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HÖGSTA DOMSTOLEN
2021-09-15
MÅLNR: Ö 1382-21
AKTBIL: 14

14 September 2021

Dear Sir/Madam

Re: Case Number 0 1382 – 21

Please find enclosed a copy of your letter dated 1 September 2021.

We are pleased that the Supreme Court has decided to hear this case, as we feel the case is extremely important for the clarity of being able to issue papers in English, as well as Swedish and Swedish minority languages.

For us, as previously stated in the documentation sent to you, we have spoken to the Supreme Court and another court in Sweden, where it was confirmed that the English language could be used in the papers for the summons issued to a third party.

I would like to give further evidence in that other court cases I am continuing with in Sweden at the present time, are continuing to forward us documents that are in English. Yes, these documents have been translated by the court, but the crunch of the matter is, our correspondence is in English.

I am not being asked to translate the documents I issue, therefore I consider that the court below in reference to this case is wrong in its findings, as picking and choosing the documentation in the proceedings between Swedish and English cannot be correct. We all are aware that the professionals within the court and the lawyers representing clients and representing the courts, use the English language in the majority of cases as a secondary language to Swedish and in many court cases I have attended, even the general conversation has been in English, even though in the hearings everything has been translated, except for general small talk within the court.

Since we asked the Supreme Court to make a ruling on this case, we have asked other courts whether they accept documentation and Summons in English. In the majority of those conversations with the courts, they have made it very clear that the answer is yes or they have directed me to other courts, as they are not sure that it is the case or not, but at no time have I have been given a definite, defined no, by any court.

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Organisationen
556774-9039
Momsreg.nr
SE556774903001

Therefore the decision with reference to this case I considered was wrong. At the time I issued three separate Summons. This was the only one that was refused totally on the Swedish language and I am presently conducting the other two cases where all documentation being sent from our side is in English.

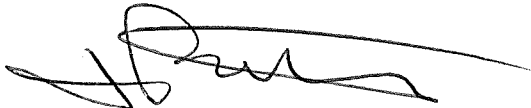
I must also say that Sweden is a country along with other Scandinavian countries that English is spoken as a second language in all walks of life. We consider that it is extremely important that Sweden is part of the European Union and the majority language spoken in the European Union is English, as almost all countries within the European Union use English as a secondary language and of course English is extremely important in industry, hospitals, schools and all professional walks of life. Therefore, I consider that it would be wrong for the Supreme Court to rule that the English language cannot be used in the issuing of Summons and documents issued to start proceedings in a court action.

Of course we do not consider that English should be the language within the court proceedings itself, in a trial or any other operation within a court room and therefore, we consider that the Supreme Court should rule in our favour and allow the documents we have submitted to the court to be allowed to use as our issuing Summons.

I enclose with this further evidence documentation which forms part of my further evidence listed separately in a list of documents.

I very much appreciate your acceptance of hearing this case and the importance it is to all parties for clarity to be given by the Supreme Court. For any further information, please contact me either by email or by phone.

Yours sincerely

A handwritten signature in black ink, appearing to read 'Thomas Rothschild', with a long horizontal flourish extending to the right.

Thomas Rothschild



FÖRELÄGGANDE Aktilaga 13
2021-09-01

Mål nr
Ö 1382-21 JS 22
Anges vid kontakt med Högsta domstolen

Värmland Enterprise AB

Värmland Enterprise AB
angående **avvisande av stämningsansökan**

Ni föreläggs att senast den 15 september 2021 inkomma med eventuell bevisning. Målet bedöms kunna avgöras på handlingarna.

Kommunicera gärna via e-post till adressen hogsta.domstolen.enhet2@dom.se. Ni behöver bara kommunicera på ett sätt vid varje enskilt tillfälle, e-post eller fysisk post.

Enligt uppdrag av Malin Broman Lindfors

Malin Persson
Telefon 08-561 667 10

Bifogade handlingar: Beslut -prövningstillstånd beviljat samt tidsplan, aktbilaga 11-12

Dok.Id 213954

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Expeditionstid
08:45–12:00
13:15–15:00

LIST OF DOCUMENTS

- 1 My letter dated 1 March 2021 to Vanersborgs Tingsrätt in English and accepted in English.
- 2 A letter from Vanersborgs Tingsrätt to me dated 25 March 2021 in English.
- 3 My letter of 22 March 2021, again as always, in this case, accepted in English.
- 4 Letter from Solicitors in this case dated 11 June 2021 in English.

GLOBAL ASSET SWEDEN AB

VÄNERSBORGS TINGSRÄTT

Ink. 2021-03-04

Akt. M 5160-20

Aktbil. 31

GLOBAL ASSET SWEDEN AB
BRIDGE HOUSE
UVÅVÄGEN 2
683 40 UDDEHOLM
VÄRMLAND
SWEDEN

VÄNERSBORGS TINGSRÄTT R10
INKOM: 2021-03-04
MÅLNR: M 5160-20
AKTBIL: 31

Eleni Stavropoulou
Vanersborgs Tingsrätt
Hamngatan 6
Box 1070
462 28
Vanersborg

1 March 2021

Dear Ms Stavropoulou

Case No: M5160/20

Please find enclosed a copy of your letter of the 17 February 2021. I would just like to clarify some points with reference to this case.

Hagfors Kommun when we asked about the water being put onto the property in October 2020, made it clear verbally that there wasn't any problem and also said that they would start to bill Global Asset Sweden AB from the 1st October 2020 and there was no problem with the water department over this situation. It was only when another official seemed to have got involved for some reason, this person being Louise Sjöholm, who is the Public Works Manager, that any problems occurred. We have been billed continuously and we also have paid the bill each time it has been sent.

Global Asset Sweden AB is a totally separate company than Varmland Enterprise AB. It also has a different shareholding of the ownership and also has a completely different purpose as a company.

I am aware as part owner of Varmland Enterprise AB, that there was an agreement a long time ago with Hagfors Kommun that the water should be turned off by the request of Varmland Enterprise AB at the premises of Stationsvagen 1, as Stationsvagen 1 had been converted into a warehouse where all water was removed and sewerage and the old supermarket shop premises only had one toilet and a sink and all other water services were removed. This was because the individual that was using the premises did not require water. It was also agreed with Hagfors Kommun after Varmland Enterprise AB asked them to turn the water off, that there would be no further billing and there was no further billing for Varmland Enterprise AB until a new employee came into the water billing of Hagfors Kommun and disregarded the agreement prior to and sent a bill at the end of 2019 for all the years previous. Varmland Enterprise AB immediately wrote to Hagfors Kommun citing the previous agreement, but Hagfors Kommun unfortunately, as always, refused to reply to any letters and then it went for collection to Varmland Tingsrätt. Varmland Enterprise put in a Defence against this claim and it was destined to go to court on the 25 May 2020, but before the court case, Hagfors Kommun withdrew from the proceedings. I enclose a letter confirming that.

Varmland Enterprise AB was asked by the court whether it wanted it's costs, but did not take costs from Hagfors Kommun and the case was closed. Therefore, we are shocked as to what is happening at the present time.



Global Asset Sweden AB through

Thomas Rotschild
Stationsvägen 1
683 40 Uddeholm

Parter: Global Asset Sweden AB ./ Hagfors kommun
Målet gäller: ansökan om stämning

Due to your latest writing, the Court wants to clarify the following. The preparatory hearings will only deal with the contractual relationship between Global Asset Sweden AB and Hagfors kommun. Other disputes that exist between another company and Hagfors kommun will not be discussed. The Land and Environment Court is an exclusive forum for among other cases, cases concerning the law of public water services. The Court cannot deal with cases that are not within the Court's authority. The Court can furthermore only deal with the issue at hand in this proceeding.

According to the writings that the Court has received from you and Hagfors kommun the questions of this case are mainly the following.

- Whether there is a contractual agreement between Global Asset Sweden AB and Hagfors kommun.
- If there is a contractual agreement whether Hagfors kommun has the right to turn off the water and if Hagfors kommun is liable for damages because the water was turned off.

Other issues will therefore not be discussed or examined.

Preparatory hearings give the judge the opportunity to examine the claims, cause of action and what evidence each party wants to refer to. These are the questions the hearings will deal with.

Eleni Stavropoulou

Sida 1 (av 1)

Om domstolens behandling av personuppgifter, se www.domstol.se/personuppgifter. Kontakta oss för information på annat sätt.

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måndag–fredag
08:00–16:00

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E-post
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Webbplats
www.domstol.se/vanersborgs-tingsratt/

Eleni Stavropoulou
Vanersborgs Tingsrätt
Hamngatan 6
Box 1070
462 28
Vanersborg

22 March 2021

Dear Ms Stavropoulou

Case No: M5160/20

With reference to my letter of 1st March 2021, copy enclosed. We have been instructed to be in a hearing on the 21st April 2021 which we will be attending on or before 9.30 am.

I would like to make a few things more clear, as I do not know how long this discussion/hearing will last, but Global Asset Sweden AB, is pursuing a case with reference to water services and compensation, which for some reason Hagfors Kommun have decided to defend.

We must inform you that the company of Varmland Enterprise AB, which the solicitors on behalf of Hagfors Kommun have referred to in their paperwork, are in other court proceedings in other areas of Sweden. Why I mention this is, that you must be aware that during the court proceedings on the 21st April 2021, other cases will be discussed, as this has a bearing on this case No M5160/20. The other cases that are being pursued at the present time by the company of Varmland Enterprise AB, which as I say have been mentioned in the Defence of Hagfors Kommun, we have a case in the Supreme Court, under case No: 01382/21 R2. This case is Varmland Enterprise AB v Hagfors Kommun.

We also have another case, in Hovrätten För Västra, Sverige, Case No: 01506/21. The next case is a case in the same court under the reference No: T1377/21.

These cases are being made by the company of Varmland Enterprise AB and are extremely serious issues, as in one of the cases we are asking the courts to look into the conduct of Hagfors Kommun and for a full blown investigation as to property sales and undervalues. These cases hold a bearing on to the case we are talking about on the 21st April 2021, solely because the solicitors, on behalf of Hagfors Kommun, have brought up the company of Varmland Enterprise AB. Therefore it is very likely that these cases may be discussed.

Yours sincerely

Thomas Rothschild

Vänersborg District Court
The Land and Environment Court

VÄNERSBORG DISTRICT COURT
R10

RECEIVED: 11 Jun 2021
CASE NO: M 5160-20
FILE APP: 47

M 5160-20

Global Asset Sweden AB v. Hagfors Municipality

A. Facts

The parties are in agreement that a ruling shall be issued on the following preliminary issue, namely whether, in relation to Hagfors Municipality, Global Asset Sweden AB is to be equated with a property owner pursuant to sec. 5 of the Public Water Services Act (2006:412).

The preliminary issue matter is noted in the District Court's record dated 21 April 2021 (file appendix 39, p. 2).

HURTIG & PARTNERS

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