasonable last Will.

He showed a callous disregard for the wishes expressed by the deceased.

How is it appropriate someone like that is writing hand books on New Zealand probate law?

The law was broken, my mother was defrauded, and now my rights have been severely violated, apparently just so that my greedy siblings could rob me of my rightful inheritance.

That is not a reasonable way for New Zealand justice system to carry on.

It is an affront to our entire democracy.

I consequently request a meeting with \*you\* personally to discuss what is going on here, and how to proceed constructively.

Your's sincerely,

Ms. F. A. Perduta.

On Fri, Feb 27, 2015 at 11:48 AM, Penney, Jane <Jane.Penney@justice.govt.nz> wrote:

Dear Ms Perduta

Your email of 26 February 2015 requesting an appointment with the probate unit has been referred to me.

As has been explained to you in earlier correspondence the court are unable to provide legal advice. Your request to make an appointment to discuss the application that is required for reparation in respect of the grant of probate is a request for legal advice, as such we are unable to assist.

Jane Penney

Court Manager and Registrar

High Court Wellington

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- (1) reply promptly to that effect, and remove this email and the reply from your system;
- (2) do not act on this email in any other way.

Thank you.

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(Through adversity to the stars)