Lawyer In Tears

This was a fun bait and I should have continued on longer. But it was a battle of wills, and neither of us would give in. This is an Inheritance Scam, where they say I am the actual beneficiary of some dead foreigner, as compared with illegally posing as one. This idiot thinks that since he informed me of my good fortune, that he is automatically my lawyer and is calling the shots. In the early part of this bait, he tells me that the Hearing (reading) of the Will, will be in two days in England and knowing that I would be able to show on short notice, that I will just abide by his instructions and send in the fees. But this is unacceptable and I demand a rescheduling of the Hearing where I can be present – this opens up a new modality for this buttslammer as he says it will cost about \$1400.00 to reschedule the hearing...

From: PATRICK LINZ & ASSOCIATES LAW FIRM [mailto:info@internationallawfirm.co.uk]

Sent: Monday, October 19, 2009 3:33 PM

To: undisclosed-recipients: Subject: BEQUEST FOR YOU.

MANAGING PARTNER PATRICK LINZ & ASSOCIATES LAW FIRM 17-18 Rex House Regent Street London SW1Y 4PE, United Kingdom

NOTIFICATION OF BEQUEST

On behalf of the Trustees and Executor of the estate of Late Engr. David Peet, I once again try to notify you as my earlier letter was returned undelivered.

I hereby attempt to reach you again by this same email address stated on the WILL. I wish to notify you that late Engr. David Peet made you a beneficiary to his WILL. He left the sum of Seven Million One Hundred Thousand Dollars (USD \$7, 100.000.00) to you in the codicil and last testament to his WILL. Engr. David Peet until his death was a member of the Helicopter Society and the Institute of Electronic & Electrical Engineers. He was a very dedicated Christian who loved to be involved in charitable projects. His great philanthropy earned him numerous awards during his life time.

Late Engr. David Peet died on the 13th day of February, 2006 at the age of 70 years, and his WILL is now ready for execution. According to him this money is to support your humanitarian activities and to help the poor and the needy in our society. Please if I reach you this time as I am hopeful, endeavor to get back to me as soon as possible to enable me conclude my job. I hope to hear from you in no distant time.

Email: ese2bam@aol.com

Yours in Service, Barrister Patrick Linz Esq.

I think you have the wrong person here. I do not know this person - why would he leave me millions of

dollars???

Debbie

MANAGING PARTNER
PATRICK LINZ & ASSOCIATES LAW FIRM
17-18 Rex House Regent Street London
SW1Y 4PE,United Kingdom

Attn: Client

I want to assure you once again that they is nothing to worry about for you having this will. We want to acknowledge the receipt of your email to this chamber and also want you to know that you have absolute right to reject this WILL as much as you have the right to accept it as well. If you wish to turn it down then let me know so I can send you a WILL rejection form to fill and revert back to this office. I am not at liberty to question my late clients choice of making you a benefactor of his WILL.

I know you will like to know why he choose you but these are answers I cannot help you with. At this time we can only carry out our duties as directed by our client, I will suggest you think this through and lets us know what you want to do.

I can imagine that the late Engr. David Peet must have known that you will put the money to good use for the less privileged of which he was aware that you can achieve, that is why he selected you. Also, understand that I don't know you neither have I met you before, but my contacting you is based on the recommendation of late Engr. David Peet.

Be further informed that these funds will not be released to you without some proper identification. I have never met you before like I said and to be able to carry out our duties effectively as sole executors of the WILL of late Engr. David Peet, We must be convinced that you are who the testament says you are.

Please re-confirm to us through the above stated email; your full contact details to include your full name and address telephone and fax number (if any) and if you have moved to a new address then indicate both the new and old one for my verification with what i have in my file.

Any difference or discrepancies in the information provided by you will mean that I am contacting the wrong person and I will stop all communication with you out rightly.

Your information would be taken to the probate division of the International Court of Justice for verification. After the confirmation, the probate division would now release your letter of administration for claims to this bequest/funds. This document as well as the Certificate of Deposit issued by the Security Deposit Bank to Engr. David Peet when the funds were deposited by him will then be released to you. This will give you the legal backing to receiving these funds.

We sincerely hope that the above requirement be sent to us sooner than later for us to proceed with the documentation. Please note that we cannot send anymore document to you until we are fully convinced that we have the true beneficiary.. Note that we have a period of (14) working days to conclude this so I can move on to the next beneficiary on the WILL of my late client.

I wait your early response to move ahead.

Yours Faithfully,
Barrister Patrick Linz Esq.
PATRICK LINZ & ASSOCIATES LAW FIRM

(Head of Chambers.) PRINCIPAL PARTNERS: Barrister Markus Wolfgang, Mr. John Marvey Esq, Mr. Jerry Damon Esq.



There is a couple things I did not understand with the email you sent. First, you say that this gentleman wants me to put the money to good use for the less privileged – is this a requirement??? If I have to use these funds to help the poor then I would rather not accept the money. You told me that I was the beneficiary of this man, not just a trustee.

The second thing I don't understand is what is this nonsense about the "next beneficiary"?

Here is my info; Debbie Dawson 163 Brittain Road Akron, Ohio 44305 330-669-2473

MANAGING PARTNER
PATRICK LINZ & ASSOCIATES LAW FIRM
17-18 Rex House Regent Street London
SW1Y 4PE,United Kingdom.

Attn: Debbie Dawson,

We have been able to verify your information and we are satisfied that with the information provided, as it matches what we have in our file. I will want to inform you at this time that a date has been fixed for the hearing of the last WILL and TESTAMENT of my late client.

Be informed that the date is set for the 23th October, 2009 at the residence of my late client, we apologise for not informing you on time as we have tried to reach you earlier. Note that you are requested to attend this hearing if you can, but In your absence we will proceed with the hearing and commence the official process of carrying out the instruction of my late client to the last detail. Please let us know if you can attend this hearing so that we can make plans to accommodate you.

I want to inform you at this point that we will require you to provide this chambers with a valid identification

of yourself. Please note that we will need this identification on or before the hearing date. I will wait to hear from you soon. A copy of the last WILL and TESTAMENT of my late client will be sent to you after the hearing.

We will await your response with regards to the information requested of you . Your quick response will help us carry out our job more efficiently.

I wait your early response to move ahead.

Yours Faithfully,

Barrister Patrick Linz Esq.
PATRICK LINZ & ASSOCIATES LAW FIRM
(Head of Chambers.) PRINCIPAL PARTNERS: Barrister Markus Wolfgang, Mr. John Marvey Esq, Mr. Jerry
Damon Esq

They don't want me to attend the Hearing – just to send in the fees. He couldn't arrange it otherwise because he is saying that he is in England, but he is really in Nigeria. Normally, if the victim would like to deal with this in person, a lot of scammers would try to accommodate them – possibly kidnapping and murdering them as well. But how would this buttmunch convince me that the Hearing was moved to Nigeria?

What do you mean the hearing is in two days??? Of course I cannot be there. You need to postpone it and have it rescheduled when I can appear in person. This is ridiculous – either have it rescheduled or I will call the judge myself and get it done.

The last email I sent you I asked you two specific questions which you totally ignored in this email. Please go back and actually read the email I sent you and answer the questions.

Thank you and my ID is attached.

Debbie

From: ese2bam@aol.com [mailto:ese2bam@aol.com]

Sent: Wednesday, October 21, 2009 11:25 AM

To: Debbie

Subject: Let me know when it is convinces for you.

Let me know when it is convinces for youMANAGING PARTNER PATRICK LINZ & ASSOCIATES LAW FIRM 17-18 Rex House Regent Street London SW1Y 4PE,United Kingdom

Dear Debbie Dawson.

Thanks for your mail and your Identity well noted, thus, you helping the less privileged don't mean you given them all the fund but by helping in whatever way you can, Such as donating some money to the charity home and all that kind, that you know will mean well for them and their better living. One thing for sure know body is going to ask you how you used the money but I am very sure you are a good person and will be wise in all decision.

If it interest you to know that you are not the only beneficiary of the late Engr. David Peet and there are still some other person's that he listed as beneficiary of his WILL, In respect to this I will also have to process their file within the 14 working days

I am very sorry about the date, Let me know when it is convinces for you but In your absence we will proceed with the hearing and commence the official process of carrying out the instruction of my late client to the last detail. Please let us know if you can attend this hearing so that we can make plans to accommodate you. I already told you in our last mail to you that A copy of the last WILL and TESTAMENT of my late client will be sent to you after the hearing.

Yours Faithfully,
Barrister Patrick Linz Esq.
PATRICK LINZ & ASSOCIATES LAW FIRM

(Head of Chambers.) PRINCIPAL PARTNERS: Barrister Markus Wolfgang, Mr. John Marvey Esq, Mr. Jerry Damon Esq.

If you are wondering about the "convinces" nonsense he is spouting, he is trying to spell/say conveniences. Nice English from an English Barrister huh?

No, of course I cannot be there in two days – it work take me a couple weeks to make any arrangements to come to England. I will call the Court to see if I can get them to postpone it.

Thanks,

Debbie

MANAGING PARTNER
PATRICK LINZ & ASSOCIATES LAW FIRM
17-18 Rex House Regent Street London
SW1Y 4PE,United Kingdom

Dear Debbie Dawson.

If you read this line in my mail, (Be informed that the date is set for the 23th October, 2009 at the residence of my late client, we apologise for not informing you on time as we have tried to reach you earlier. Note that you are requested to attend this hearing if you can, but In your absence we will proceed with the hearing and commence the official process of carrying out the instruction of my late client to the last detail.)

So you don't have to worry yourself, I will keep you updated on the hearing.

Yours Faithfully, Barrister Patrick Linz Esq. PATRICK LINZ & ASSOCIATES LAW FIRM

(Head of Chambers.) PRINCIPAL PARTNERS: Barrister Markus Wolfgang, Mr. John Marvey Esq, Mr. Jerry Damon Esq.

Yes, I read your email and I understand it. What I don't understand is why you can't have the hearing rescheduled so I can actually attend it seeing that you did not make contact with me until 3 days ago.

Debbie

MANAGING PARTNER
PATRICK LINZ & ASSOCIATES LAW FIRM
17-18 Rex House Regent Street London
SW1Y 4PE,United Kingdom

Dear Debbie Dawson.

I asked you before when will you like the hearing to be rescheduled but you gave me no direct answer thus that was why i didn't change the date, now i am asking again when do you want us to set for the date of the hearing so i can quickly tell the court.

I need an urgent answer and direct one this time.

Yours Faithfully,

Barrister Patrick Linz Esq.

PATRICK LINZ & ASSOCIATES LAW FIRM

(Head of Chambers.) PRINCIPAL PARTNERS: Barrister Markus Wolfgang, Mr. John Marvey Esq, Mr. Jerry Damon Esq.

No, I did not see where you wrote this in any of your emails. If we put off this hearing until the second week of November, I will be able to make it.

Let me know,

Debbie

MANAGING PARTNER
PATRICK LINZ & ASSOCIATES LAW FIRM
17-18 Rex House Regent Street London
SW1Y 4PE,United Kingdom

Dear Debbie Dawson.

Prior your email which was received in this office and a notification send to the Court on your mandate that the hearing be postpone tell the second week of November, to this effect I will have to visit the court First thing tomorrow morning so I can sign before going to my office.

In accordance to the date the court wants you to be official in date (specific) because second week of November is not an official date and court has ruled that to re-scheduled and Notarize a new date for the hearing that you are to make payment for £880 as professional charge up-front to the court as Retainership of a new date.

Attach to this mail is a scan copy of my ID.

Below is the information on how you are to send the money so that the court can on the new date.

You are to make the payment via western union money transfer with the name of our account officer.

Receiver's Name: Mr. Lucas Maxwell

Receiver's Address:17-18 Rex House Regent Street London

SW1Y 4PE, United Kingdom Amount: 880 Pounds Sterling.

As soon as you make the payment, you are to send to this office the below information and a scan copy of the payment slip for documentation.

Sender's Name: Sender's Address: MTCN(10 digit):

We will expect to hear form you on the exact date and your payment information.

Yours Faithfully,

Barrister Patrick Linz Esq.

PATRICK LINZ & ASSOCIATES LAW FIRM

(Head of Chambers.) PRINCIPAL PARTNERS: Barrister Markus Wolfgang, Mr. John Marvey Esq, Mr. Jerry Damon Esq.

You want me to pay because you were too stupid to contact me in due time so that I could actually be present at the hearing where I am a beneficiary to the deceased? Are you kidding me? You can go fuck yourself if you think I'm paying you to reschedule the hearing, you idiot.

Debbie

MANAGING PARTNER PARTNER
PATRICK LINZ & ASSOCIATES LAW FIRM
17-18 Rex House Regent Street London
SW1Y 4PE, United Kingdom

Dear Debbie Dawson.

How can you use such languages on me thus I mean no disrespect for you madam but kindly, show me some respect, I once contacted you before but it returned undelivered and just some few day back I asked our secretary send you a notification again only for your mail to show this time and seen your mail we have to carry out our job as instructed my late client.

If you wish to turn it down then let me know so I can send you a WILL rejection form to fill and revert back to this office. I am not at liberty to question my late clients choice of making you a benefactor of his WILL.

With respect madam, how will you feel if your kids should use such languages and how will you correct them?

Be careful of the languages you use as adult. Thanks.

Yours Faithfully, Barrister Patrick Linz Esq.

PATRICK LINZ & ASSOCIATES LAW FIRM

(Head of Chambers.) PRINCIPAL PARTNERS: Barrister Markus Wolfgang, Mr. John Marvey Esq, Mr. Jerry Damon Esq.

Why would you think I would reject an inheritance if I am the legal beneficiary? Do you know what Due Process means? It means that there is a sequence of events that have to take place before you can continue with this legal action. For instance, you have to allot sufficient time to a beneficiary to make ample preparations to be present at the Probate Hearing. In other words, you can't say "The hearing is in two days, be there".

And the whole issue of wanting me to pay to postpone the Hearing is complete bullshit, and you know it. I have half a mind to report you to the authorities. I expect you to reschedule the Hearing until a time where I can be present, like you should have done in the first place when you failed to contact me. The second week of November is fine with me – pick any day from the 8th to the 14th. I will make the proper arrangements to be present at the hearing as long as there is ample time for me to prepare.

I also don't need you lecturing me on how I talk; you are not my father. If you don't want me to speak to you in such a way, then don't try to bribe me with frivolous charges.

Debbie

MANAGING PARTNER PARTNER
PATRICK LINZ & ASSOCIATES LAW FIRM
17-18 Rex House Regent Street London
SW1Y 4PE, United Kingdom

Dear Debbie Dawson.

With respect to you mail, I have sent the date to the court and they ask me about the up-front charge before they can accept the date.

Let me put it to you that without this charge been paid, Be rest assure that the hearing is not going to take place on any of the date as this is a procedure that we most have to follow for them to Re-scheduled and Notarize the new date for you to be present at the Probate Hearing. As soon as you send the up-front charges they will issue a date that is either 8th to the 14th for the hearing.

So if you don't mind, I will like you to send the money so i can get it to the court. Please I am a very **busy person** and will not have all the time to start all over again so i will advice that you kindly send the up-frnt charge with the details office our account officer i sent to you and i am sending it again to you now.

You are to make the payment via western union money transfer with the name of our account officer.

Receiver's Name: Mr. Lucas Maxwell

Receiver's Address:17-18 Rex House Regent Street London

SW1Y 4PE, United Kingdom Amount: 880 Pounds Sterling.

As soon as you make the payment, you are to send to this office the below information and a scan copy of the payment slip for documentation.

Sender's Name: Sender's Address: MTCN(10 digit): I hope to hear from you soon with a positive reponse.

Thanks.

Yours Faithfully,
Barrister Patrick Linz Esq.
PATRICK LINZ & ASSOCIATES LAW FIRM

(Head of Chambers.) PRINCIPAL PARTNERS: Barrister Markus Wolfgang, Mr. John Marvey Esq, Mr. Jerry Damon Esq.

I will call the court to confirm this. I just can't believe that they want me to pay money when you only gave me 2 days advance notice.

Debbie

MANAGING PARTNER PARTNER
PATRICK LINZ & ASSOCIATES LAW FIRM
17-18 Rex House Regent Street London
SW1Y 4PE,United Kingdom

Dear Debbie Dawson.

All right go ahead and call. hope you have the court number or do you need it and who do you want to call the register at the court or the chief justice? If you do that you will only end up fooling yourself.

I tell you what is going on and you feel that i am play out here. I already told you before, If you wish to turn it down then let me know so I can send you a WILL rejection form to fill and revert back to this office. You better take it or you leave it. You have to send the up-front charges of 880 Pounds so that the court can preside over your date and get back to us with it soon. I will further like you to let me know when you are send it.

Thanks.

Yours Faithfully, Barrister Patrick Linz Esq. PATRICK LINZ & ASSOCIATES LAW FIRM

(Head of Chambers.) PRINCIPAL PARTNERS: Barrister Markus Wolfgang, Mr. John Marvey Esq, Mr. Jerry Damon Esq.

What are you talking about??? How am I going to end up fooling myself if I call the court? I have all of the information I need here, I'm sure the court can tell me what I need to know. If the court says what you say, then I will send the money or even let the hearing proceed without me. What will it hurt to call and verify? How is that fooling myself?

Debbie

MANAGING PARTNER PARTNER
PATRICK LINZ & ASSOCIATES LAW FIRM
17-18 Rex House Regent Street London

SW1Y 4PE, United Kingdom

Dear Debbie Dawson.

I gave you an update from the court and you are telling me that you want to confirm as if you are talking to a 10 years old child so you mean i can give right update or do you think you are the first person to have hearing in the court, that start calling the court to confirm if a lawyer is lying to you. For God sake i am a Barrister and you can't teach me my job. What do you know about the Law, there are over 30 register working in the court so how do you know whom of them is handling the hearing and preciding over the date.

I already to the court that you are coming so there is no-way the hearing is going to take place without you been there so you most be there for sure and i know you will.

I am here doing my Job and you have to follow my instructions for me to be able to work effectively. I want you to know that we can't continue like this as we are not kids, So let me know when you are send it so i can get along to the court with it.

Thanks.

Yours Faithfully,
Barrister Patrick Linz Esq.
PATRICK LINZ & ASSOCIATES LAW FIRM
(Head of Chambers.) PRINCIPAL PARTNERS: Barrister Markus Wolfgang, Mr. John Marvey Esq, Mr. Jerry
Damon Esq

I don't know you or anything about you, so don't ask me to predict if what you are telling me is true or not. I am not a fortune teller. If what you say is true, why are you getting upset about me wanting to confirm it? I will tell you why I want to confirm it – you email me and tell me that the hearing is in two days in England, which of course I can't make. And you want me to believe that the court wants me to pay over \$1000.00 to have it rescheduled when I only received 2 days notice? That is not right.

As to what I know about the law, it seems that I know more than you do. Are you doubting that if I call the Probate Court, I cannot find the Magistrate or court that is handling the hearing? I'm sure once I explain it to whoever I talk to there that they will point me in the right direction. I know the decedents name, nationality, etc. as well as your name and law firm. I think I have enough information for the court to determine who is handling the hearing.

Debbie

MANAGING PARTNER PARTNER
PATRICK LINZ & ASSOCIATES LAW FIRM
17-18 Rex House Regent Street London
SW1Y 4PE, United Kingdom

Dear Debbie Dawson.

I am very sorry if you think that i am upset but how do you want me to feel when i am telling the truth. Why is it hard for you to understand that i am to handle the issue. So you be at rest why i do my job but calling the court now is not necessary because i know my job perfectly well.

You are finding it hard because the court is asking you for an up-front charges. Don't think i am asking you money against the wish of the court, what i can't do is collecting money when it not necessary. My client late Engr. David Peet trust me so well, to be able to handle is WILL that was why he made me his Lawyer. Don't feel i am telling not to call the court because of anything, because it will sound as if i not capable of doing my Job and I am here to represent all the beneficiary of late Engr. David Peet so you better get it strength that you are the one changing the date and Re-scheduling it, so kindly do what is necessary and stop wasting time. I can never be upset with you for anything because i know you are only trying to understand ourselves better before meeting at the hearing.

My brain has been neutralizing as where to start from again, You just get back to me so i can handle it with the court. I have been on this field for years so don't let down my reputation.

Mind you we are working together so i see no reason why all this should be happen.

880 pounds is equivalent to 1,435.00 Dollars.

Thanks.

Yours Faithfully,
Barrister Patrick Linz Esq.
PATRICK LINZ & ASSOCIATES LAW FIRM
(Head of Chambers.) PRINCIPAL PARTNERS: Barrister Markus Wolfgang, Mr. John Marvey Esq, Mr. Jerry Damon Esq.

I appreciate your candor and civility. I thought maybe if I explain to the Court that I only had two days advance notice of the Hearing, that they would reconsider and reschedule the Hearing without any associated costs. I will call them, and plead my case – all they can do is say no right? If they say no, then I will pay the rescheduling fee and there is no harm done.

Thank you for your email and I too apologize if I have been harsh or disrespectful to you.

Debbie

MANAGING PARTNER PARTNER
PATRICK LINZ & ASSOCIATES LAW FIRM
17-18 Rex House Regent Street London
SW1Y 4PE,United Kingdom

Dear Debbie Dawson. Hope you had a wonderful weekend.

I will like you to update this office as regards our last mail to enable us know when to contact the court, As you delay is not an option in our field.

Thanks and have a nice day.

Yours Faithfully, Barrister Patrick Linz Esq. PATRICK LINZ & ASSOCIATES LAW FIRM

(Head of Chambers.) PRINCIPAL PARTNERS: Barrister Markus Wolfgang, Mr. John Marvey Esq, Mr. Jerry Damon Esq.

I must apologize to you in one respect – there is a fee to reschedule a Hearing at the designated Probate Registry. I contacted the English Probate Court and they said I had to fill in a form that they sent me to reschedule the hearing. They also said the processing fee to the court was 15 pounds, not 880, or whatever someone told you. Once the Probate Registry contacts me back with the required information, I will let you know if I need help filling out the form.

These are the contacts for the London Probate Registry;

0845 3020 900 Phone 020 7947 6946 Fax

londonpersonalapplicationsenquiries@hmcourts-service.gsi.gov.uk

MANAGING PARTNER PARTNER
PATRICK LINZ & ASSOCIATES LAW FIRM
17-18 Rex House Regent Street London
SW1Y 4PE,United Kingdom

Dear Debbie Dawson.

Firstly,I have all the right to drop your file and proced with other beneficiary and that is what i am about to do now, I already sent a copy of your file to the court that i am droping you as one of the beneficiary of my late client WILL untill further notice and so by tomorrow morning i hope to get a response from them so i can proceed with the next person on my list.

Secondly,I see no reason why you should be given me problem with my job, when you are ready to take my words then you can update me and we will proceed with your file then we will have to re-open your file, as for now you are not yet ready. Let me ask you one qustion since you know too much. Who are you to respecy more, the Lawyer or the register ?Can a register repersent you in court ? Yes or No

So you can do whatever you like with the register but i tell you it will be a waste of effort and time maybe then you will learn some leason. It is not all barrister you can dis-respect. I know my right and you better stop talking as if you where the one that called me to bar.

If 880 pounds is your problem then i want you to know that it is not my problem.

When you are finally ready, Let me know.

Yours Faithfully,
Barrister Patrick Linz Esq.
PATRICK LINZ & ASSOCIATES LAW FIRM
(Head of Chambers.) PRINCIPAL PARTNERS: Barrister Markus Wolfgang, Mr. John Marvey Esq, Mr. Jerry Damon Esq.

Are you under the assumption that you are my lawyer or that you represent me in any way? Because you don't. You are the lawyer for the deceased and it is your job to fulfill the conditions of the Will, which means you have to carry out your fiduciary responsibility to the deceased. In other words, you cannot "drop" a bona fide beneficiary to the Decedent's Estate. You can't "re-write" his Will. That is not your choice. Where did you get your law license from? A Cracker-Jack box?

In your question as to who I respect more, you or the court, do I even need to answer that? Of course it is the court, especially when it seems like you do not know what you are doing. It is not the money that bothers me — I have plenty of money, it is your obvious incompetence that bothers me.

Let us rehash your ineptitude;

- 1. You contact me two days before the hearing to inform me that I should be present there.
- 2. At first you say, it can't be rescheduled, that I am not needed there.
- 3. Then, you say that to reschedule it, it will cost 880 pounds which I found out to be false.
- 4. Now, you think that you can decide on your own to drop me, against the provisions of the Will and prevent me from gaining my inheritance.

Now do you see why I question what you say. You obviously don't know a lot about the law or the English Probate System, so of course I am going to question what you say. Just because you say you are a barrister doesn't demand my respect – respect is earned and you have yet to earn it.

I am sorry if I hurt your feelings and you are bitter because of it, but it is time to stop acting like a child and for you to do your job correctly.

Debbie

MANAGING PARTNER PARTNER
PATRICK LINZ & ASSOCIATES LAW FIRM
17-18 Rex House Regent Street London
SW1Y 4PE,United Kingdom

Dear Debbie Dawson.

Thanks for you mail and i can see that for the first time you have writen to me as some that is reasonable, Talking about been a child here it very bad of us.I am very ready to do my job but it just for you to let me handle things the way it should be done.

I have no intending of hurting you or making you feel bitter too, But i just want to let me do my job and you will enjoy my kind of person. If you watch very carefully you will see that we are not happy with each other and that is not the way it should. This is meet to be a thing of joy and happy for you and me and other beneficiary.

If only you stop acting this way, Thing will be alot more better than it is now and I will be very glad to do my job with happiness and free mind. I don't want us to get upset any more. Just send the money so i can do what is necessary and get back to you.very soon it will get to the date and we will mis out, so let us settle all this thing before hand and start being friendly with each other.

That is all i can said for now and i want you to let me know it this is okay by you, I hope you still have the information i gave to you on how you are to send the money?

Just let me know when you are sending it.

Yours Faithfully,

Barrister Patrick Linz Esq.

PATRICK LINZ & ASSOCIATES LAW FIRM

(Head of Chambers.) PRINCIPAL PARTNERS: Barrister Markus Wolfgang, Mr. John Marvey Esq, Mr. Jerry Damon Esq.

Can you read? I said that the Court told me that the money has to be sent in with the form I need to fill out and it only costs 15 pounds. You aren't suggesting that I still pay you 880 pounds are you?

Debbie

MANAGING PARTNER PARTNER
PATRICK LINZ & ASSOCIATES LAW FIRM
17-18 Rex House Regent Street London
SW1Y 4PE,United Kingdom

Dear Debbie Dawson.

Can you call me now?

Here is my Phone number: +44701113 0115.

Yours Faithfully,

Barrister Patrick Linz Esq.

PATRICK LINZ & ASSOCIATES LAW FIRM

(Head of Chambers.) PRINCIPAL PARTNERS: Barrister Markus Wolfgang, Mr. John Marvey Esq, Mr. Jerry Damon Esq

I am at work right now – I can't call an international number from work – I will get fired.

Debbie

MANAGING PARTNER PARTNER
PATRICK LINZ & ASSOCIATES LAW FIRM
17-18 Rex House Regent Street London
SW1Y 4PE,United Kingdom

Dear Debbie Dawson.

That is alright, i don't want anything bad to happen to you job, So what do you do for a living?

So tell me how do you want me to do my job and secondly, you are to send the money to me and i am to pay it to the court myself and not you to pay it yourself.

I already told you this before, just let me handle it all for you.

Yours Faithfully,
Barrister Patrick Linz Esq.
PATRICK LINZ & ASSOCIATES LAW FIRM

PATRICK LINZ & ASSOCIATES LAW FIRIVI

(Head of Chambers.) PRINCIPAL PARTNERS: Barrister Markus Wolfgang, Mr. John Marvey Esq, Mr. Jerry Damon Esq.

I am an Executive Assistant for The CFO of a manufacturing firm.

When I contacted the Court, they said to send the check in when I finished filling out the form. They gave me the mailing address to send it to them.

Debbie

MANAGING PARTNER PARTNER
PATRICK LINZ & ASSOCIATES LAW FIRM
17-18 Rex House Regent Street London
SW1Y 4PE, United Kingdom

Dear Debbie Dawson.

Do you mean that you can hear or read what i am saying to you, you are to send the money to be so i can go and money directly to them and it is not 15 pound rather it is 880 pounds so i will advice you to send me the money this money or afternoon so i can go over to the court late today and do the payment personally.

I want you to send me the money so i can go and make the payment personally and note that it is 880 pound.

Here again is the payment information.

You are to make the payment via western union money transfer with the name of our account officer.

Receiver's Name: Mr. Lucas Maxwell

Receiver's Address:17-18 Rex House Regent Street London

SW1Y 4PE, United Kingdom Amount: 880 Pounds Sterling.

As soon as you make the payment, you are to send to this office the below information and a scan copy of the payment slip for documentation.

Sender's Name: Sender's Address: MTCN(10 digit):

We will expect to hear form you on the exact date and your payment information.

Yours Faithfully,

Barrister Patrick Linz Esq.

PATRICK LINZ & ASSOCIATES LAW FIRM

(Head of Chambers.) PRINCIPAL PARTNERS: Barrister Markus Wolfgang, Mr. John Marvey Esq, Mr. Jerry Damon Esq.

Debbie



PA3

Probate Fees

	Fee
Application	I rocky
In all cases where the net estate (ie the amount remaining in the deceased's sole name after funeral expenses and debts owing have been deducted) is over £5,000 (see example 1 below).	£90
Note: Joint assets passing automatically to the surviving joint owner should not be included when calculating the fee.	
If the net estate as above is under £5,000 (see example 2 below).	No fee
Application for a second grant in an estate where a previous grant has been issued.	£15
Additional Copies	
Official (sealed) copies of the Grant of Representation if ordered when you lodge your application for a Grant of Representation.	£1 per copy
Note: You should decide how many copies you will need and add the cost to your application fee – this will give you the total amount payable. See examples below. It can save you a lot of time when collecting in the deceased's assets if you have a few extra copies of the grant to produce to the organisations holding the assets.	
'Sealed and certified copy' – if assets are held abroad you may need one of these.	£1 per copy
lease check with the appropriate organisations before ordering. (includi Grant)	
Additional copies (consisting of grant including a copy of the Will, if applicable) ordered after the Grant of Representation has been issued.	£5 for first copy then £1 per additional copy

Example 1				Example 2			
Net estate of £75,000	=	Fee	£90	Net estate of £2,000	=	Fee	Nil
4 copies of grant at £1	=	Fee	£ 4	1 copy of grant at £1	=	Fee	£1
each		Total Fee	£94	each		Total Fee	£1

Please send a cheque or postal order (no cash) made payable to "HM Courts Service", together with your application forms, to the Probate Registry to which you are applying. You should state the number and type of copies you need on the checklist on page 4 of the PA1 (application form). Please print the name of the deceased person on the back of the cheque.

Please ensure you order sufficient copies for your needs, when you send in your application.

Please note: Appropriate post must be paid. (Standard rate postage may not be sufficient. If your forms weigh over 60g they may need to be weighed at your local Post Office.)

Fee Refunds/Remissions

If you consider that you would suffer financial hardship if you pay a court fee you can apply for remission (or if you have already paid a fee a refund of that fee or part thereof). If you wish to make such an application you should ask a member of the Registry staff to supply you with form EX160 (including form EX160A). Please note that fee exemption, as described in that booklet, does not apply with regard to non-contentious probate fees.

Your application will not be processed until the fee is paid (or an application for refund/remission has been successful).

(04.07)

This is a real list of fees from the English Probate Court!

The most expensive fee was the filing fee of 90 pounds.

Copies were one pound.

Reschedules were 15 pounds.

MANAGING PARTNER PARTNER
PATRICK LINZ & ASSOCIATES LAW FIRM
17-18 Rex House Regent Street London
SW1Y 4PE,United Kingdom

Dear Debbie Dawson.

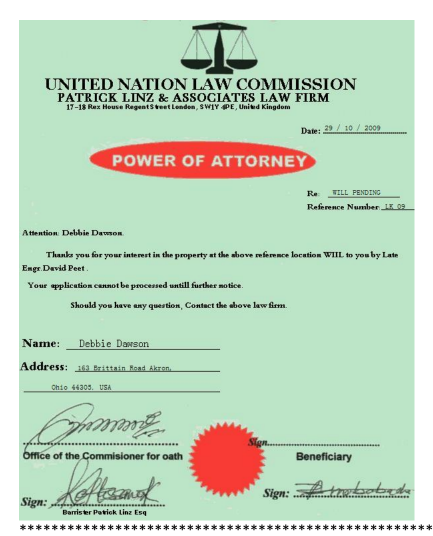
Thanks for your mail, You are not a lawyer so you will never understand how things work, I told you to call me but you didn't because you where at work that i understand and when you got home you still couldn't call that i don't understand.

I can see that you are just here to waste time and not only your time but other person's time. Attach to this mail is a letter of PENDING from the court and untill further notice.

For the pasted couple of days we have been on this same issue and since there is no progress, I have decided to do thing the other way and that i know you will not like but i don't have a choice and if the still are not ready to comply to me words then you will receive a final WILL REJECTION FILE.

Please Sign and return back to this office.

Yours Faithfully,
Barrister Patrick Linz Esq.
PATRICK LINZ & ASSOCIATES LAW FIRM
(Head of Chambers.) PRINCIPAL PARTNERS: Barrister Markus Wolfgang, Mr. John Marvey Esq, Mr. Jerry Damon Esq.



I did not call because I didn't get home last night until after 8:00pm – which would be 1:00am in England, I believe. What do you mean no progress? I contacted the court, I received the form I needed, I found all the information I needed to know, and I am in the process of filling out the form to send to the court, LIKE THEY TOLD ME TO DO!

The only thing that is amiss here is that 880 pounds that you made up to get a hearing re-scheduled which the court informed me is a complete lie.

Did you read the document I sent? There is no 880 pound charge on there is there? You can see the 15 pound charge though...

Do you wonder why I question your competence?

Debbie

MANAGING PARTNER PARTNER
PATRICK LINZ & ASSOCIATES LAW FIRM
17-18 Rex House Regent Street London
SW1Y 4PE,United Kingdom

Dear Debbie Dawson.

You asked me a question(Do you wonder why I question your competence? and the answer: No) so can you tell why you always question my competence?.

If what you want is to waste your time fine, I will gladly help you do that .I have never meet any one that is self agreed like you, You think I am interested in your money just tell that you don't have money and stop playing as if you have the money .I don't know why sometime you think as if I don't do my job any body is going to hold me. I am one of the member of the High Judiciary Committee.

So I am still give you words of advice, Just follow my instructions and stop wasting your time thus I was the only that told my secretary to write you and notify you because I am not dirty minded, will you ever do what I did for you.

If it was some other barrister they will not tell you after contact you the 1st and it fail they will just skip it into their own but here you are taking be for granted. I am given you the last warn and I will not repeat myself again and I will not response to you either maybe by then it will be too late for you. (I am with all the document backing you as one of the beneficiary of my late client so you see that the key is why me. There is nothing you can do, you will still come back to me, I don't want to put you through any pain that is why I am taking this time to talk to you.

ARE YOU READY TO COMPLY WITH ME OR DO YOU STILL WANT TO KEEP ON WASTING YOUR TIME? the choice is yours. You can send this mail I am sending to you to anywhere in the world and I will represent myself.

let me know what you decide.

Yours Faithfully,
Barrister Patrick Linz Esq.
PATRICK LINZ & ASSOCIATES LAW FIRM
(Head of Chambers.) PRINCIPAL PARTNERS: Barrister Markus Wolfgang, Mr. John Marvey Esq, Mr. Jerry
Damon Esq.

What nationality are you? I can barely understand your entire email, and it is obvious that English is not your first language (which is strange seeing that you are from an English Law Firm). What is all that nonsense about if I have money, or to stop playing if I have money? What is that supposed to mean? I am an Executive

Assistant to a CFO of a mid-size Corporation – I would be willing to bet that I make twice as much as a lawyer who doesn't seem to know English Law very well and has trouble spelling common words.

I am doing exactly as the court instructed me, so why are you questioning what I am doing? As I said before, you are not my lawyer; you are the lawyer for the deceased. What does it matter if you have some documents in your possession? This will be handled and administered by the English Probate Court, not you. You are not the "key" as you put it, you are just a hired employee doing a job and I expect you to do it right for a change.

I don't know what you want from me; you are not getting 880 pounds for a rescheduling fee, when the court already told me to fill out the form and send in the 15 pound fee.

Debbie

MANAGING PARTNER PARTNER
PATRICK LINZ & ASSOCIATES LAW FIRM
17-18 Rex House Regent Street London
SW1Y 4PE, United Kingdom

Dear Debbie Dawson.

I am in receipt of your last email. Unfortunately, you have no respect for me as any eldly man let alone as a lawyer.I am not in anyway persuading you or trying to take what belongs to you but instant i am trying to do my job. You can't imagine an eldly man like myself writing you with glasses and still you ask stupid questions,If not for you i don't send mail for any reason what so ever, If i am not mistaking I am older than your father or your father maybe older than myself thus with full confident, you don't respect your father cause if you do then you will not be talking to me this way,I completed 64 years old this year and you allow yourself to be controlled by someone and insuit me. My first son is an accountant and my second son is a Medical doctor and if it interest you to know my little kid is studing lawyer, I am not doing bad for a living.I don't care how much you make in a day or in an hour but I mean no dis-respect when i used those words i used.

You have insuited my reputable and reliability in so many ways but this last insuit is what i can't take anymore, If you so much doubt me why then do you write me, Please don't contact me anymore and that is final. I am not your lawyer and i don't intend to be. I am seriously perplexed with all your insuit and I write you will great cry in my heart last insuit.

Please I don't want to persuade you against your wich but we are not met to be friends. So please go. I know fully well that no one will ask me why i don't do my job and if anyone should ask, I have words for them.

Bye and Take care of yourself.

Yours Faithfully,
Barrister Patrick Linz Esq.
PATRICK LINZ & ASSOCIATES LAW FIRM
(Head of Chambers.) PRINCIPAL PARTNERS: Barrister Markus Wolfgang, Mr. John Marvey Esq, Mr. Jerry
Damon Esq

Did you get that? He writes with "Great Cry in his Heart". That is awesome!

Once again, I can barely understand your email because of all of the misspellings. "Elderly" is spelled like this, and "insult" is spelled like this. Those are just two of the many... (Oh, and thanks for answering my question as to your nationality).

I don't know where in my last email you consider an insult – I consider it all astute observations. I will abide by the directions of the court, especially when I find out that things you said to me are false. You act like I owe you respect for some reason – why? Because you are old and stupid? Because you are a lawyer? You earn respect, and that is what you have not done by telling me things that are completely false. Even when the burden of proof is against you, you still hang on to your mistakes? Why? Did you read the paper I received from the court? Where was the 880 pounds you spoke of? It wasn't there, was it? And now you are upset and want respect for doing your job incorrectly and emails full of spelling and grammar errors?

I never asked, nor care for your friendship – you were hired to do a job, and now you say you will what? Not finish? Quit? All because I hurt your feelings? Even for a 64 year old man you need to grow up a little.

I will let you know when the court contacts me and if you don't respond, then I'm sure I will see you at the rescheduled hearing date.

Debbie

I did think I would hear from him again in the next few days, but I didn't. I'm sure that he now assumes I tried to continue with the Court and found out he was false. If he would have waived the sill rescheduling charge, we could have gone on with the bait longer, but he was as stubborn as I am. He knew that it was probably the only way to get money from me, because I told him I was coming to England to attend to this in person.

I really liked this bait – after reading his emails, you do almost think that his feelings were hurt!

A Great Cry in his Heart...That rocks!

What! This idiot won't quit – we have more updates!!! And an admission of guilt!

How are you doing today, Mrs. Debbie Dawson. I have not be updated about you and the court register.

Yours Faithfully, Barrister Patrick Linz Esq.

I am surprised that the court did not contact you. I sent in the fee and the Court document and they rescheduled the Hearing to the 18th of November.

Here is the details I received seeing that the Court failed to report it to you.

London Probate Department PRFD, First Avenue House 42-49 High Holborn Ground Floor Holborn London England WC1V 6NP

DX 941 London Chancery Lane

My appointment is at 9:00AM on Wednesday.

I told you I knew what I was doing.

Debbie

Dear Debbie Dawson.

Thanks for your mail and i must also say thanks you for fixing a date for the hearing of the WILL, unfortunately, i am not around.

I have a few question for you and your adviser.

Firstly, is it right to re-schedule a date without the concept of the lawyer? Is that how it is done in the place you came from?

Secondly, What makes you feel i need your respect or money?

Life is not all about how far but how WELL.I already told you, I am very okay with the way things are going on in my family, I have been able to raise two graduates in accounting and medical field.

I am not against you for any reason, I am angry with you because you take

advise from someone whom know little or nothing about law.

Client don't book or re-schedule date for lawyer or barrister but lawyer's do for client and you have to get that now.

I complement your effect but you can't compel me to go against what i know,880 pounds is to re-schedule date and all that. You can still go back to your collaborate or whom so ever is given you that adviser that 15 pounds is for re-schedule of date and tell the person I said so.

Well,I'd like to also advise you, don't waste your money booking tickets because it is not going to hold without my concept. You are like a Daughter

to me and that is a fatherly adviser to you (listen and be calm) because that is the only way to be focus in Life. When you are finally ready let me know.

What do you mean "you are not around"? Did you flee the country? In disgrace?

There you go again – you are acting like you are my lawyer – is that what you think? You are not, I repeat, you are not my lawyer – I would never hire a lawyer who doesn't seem to know anything about British Law. Even when I send you the documents from THE COURT, you doubt the validity of them. Where on that form does it

say 880 pounds? It doesn't because you just made that up. I will send you the form that I received from the court again so you can look at it (attached).

To answer your question – I never asked, nor care for your respect. When did I ever say this? You were the one whining like a child about me not respecting you, when I found almost everything that you said to be wrong or false. The advice I took about this whole matter was from the court itself, and you want me to believe that the court is wrong and you are right even though you can't seem to spell common words right???

Aside from your many spelling and grammar errors in this email, you also seem to have forgotten that you told me that you had three children, not two as you speak of in this email. You may want to go back and re-read your past emails to find out how many children you have. Here, I will help you out;

Child #1 - Doctor

Child #2 - Accountant

Child #3 – Lawyer (this is the one you forgot that you had)

Love,

Dear Debbie Dawson.

what happen to your understanding maybe it is failed you this time, i say two graduate and my last kid is still in school studing law,can't you get that? and that mean he is an under-graduate. What disgrace are you talking about here? I now understand why you took to the ideal from the court register, because it was not expensive but me telling you 880 pounds it look very large and you want to escape it, sorry my deal that is a wrong door you are about to use, you still have to come to the right door and follow up with the procedure that i have given you. As for my spelling, I am very sorry i can't waste time writen too many words as you made me do, Well, there is nothing i can do i just have to write because you need understanding about the law and that is what i am trying to give to you thus i may not be your lawyer but i am a lawyer to meet before getting what you want now. So it all the samething.

We can be friends if you will want us to be but at the moment i am out of town.

Yours Faithfully,

Barrister Patrick Linz Esq.

Yeah, I will give you that one. I misread your email, and I just assumed that you forgot one of your children. Unlike you, I can admit when I make a mistake. You say you are out of town? Where are you? Are you going to be present at the Probate Hearing? I am very interested in meeting you, where we will see who is right. Let me know...

Debbie

Dear Debbie Dawson.

You sound very well like a kind person but sometimes you seen to be up and very hard to calm, Well, i understand that is the way of the young people now these days.

If it interest you to know, I am in Mexico handling over some important file to a client thus I will be at the probate hearing depending on your commitment and talking about your commitment, you and I know fully well that I can't just come back to be at the hearing because of your kind words or base on the fact that you want to meet with me of which you know I am a busy person. I will be present at the hearing pending on the

fact that you will send 250 pounds for my arrangement before the hearing date, as you already knows, i have important rolls to play at the hearing.

The issue on how to meet with me is not a problem because i will be at the airport personally and take you to any hotel of your chance that will also depend on you but if you want to stay at my place, I will gladly receive and give the little hospitality that i have maybe that you will meet with my children that i talk about.

So when you are ready to send it let me know so i can inform my secretary to go over to the bank to get it. This is the only way i can know your level of commitment and it is final.

Yours Faithfully, Barrister Patrick Linz Esq.

What are you talking about? I was being polite and just asking if you were going to be at the Hearing. Why would I send you money? Once again, you seem confused – you are not my lawyer. Do you understand this? Because I don't think you do. I will be at the Hearing, and I was just wondering if you were going to be there because you said you were not in town.

Debbie

Dear Debbie Dawson.

Well, I am very sorry to say that because, i wanted to do you some good but seen you don't need it.I was thinking of calling my secertary tomorrow morning to go over to the court and give them some money to book for the hearing without your notice because i know fully well that the date you think you have book will not workout but i just wanted to do you some good but now i see you don't need it and good are not to be done for person's like you.

I can't come anymore, i have done the best i can do for you and i will like to advise you not to waste your ticket fee and all that because it is not gooding to work.

Yours Faithfully, Barrister Patrick Linz Esq.=

I can't understand what you are trying to say in this last email. What nationality did you say you were? What does "its not gooding to work" mean? What does "book for the hearing" mean? If you are having trouble speaking English, please have you secretary help you and write me back.

Debbie

Dear Debbie Dawson.

What I am say is very simply,I will not be there and since you where the one that re-schedule date of the probate hearing thus you can still be persent along at the hearing.

My nationality is your mum last name, you talk like a fool sometimes. what is wrong with your sense of human, you can't read a simple mail and understood it, all you do is complain as if you know more than your father. I can never have someone like you as a child, you are just too stupid to be my child or someone i have anything to do with. Look let me warn you now, don't contact me again.

Yours Faithfully,

Barrister Patrick Linz Esq.

What are you going to do if I contact you again? What could an uneducated, African Scammer possibly do to me? You are a freaking idiot and a beggar. Don't try to pose as a lawyer or an Englishman, you are way too stupid to pass for either. English lawyers do not send emails riddled with spelling and grammar errors, and unlike you, they know about the law. You are obviously a poor, grubby, little scammer from that disease infested continent called Africa.

Why does everything bad in this world come from Africa? War, crime, disease, AIDS, stupidity – all rooted in your filthy continent. Yes, of course I knew this was all a scam – you are very stupid and I wanted to see how long I could keep you going, pissing you off all the way. I traced your IP Address after the first email and of course it is coming from Nigeria.

I am sorry that you are poor and stupid and a thief. It was pretty funny how you kept begging me for money even though I found the right amount on the English Probate Court website. My friends and I laughed our asses off at that. It was also funny about you pretending that your children were accountants and lawyers and doctors – that was hilarious! Everyone knows that all Africans have sex with goats because African women are so ugly.

So your little goat-children are Professionals? Maybe they can teach you to spell common words correctly, you complete and utter moron.

I pity you; your parents must cry a lot in shame knowing that their worthless son is a pathetic thief.

With love, Debbie

Dear Debbie.

Thanks for your mail and the content will noted. I am very happy you know where the mail is coming from but for you to send your Identification that mena you are also interested in this too.

Well, I green with you that africa has nothing to write home about but i belive that we have to be proud of where we came from and i am very happy I am from Nigeria and i hope it will be a great place soon days.

I will like to ask you some question and i hope you have a positive answer for me, ARE YOU SAYING THAT YOU PEOPLE ARE THE BEST PEOPLE IN THE WORLD THAT DON'T GET INVOLVED IN ANYTHING THAT IS BAD?

I read in paper that an American raped a 2 years old baby is that good news for you.now you imagine, you filed and send me your details and i also send you mail from Ford Foundation and you fell for me.at list show me some respect for fooling you and if it interest you to know i am a little boy so you see that i have brain more than you.

I don't want to get involved with anything that is not good for this simple reason i take little from the rich and give to the poor like me as you said. Just like i asked you about your job and i know you are very rich but you don't want to help with liitle. Do you think i planed of becoming a scammer or do you think i will continue to be a scammer, NO way. I will stop when i get something to settle with and i belive if you are kind enogh you can help me stop being a scammer. I can also make you and your friends laugh more, if you want to know my name i will tell you but you have to promise to assist me in whatever way you can. I am not a good writer so i can error but at list you are well educated and can understand me.

Thanks and I pray to hear from you again in good health.

My good person.

Yes, this was the funniest email of them all. Do you think that I didn't know the Ford Foundation is a scam? Look at the return name that I sent when I responded to the email – Pullie Mecrotch. Do you understand what this means? Pull Me Crotch, or better yet, Pull My Crotch. I see dozens of these letters every week, and I answer them all – all with made up names. Do you think that the Driver's License I sent you is real? Of course it isn't.

Don't tell me that you don't wish that you were from America because I know you do. Yes, as an American, that does mean I am better than you. I go to work every day, earn a good living, have a house and 2 cars, and I don't steal from people. Can you say the same? No you can't, you are too stupid and lazy to get a real job, so you try to steal from innocent people. If I honestly thought that you would stop being a pathetic scammer, I would give you money right now. But I don't think you will. I think that being a pathetic thief is in your blood.

As for crime in America, yes, unfortunately is does happen. Here is a couple more facts for you to ponder – African-Americans comprise 15% of the population in the United States but they commit 80% of the crime. Pretty staggering, isn't it? It is very sad. Like I said, it's in your blood.

As I said, if I thought you were honest I would give you money in a second, but we both know that you will lie and cheat and steal and you don't care who you steal from. I became interesting in fucking with you idiots when I read about old ladies getting scammed by idiots like you. You don't steal from the rich – you steal from anyone who believes your nonsense. Take my advice – in future scams don't pose as an English person or lawyer because your lack of intelligence is a dead giveaway.

I am glad you were finally honest in this email, and it shows you have some character – not much, but a little.

Thank you for opening your heart, but I think you will always be a thief.

Debbie (of course this isn't my real name)

This bait may not be over yet. This guy seems to want to tell me his sad life in the hopes that I will send him money. We will see what I can get him to admit.