Position

Did Anthony O'Connell qualify as trustee u/w of H. A. O'Connell or not? Can we get a position on this from the powers that be so that all concerned can rely upon it?



Circuit Court of Fairfax County



CERTIFICATE OF QUALIFICATION

State of Virginia	
County of Fairfax, to-wit:	Fiduciary No. 21840
I, WARREN E. BARRY, Clerk of the Circuit Consame being a Court of Probate and of Record and have record in my office pursuant to law that ANTHONY	ing a seal, do hereby certify that it appears of
ha <u>ve</u> been duly appointed <u>TRUSTEES</u> under t	he Last Will and Testament of: A. O'CONNELL
and that <u>they</u> have duly qualified as such by entering into and acknowledging a bond in the penalty	· · · · · · · · · · · · · · · · · · ·
Dollars, will surely/without surety. I further certify that the said appointment and qualinot been revoked.	fication is still in full force and effect and has
IN	TESTIMONY WHEREOF I have hereunto

set my hand, and affixed the seal of said Court

hereto, at Fairfax, Virginia this 20th day of



April 16, 1988

Mr. Anthony M. O'Connell 2337 South 13th St. St. Louis, Mo. 63104

Re: O'Connell to Lynch Properties

Dear Mr. O'Connell,

Enclosed for your signature before a notary public is the original deed. Please date it on the first line and return it to me immediately by express mail.

Also enclosed for your review are copies of the note and deed of trust.

Sincerely,

Edward J. White

EJW/e Encl.

DEED OF BARGAIN AND SALE

THIS DEED, made this 2/s7 day of April, 1988, by and between JEAN MINER/O'CONNELL, unmarried; and ANTHONY M./O'CONNELL and HERBERT A./HIGHAM, Trustees of the Trust established by the Will of the late Harold A./O'Connell, hereinafter called Grantors; and/LYNCH PROPERTIES LIMITED PARTNERSHIP, a Virginia limited partnership, hereinafter called Grantee, provides:

That for \$10.00 and other valuable consideration, the receipt of which is hereby acknowledged, the aforementioned Trustees hereby grant, bargain, sell and convey with Special Warranty, and the aforementioned Jean Miner O'Connell hereby grants, bargains, sells and conveys with General Warranty of title unto the Grantee, the following real estate, located in Fairfax County, Virginia, containing 3.23987 acres:

Beginning at a point marking the intersection of the Easterly right-of-way line of Frontier Drive (Route #2677) and the Southerly right-of-way line of Franconia Road (Route #644), thence with the Southerly right-of-way line of Franconia Road S 86° 51′ 59″ E, 369.48 feet, to a point marking a Northwesterly corner of the property of the County School Board of Fairfax County; thence with the boundary of said School Board S 00° 49′ 33″ W. 374.84 feet to a concrete monument; and N 89° 10′ 27″ W, 369.18 feet, to a point on the aforementioned right-of-way line of Frontier Drive; thence with said right-of-way line of Frontier Drive N 00° 49′ 33″ E, 389.72 feet to the point of beginning, containing 3.23987 acres of land.

AND BEING the same property conveyed to Harold A. O'Connell and Jean M. O'Connell, his wife, as joint tenants with the common law right of survivorship by deed recorded in Deed Book A-13 at Page 37. Whereas by Deed of Partition recorded in Deed Book 4026 at Page 454, the property was reconveyed to Harold A. O'Connell as to an undivided one-half interest and to Jean M. O'Connell, as to an undivided one-half interest, whereas, Harold A. O'Connell died testate May 26, 1975, and by his Last Will and Testament recorded in Will Book 201 at Page 96, devised his interest to his executor Anthony M.

O'Connell, Trustee; whereas Anthony M.
O'Connell, Trustee, could not qualify and
Herbert A. Higham, Trustee, was appointed to
act in his place and stead.



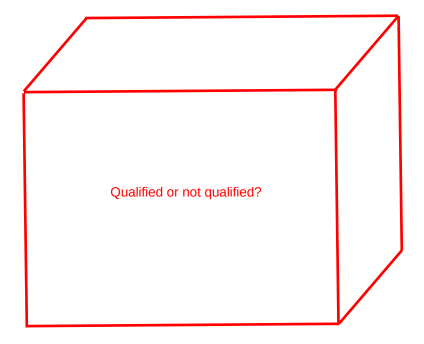
COMMONWEALTH OF VIRGINIA

Circuit Court of Fairfax County



CERTIFICATE OF QUALIFICATION

State of Virginia	
County of Fairfax, to-wit:	Fiduciary No. 21840
same being a Court of Probate and of Record	Circuit Court of the County of Fairfax, Virginia, the and having a seal, do hereby certify that it appears of ANTHONY M. O'CONNETL & HERBERT ANDERSON HIGHAM
	the Trust established under the will of:
entering into and acknowledging a bond in the Dollars, with water without surety.	e penalty of eight hundred forty two thousand dollars and qualification is still in full force and effect and has
	IN TESTIMONY WHEREOF I have hereunto set my hand, and affixed the seal of said Court hereto, at Fairfax, Virginia this 16th day of May, 19_88. WARREN E. BARRY CLERK By Fully Fully Deputy Clerk



Can we get a position that all concerned can rely upon?