

Appendix 8

(relates to Robert Strickland's Affidavit Appendix RHS-6 in the maltese original)

Extract and translation of the Decree by Judge Anthony Ellul

in the Case 467/2012/AE in the Court of Voluntary Jurisdiction on 9/4/2015

2. In regard to the putting in possession of the legacy of the shares in favour of The Strickland Foundation, the Court, at this stage, limits itself to state that it is not enough that the Executor states that such an immission has been effected. **He must exhibit the document which proves this transfer – section 389 of Chapter 12. Thus the executor must file the document which was necessary for the transfer of these shares.** Document B (being the Form T) which was filed with the reply of Prof Ganado is only a notice /advice which is given to the Registrar of Companies that the transfer of the shares has taken place.

3. In regard to the other documents which refer to the administration of the estate by the Executors and the Statement of Affairs provided by the Executors to the Courts, here again the Executors must file documentation to substantiate the figures in the Statement of Affairs. Thus for example:

- if interest is earned from a bank account then the transaction history of that bank account must be exhibited.
- Similarly if a payment has been made by the executors then a copy of the relative receipts must be exhibited
- And where the executors received a dividend from Allied Newspapers then the dividend warrant should also be exhibited.