\$545,820

14 pages

(1) The accountants should be held accountable for exposing and explaining their accounting.

(2) The clients should not be held accountable for the accountant's accounting.

(3) A client should be able to point to any item in Bk467p191 and ask the accountants to expose and explain the accounting trail behind it, and the accountants should do it.

(4) If the accountants refuse to do it, or give the client a runaround, or attack the client for asking, the public should know that before hiring the accountants.

(5) Please judge for yourself. Do the accountants make money disappear and cover it by setting one family member against another?

Anthony O'Connell 6541 Franconia Road Springfield, Virginia 22150 {703} 971-2855 March 30, 1992

Mr. Ed White, Attorney 118 South Royal Street Alexandria, Virginia 22314

Reference: Estate of Jean O'Connell

•Dear Mr. White:

I have a few questions I hope you would be kind enough to answer.

1. As you know, the Lynch Limited Partnership plans to pay my Mother's estate \$545,820.43 on April 21, 1992. What is your best guess as to when and in what amount(s) you will make distribution(s) to the beneficiaries?

2. The license plates on my deceased Mother's Van expire in April of 1992. Virginia DMV requires a new title with the new owners name before they will issue new plates {The plates cannot be renewed by the co-executors signing for Jean O'Connell}. The bank will give the co-executors the title if you simply pay them the interest on the loan. I understand the principal on the loan has been paid and I am guessing that the interest is something in the range of \$1200 to \$1400. Would you please pay the bank the interest so they will give you the title? What is your decision as to who gets the van and how much will it costs?

3. What is your fee for being co-executor of my mother's estate?

Yours truly,

Anthony O'Connell

Copy to:

Ms. Jean O'Connell Nader 350 Fourth Avenue New Kensington, Pennsylvania 15068 EDWARD J. WHITE ATTORNEY AT LAW 118 SOUTH ROYAL STREET ALEXANDRIA, VIRGINIA 22314

TELEPHONE 836-5444

April 4, 1992

Mr. Anthony M. O'Connell 6541 Franconia Rd. Springfield, Va. 22150

Re: Estate of Jean M. O' Connell

Dear Mr. O'Connell,

I have received your letter of March 30, 1992.

The answers are:

Question 1. As soon as the money is received, the tax liabilities evaluated and upon consultation with the Co-Executor.

Question 2. Paid. It is not my decision as to what it will cost you, though I have been informed that you know full well.

Question 3. 2 1/2% of the receipts into the probate estate if approved by the Commissioner of Accounts.

I would call to your attention that on two separate occasions I drove to Sovran and spent a lengthy period of time on the question of the car loan. I did this in person since: I knew that you had the vehicle, that your sisters wanted you to have it, that the insurance and tags were due to expire soon and I did not want you to be inconvenienced. I could have done all of this by mail and it probably would have taken about three months, knowing the nature of the loan problem. I assumed I was doing you a favor.

Now I receive you letter asking that I "<u>simply</u> pay them the interest" I paid the interest <u>and</u> principal in one check on March 12, received the title on March 22 and mailed it to Mrs. Nader to sign over to you on March 23. Have you any suggestions as to how it could have gone faster?

The information of the commission was given to you previously by Mrs. Nader.

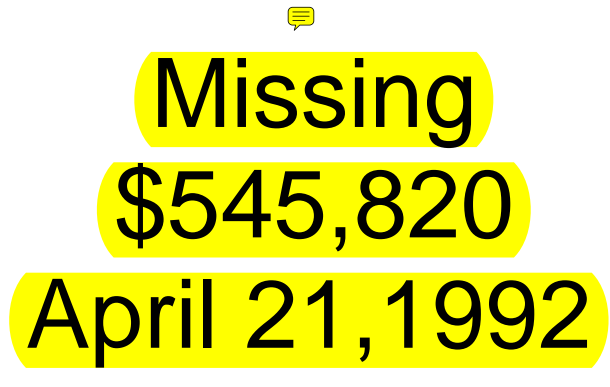
I do not know what your problem is, but in the future, please address all correspondence to Mrs. Nader.

I am trying to be patient with you, but I find that this estate is time consuming enough without having to deal with letters such as the last two that I have received.

Sincerely, Edward J. White

EJW/e Copy to: Jean M. Nader

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The accountants do not mention the cash payment of \$545,820 to the Estate from the payoff of Lynch Note 1 on April 21, 1992, and the payment does not show in the accountings or tax returns.

When the accountants told the beneficiaries that the Lynch note would not produce any capital gain, I told them that it would and the taxes were paid. At that time I did not know that they were not reporting the \$545,820 payment. So strangely, the payment was not reported but the taxes on the payment were paid.

Can we expose the accounting trails of the \$545,820 payment?

EDWARD J. WHITE

ATTORNEY AT LAW 118 SOUTH ROYAL STREET ALEXANDRIA, VIRGINIA 22314

TELEPHONE 836-5444

April 22, 1992

Mrs. Jean M. Nader 350 Fourth Ave. New Kensington, Pa. 15068

Re: Disbursement

Dear Jean,

Enclosed is an agreement which should satisfy Tony as to the car. It cannot be any clearer.

Also enclosed is a preliminary analysis of the estate tax, which should be close to being accurate. I do need to check with Jo Ann Barnes as to a technical question as to whether or not any of your father's trust comes into this. I do not think it does, but there have been many changes in the law since that trust was established. I will have to ask her to bill us for that advice and any other technical tax matters I am not comfortable with. I can do most of the rest of the tax work and save the estate some money.

The executors' commission shown on the analysis is <u>not</u> figured on the value of the realty; however it does not include the 5% commission on the receipts of the estate in addition to the inventory.

In order to file that return and the subsequent Fiduciary Income tax return we will need an accounting from Tony from the date of his last accounting to the date of death. If he does not want to prepare it, I will not agree to any preliminary disbursal to him at all, and will seek your approval to file suit against him to compel the accounting, plus damages to the estate for his delay. Since that trust terminated on your mother's death, his final accounting is due now and not in October.

There will be no further explanations or written entreaties to him as far as I am concerned. He has the duty and he will perform it under a court order if necessary. Of course he <u>will</u> furnish that receipt.

The preliminary analysis contains three alternatives on Accotink at the bottom for your consideration.

In the event that we do seek a reduction in the assessment Tony will be given written notice that his prompt cooperation is necessary and that if he fails to cooperate that he is aware of the

Page 2 Ltr to Mrs. Jean M. Nader April 27, 1992

adverse consequences to the estate and is responsible for them.

As far as further steps are concerned, we have a lot to do. No gift tax returns were filed for 1989 and 1991 which will have to be done. The results of those gifts are factored in under "Unified Credit used for gifts 9,784".

The paper trail in the court and IRS is as follows:

File Estate tax by June 15, 1992

File First Accounting (16 months after qualification but can be sooner)

Ask for posting of Debts and Demands against the estate.

File Fiduciary Income tax returns for period 9/15/91-9/15/92, due January 1, 1993.

File Motion for a Show Cause why distribution should not be made. Submit Show Cause Order.

Request Executor's exoneration letter from IRS and Virginia. Obtain closing letter from IRS and Virginia as to estate tax returns.

File 1993 Fiduciary tax returns (Sept. 1992-distribution)

File for Order allowing distribution.

Distribute estate.

File Final Accounting.

Normally distribution is witheld until the Order of Distribution is entered. As I indicated the creditors have one year to press claims against the estate. No prudent executor will distribute before that period, the entry of the Order of Distribution and the receipt of the tax closing letters.

Sincerely

Edward J. White

EJW/e Encl.

3H. NOTES. STOCKS & BONDS ck Wash Gas Light Co. 8/1/91 105.00 ck Signet 8/5/91 39.60 ck A. G. Edwards 8/15/91 2,346.63 ck Kemper Mun Bond Fund 4/30/91 162.86 ck Kemper Mun Bond Fund 5/31/91 162.86 ck Kemper Mun Bond Fund 7/31/91 162.86 ck Kemper Mun Bond Fund 8/30/91 162.86 Ck Nuveen Fund 3/1/91 63.00 Ck Nuveen Fund 5/1/91 63.00 ck Nuveen Fund 6/3/91 63.00 ck Nuveen Fund 8/1/91 66.50 ck Nuveen Fund 9/3/91 66.50 ck American Funds 9/9/91 424.76 Sovran Bank #4536-2785 3,310.46 First Virginia Bank #4076-1509 22,812.52 Fx Co. Ind Dev Bond 109,587.00 Franklin Va. Fund 4556.001 sh 50,507.84 Investment Co. of America 3861.447 sh 65,663.91 Kemper Mun Bond Fund 2961.152 sh 30,396.23 Nuveen Premium Inc Mun Fund 700 sh 6,450.50 Washington Gas Light Co. 200 sh 6,375.00 Signet Banking Corp 198 sh 4,331.25 518,903.26 Lynch Properties note Travelers Check 20.00 1988 Plymouth Van 8,000.00 Am Funds 5/10/91 326.60 USAA Subscriber savings acct 25.10 SUB TOTAL 830,599.10 OTHER ASSETS 1990 Virginia Tax refund 1.605.58 Debt from Harold O'Connell Trust 659.97 Blue Cross refund 88.78 SUB TOTAL 2.354.33 JOINT ASSETS Hallmark Bank #1107849600 40,796.81 REAL ESTATE 15 acres Fairfax Co. Va. 53.9006% interest 323,403.60 TOTAL ASSETS 1,197,153.84 _____ DEBTS Colonial Emerg Phys (med bill) 10.40 Fairfax Circ Ct. letters 14.00 Jean M. Nader probate tax reimb 1,269.00 Sovran Bank Car loan payoff 1,364.97 Checks 15.89 Commissioner of accounts Inventory 61.00 IRS 1991 1040 return 15,332.00 Va. Dept Tax 1991 return 2,856.00 Jean M. Nader, bills pd 8,559.00 Sheila Ann O'Connell-Shevenell, cem bill 475.00 Co-Executors' Commission 41,529.96 Commissioner of Accounts fee for Accounting 1,048.25

TOTAL DEBTS AND EXPENSES

72,535.46

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TAX COMPUTATION

GROSS ESTATE DEBTS & EXPENSES	1, 197, 153.84 72, 535.46		
TAXABLE ESTATE	1,124,618.38	ACC 75% 1,043,767.48	ACC 60% 995,256.94
TENTATIVE TAX 41% bracket Unified Credit before gift comp Unified Credit used for gifts	396,893.53 192,800 9,784	363,744.67	343,950.21
UNIFIED CREDIT CREDIT FOR VIRGINIA TAX	183,016.00 40,375.58	183,016.00 35,201.12	183,016.00 32,934.39
NET FEDERAL TAX VIRGINIA TAX	173,501.96 40,375.58	145,527.55 35,201.12	127,999.82 32,934.39
TOTAL ESTATE TAXES	213,877.53	180,728.67	160,934.21

EDWARD J. WHITE ATTORNEY AT LAW 118 SOUTH ROYAL STREET ALEXANDRIA, VIRGINIA 22314

TELEPHONE 836-5444

May 4, 1992

Mrs. Jean M. Nader 350 Fourth Ave. New Kensington, Pa. 15068

Dear Jean,

Enclosed is the form for appealing the tax assessment of the Accotink property. On page 2, it states that there is a June 1 deadline. I do not think we can make a claim of a lesser value on the estate tax return if we do not file an appeal with the county. To fail do appeal it would hurt our argument with the IRS.

The summary of the estate tax computation and the interplay of 'the gift tax is as follows:

1. In computing the estate tax, the gross estate (which includes <u>anything</u> which passes due to death whether in the probate estate or not) is figured, the debts subtracted and the "taxable estate" is ascertained.

2. The tax is then computed on the taxable estate. From this figure is subtracted a "unified credit" of \$192,800 (equivalent to a taxable estate of \$600,000).

3. Lifetime gifts in excess of \$10,000 to any one individual are taxable at the estate/gift tax rates. Each year the donor should have filed a gift tax return, though no tax is due unless the entire \$192,800 credit has been used in making the gifts.

4. Each gift over \$10,000 uses a portion of the unified credit, thus reducing the amount of that credit available to apply to the estate tax.

In our case the lifetime gifts used up \$9784.00 of the available credit. A list of the gifts is enclosed. Returns for 1989 and 1991 must be filed. As fiduciaries we must certify to the IRS that the return is true and correct. We have <u>personal</u> liability in that regard. If we have knowledge of a gift to Tony of \$15,000, we must report it. Tony is going to have to answer that question before we can be satisfied. If he claims he did not receive the money, he will have to supply us with an affidavit to that effect.

As far as the management of an estate undergoing the probate process is concerned, the Executors are entitled to some latitude

Page 2 Ltr to Mrs. Jean M. Nader May 4, 1992

within the confines of their fiduciary duty. The decisions about the estate are theirs.

My personal operational mode in these matters is to keep the heirs fully supplied with the paperwork of the estate, and consult with them fully as to strategic and long range issues, such as the valuation of property in the Accotink situation. The day to day matters and the justification for tactical positions taken such as the contents of forms and accountings are the prerogative of the Executors and subject to the scrutiny and approval of the Commissioner of Accounts or the taxing authorities only.

With regard to the filing of the income tax return, my file indicates that I received a fax copy of the K-1 from the Harold O'Connell Trust on April 9, 1992, only six days before the tax return was due.

Sincerel V,

Edward J. White

EJW/e Encl.

\$659 Covers \$545,820

EDWARD J. WHITE

ATTORNEY AT LAW 118 SOUTH ROYAL STREET ALEXANDRIA, VIRGINIA 22314

TELEPHONE 836-5444

May 19, 1992

Mr. Anthony M. O'Connell c/o Edgar A. Prichard, Esq. 8280 Greensboro Dr. #900 McLean, Va. 22102

Re: Estate of Jean M. O' Connell

Dear Mr. O'Connell,

In your letter of May 6 to Jean you asked that I communicate with you with regard to the Harold O'Connell Trust.

I am trying to prepare the estate tax, and as usual in these cases, there are problems trying to understand the flow of debts and income.

I do have a few questions which are put forward simply so that the figures on the Trust's tax returns and accounting will agree with the estate's.

1. The K-1 filed by the Trust for 1991 showed income to your mother of \$41,446.00. The Seventh Accounting appears to show a disbursement to her of \$40,000.00 plus first half realty taxes paid by the trust for her and thus a disbursal to her of \$1794.89. If these two disbursals are added the sum is \$41,794.89. This leaves \$348.89 which I cannot figure out. It could well be a disbursal of principal and not taxable.

2. The K-1 filed by the Trust showed a payment of \$816.00 in interest to the estate. You sent a check in the amount of \$1475.97 to the estate. What was the remaining \$659.97? Do I have this confused with the tax debt/credit situation which ran from the Third Accounting?

3. On the Seventh Accounting "Income per 7th Account" is shown as \$5181.71, but I cannot figure that one out either.

I am of the opinion that the estate owes the trust for the second half real estate taxes from September 15, 1991 through December 31, 1991 in the amount of \$1052.35. This is shown on your accounting a disbursed to the heirs. Should this be paid back to the heirs or to the Trust?

I believe that the income received from the savings accounts

Page 2 Ltr to Mr. Anthony M. O'Connell May 19, 1992

from September 15 to the date the various banks made their next payment to the Trust (9/30 and 9/21) should be split on a per diem basis, since the Trust terminated on her death. This will be a small amount of course.

Are there any other debts which your Mother owed the Trust?

I realize that Jo Ann Barnes prepared this and if you authorize it I can ask her to help me out.

Please understand that I have no problem with the Accounting, I m just trying to match things up. In the long run, since the beneficiaries are the same, the matter is academic.

Please send the bill for the appraisal whenever you receive it. Jean is filing the Fairfax form for re-assessment in her capacity as a co-owner in order to give us a better basis to get this assessment changed and to meet the county's deadline. It will state that the appraisal you have ordered will follow. I think this will be to all of your benefit in the long run.

Sincerely,

Edward J. White

EJW/e Copy to: Jean M. Nader