\$70,051

14p



Missing \$70,051 June 11,1992

There are two versions of the extension request (IRS Form 4768) and two version of the estate tax return (IRS Form 760) with the same dates but for different amounts. One version says \$175,000 was paid to the IRS on June 11, 1992, and one version says i\$119,000 was paid to the IRS on June 11, 1992. There should only be one version. The \$70,051 over payment reported on the \$175,000 version disappears from the accounting.

Can we expose the accounting trail of the \$70.051?

\$175,000 Version

Form 4768

(Rev. August 1990)

Department of the Treasury Internal Revenue Service

Application for Extension of Time To File a Return and/or Pay U.S. Estate (and Generation-Skipping Transfer) Taxes

OMB No. 1545-0181 Expires 7-31-93

(For filers of Forms 706, 706-A, and 706NA)

Part I		n for Forms 706GS(D) and					
	Identification				,		
	first name and middle initial	Decedent's last name			f death		
Jean M. O'Connell			•	Sept. 15, 1991			
ame of as	pplication filer		Decedent's social security number				
Edwa	ard J. White and Jea	in M. Nader, Co	-Executors	230 50 6044			
		mber and street)		Estate tax return due date			
	118 South Roy	al St.		Jun	e 15, 1992		
ity, state,	and ZIP code			1			
	Alexandria, V	7a. 22314					
Part II	Extension of Time To File (Sec						
	t attach your written statement to ex	ossible or impractical Extension date requested					
	easonably complete return within 9			Sop	t. 15, 199	2	
Part III	Extension of Time To Pay (Sec	c. 6161)		*			
	it attach your written statement to ex		ossible or impractical	Extens	ion date requested	(
	e full amount of the estate (or GST)						
	ned because the size of the gross esti						
)-" or other appropriate amount on P						
	Payment To Accompany Exte						
	unt of estate and GST taxes estimate		Control and the Control of the Contr	7	175,000		
	unt of cash shortage (complete Part			2			
Bala	ince due (subtract line 2 from line		lon.)	3	175,000		
		Signature and		· · · · · · ·			
ii ii)e tateme	HARD T WHITE and by someone other than the exer ints made herein and attached are	cutor—Under penalties o	CoExecu. Title r perjury, I declare that n authorized by the exe	to the	best of my knowled	dge and belief, the	
tateme check b	WARD J WHITE	cutor—Under penalties of true and correct, that I are rof the highest court of (squalified to practice in (spin) the Internal Revenue Service.	r perjury, i declare that n authorized by the exe pecify jurisdiction) > ecify jurisdiction) >	to the cutor t	Dest of my knowled to file this applicat	age and belief, the	
if file	set by someone other than the exerting made herein and attached are spox(es) that applies): A member in good standing of the back certified public accountant duly of a person enrolled to practice before the duly authorized agent holding a poy	cutor—Under penalties of true and correct, that I are rof the highest court of (spaulified to practice in (spaulified to practice in (spaulified to practice), the Internal Revenue Service wer of attorney. (The power of attorney)	r perjury, I declare that n authorized by the exemple of the exemp	to the cutor t	Dest of my knowled to file this applicat	age and belief, the	
tateme check b	and by someone other than the exercised by someone other than the exercises made herein and attached are spox(es) that applies): A member in good standing of the back certified public accountant duly of a person enrolled to practice before the duly authorized agent holding a power of the filter's signature (other than Notice to Applicant—To be contact the signature of the contact that the signature is the contact that the signature of the contact that the cont	true and correct, that I are rof the highest court of (squalified to practice in (spine) the Internal Revenue Service wer of attorney. (The power of attorney to the executor)	r perjury, I declare that n authorized by the exemple of the exemp	to the cutor t	Dest or my knowled to file this applicat	age and belief, th	
trateme check b	riter's signature (other than Notice to Applicant—To be capplication for extension of time to find the capplication of time to find application of time to find the capplication for extension for exte	true and correct, that I are rof the highest court of (squalified to practice in (spine) the Internal Revenue Service wer of attorney. (The power of attorney to the executor)	r perjury, I declare that n authorized by the exemple of the exemp	to the cutor t	best of my knowled to file this applicat	age and belief, the	
tateme check b	set by someone other than the exempts made herein and attached are shox(es) that applies): A member in good standing of the back certified public accountant duly of a person enrolled to practice before the duly authorized agent holding a power. Filer's signature (other that Notice to Applicant—To be complication for extension of time to file Approved.	r of the highest court of (spanished to practice in (spanished to practice in (spanished internal Revenue Service of attorney. (The power of attorney) ompleted by Internal File (Part II) is:	r perjury, I declare that in authorized by the exemple cify jurisdiction) > ecify jurisdiction) > ce r of attorney need not be devenue Service	to the cutor t	best of my knowled to file this applicat	ted.)	
Part V	set by someone other than the exempts made herein and attached are shox(es) that applies): A member in good standing of the back certified public accountant duly of a person enrolled to practice before the duly authorized agent holding a power. Filer's signature (other that Notice to Applicant—To be complication for extension of time to file Approved.	r of the highest court of (spanished to practice in (spanished to practice in (spanished internal Revenue Service of attorney. (The power of attorney) ompleted by Internal File (Part II) is:	r perjury, I declare that n authorized by the exe pecify jurisdiction) > ecify jurisdiction) > ecify jurisdiction) > ecify jurisdiction) > ce r of attorney need not be Revenue Service 2 The application for	subm	Dest of my knowled to file this application of time to pay its part of the pay its part of the pay its part of the pay its pay	ted.)	
Part V	riter's signature (other than Notice to Applicant—To be capplication for extension of time to find the capplication of time to find application of time to find the capplication for extension for exte	r of the highest court of (squalified to practice in (squalified to practice in (squalified to practice). The power of attorney. (The power of attorney to the executor) ompleted by Internal File (Part II) is:	r perjury, I declare that n authorized by the exe pecify jurisdiction) > ecify jurisdiction) > ecify jurisdiction) > ecify jurisdiction) > ce r of attorney need not be Revenue Service 2 The application for	subm	best of my knowled to file this applicat	ted.)	
triffication to the check because the check beca	rider's signature (other than Notice to Application for extension of time to fi Approved Not approved because	r of the highest court of (spanished to practice in (spanished to practice in (spanished internal Revenue Service of attorney. (The power of attorney) ompleted by Internal File (Part II) is:	r perjury, I declare that n authorized by the exe pecify jurisdiction) > ecify jurisdiction) > ecify jurisdiction) > er of attorney need not be r of attorney need not be r of application for	subm	Dest of my knowled to file this application of time to pay the state of the total pay the state of the state of the total pay the state of the state	ted.)	
Part V	rider's signature (other than Notice to Application for extension of time to fix Approved because	r of the highest court of (spanished to practice in (spanished to practice in (spanished internal Revenue Service of attorney. (The power of attorney.) ompleted by Internal File (Part II) is:	r perjury, I declare that n authorized by the exe pecify jurisdiction) > ecify jurisdiction > ecify jurisdiction > ecify jurisdiction of attorney need not be r of a	subm	Dest of my knowled to file this application of the pay in the pay	ted.)	
Part V	so by someone other than the exempts made herein and attached are shox(es) that applies): A member in good standing of the back certified public accountant duly of a person enrolled to practice before the duly authorized agent holding a power of the process of	r of the highest court of (spanished to practice in (spanished to practice in (spanished internal Revenue Service of attorney. (The power of attorney.) ompleted by Internal File (Part II) is:	r perjury, I declare that n authorized by the exe pecify jurisdiction) > ecify jurisdiction) > ecify jurisdiction) > ecify jurisdiction) > ecify jurisdiction > ecify jurisdiction of attorney need not be r of attorney need not	subm	Dest of my knowler of file this applicat itted unless reques Date sion of time to pay	ted.)	
Part V	so by someone other than the exempts made herein and attached are shox(es) that applies): A member in good standing of the back certified public accountant duly of a person enrolled to practice before to a duly authorized agent holding a power. Filer's signature (other than Notice to Applicant—To be complication for extension of time to file Approved Not approved because	r of the highest court of (spanished to practice in (spanished to practice in (spanished internal Revenue Service of attorney. (The power of attorney)	r perjury, I declare that n authorized by the exe pecify jurisdiction) > cecify jurisdiction) > ce r of attorney need not be revenue Service 2 The application for Approved Not approved to	subm	Dest of my knowled to file this application of the this application of the to pay the top of the to	ted.)	
Part V	so by someone other than the exempts made herein and attached are shox(es) that applies): A member in good standing of the back certified public accountant duly of a person enrolled to practice before the duly authorized agent holding a power of the process of	r of the highest court of (spanished to practice in (spanished to practice in (spanished internal Revenue Service of attorney. (The power of attorney)	r perjury, I declare that n authorized by the exe pecify jurisdiction) > cecify jurisdiction) > ce r of attorney need not be revenue Service 2 The application for Approved Not approved to	subm	Dest of my knowler of file this applicat itted unless reques Date sion of time to pay	ted.)	
Part V	so by someone other than the exempts made herein and attached are shox(es) that applies): A member in good standing of the back certified public accountant duly of a person enrolled to practice before to a duly authorized agent holding a power. Filer's signature (other than Notice to Applicant—To be complication for extension of time to file Approved Not approved because	r of the highest court of (spanished to practice in (spanished to practice in (spanished internal Revenue Service of attorney. (The power of attorney)	r perjury, I declare that n authorized by the exe pecify jurisdiction) > cecify jurisdiction) > ce r of attorney need not be revenue Service 2 The application for Approved Not approved to	subm	Dest of my knowled to file this application of the this application of the to pay the top of the to	ted.)	
Part V	so by someone other than the exempts made herein and attached are shox(es) that applies): A member in good standing of the back certified public accountant duly of a person enrolled to practice before to a duly authorized agent holding a power. Filer's signature (other than Notice to Applicant—To be complication for extension of time to file Approved Not approved because	r of the highest court of (spanished to practice in (spanished to practice in (spanished internal Revenue Service of attorney. (The power of attorney)	r perjury, I declare that n authorized by the exe pecify jurisdiction) > cecify jurisdiction) > ce r of attorney need not be revenue Service 2 The application for Approved Not approved to	subm	Dest of my knowled to file this application of the this application of the to pay the top of the to	ted.)	
Part V	so by someone other than the exempts made herein and attached are shox(es) that applies): A member in good standing of the back certified public accountant duly of a person enrolled to practice before to a duly authorized agent holding a power. Filer's signature (other than Notice to Applicant—To be complication for extension of time to file Approved Not approved because	r of the highest court of (spanished to practice in (spanished to practice in (spanished internal Revenue Service of attorney. (The power of attorney)	r perjury, I declare that n authorized by the exe pecify jurisdiction) > cecify jurisdiction) > ce r of attorney need not be revenue Service 2 The application for Approved Not approved to	subm	Dest of my knowled to file this application of the this application of the to pay the top of the to	ted.)	
Part V	so by someone other than the exempts made herein and attached are shox(es) that applies): A member in good standing of the back certified public accountant duly of a person enrolled to practice before the duly authorized agent holding a power. Filer's signature (other than Notice to Applicant—To be complication for extension of time to find approved. Not approved because.	r of the highest court of (spanished to practice in (spanished to practice in (spanished internal Revenue Service ver of attorney. (The power of attorney) (The power of attor	r perjury, I declare that n authorized by the exe pecify jurisdiction) > cecify jurisdiction) > ce r of attorney need not be revenue Service 2 The application for Approved Not approved to	subm	Dest of my knowled to file this application of the this application of the to pay the top of the to	ted.)	

ESTATE OF JEAN M. O'CONNELL

PART II EXTENSION OF TIME TO FILE

- 1. The decedent was a part owner of a tract of ground the value of which is to be determined by an appraisal in progress. The enclosed payment is based on the maximum value for the property and will be changed.
- 2. The estate does not at this date possess full data for certain gifts and debts of the estate and other needed information.

(Rev. July 1990) Department of the Treasury

United States Estate (and Generation-Skipping Transfer)

Tax Return

Estate of a citizen or resident of the United States (see separate instructions). To be filed for decedents dying after December 31, 1989, and before January 1, 1993.

OMB No. 1545-0015 Expires 6-30-93

Inter		venue Service	For Paperwork Reduction Ac		Instructions.			
<i>'</i>	1a	Pecedent's first	name and middle initial (and maiden name, if any)	1b Decedent's last name		2 Dec	edent's social secur	•
ğ		Jean M.	·	O'Connell		230	50:604	44
Executor	3a		e of death (county and state)	3b Year domicile established	4 Date of birth	5 Date	e of death	
	-	Fairfax	County, Virginia	pre 1960	2/1/12	9/1	5/91	
	6a	Name of execut	tor (see instructions)	6b Executor's address (nu	imber and street in	ncluding	apartment number of	or rural
#		Edward d	J. White Co-Executor	route; city, town, or pos	st office; state; and i	ZIP code) `	
Decedent and	6c	Executor's soci	al security number (see instructions)	118 South Ro	oval S+			
2			4 ! 1559	Alexandria,	Va 2231/	1		
ě	72		tion of court where will was probated or estate a		va. 22314	<u> </u>	7b Case nu	mber
1	′•		Court Fairfax Co, Va.	diffinition ou				
Part 1.	•	if decedent die	d testate, check here ► X and attach a certific	nd conv of the will	If Form 4768 is att	ached of	49160	
4	_		is attached, check here	ou copy of the will.	11 FORM 42.00 IS ALL	acitou, ci	HOCK HOLE P	
_						- I _	1 041 017	T = =
	1		ate (from Part 5, Recapitulation, page 3, item 1			*	1,041,017	55
	2		e deductions (from Part 5, Recapitulation, page				108,803.	
	3	~	(subtract line 2 from line 1)				932,214	0.3
	4	Adjusted taxal	ble gifts (total taxable gifts (within the meaning	g of section 2503) made by	y the decedent after		42,600	00
		December 31,	1976, other than gifts that are includible in dec	edent's gross estate (section	on 2001(b))	· 4		ļ
	5	Add lines 3 an				. 5	974,814	03
	6	Tentative tax of	on the amount on line 5 from Table A in the instr	uctions		. 6	335,977	47
	71		ds \$10,000,000, enter the lesser of line 5 or \$2		1			
			100,000 or less, skip lines 7a and 7b and enter z			_		
	b	Subtract \$10,	000,000 from line 7a	<u> 76 </u>				
	•) of line 7b			. 7c		
	8	Total tentative	tax (add lines 6 and 7c)			. 8	335,977	47
Š	9	Total aift tay a	supple with respect to sifts made by the decade	ant after December 21 10	76 Include aift tave	ام		
mputation	•	paid by the de	sayable with respect to gifts made by the decedencedent's spouse for such spouse's share of spi	it gifts (section 2513) only	if the decedent wa	s	8,824	00
ž		the donor of th	nese gifts and they are includible in the deceden	t's gross estate (see instruc	tions)	. 9		<u> </u>
8	10	Gross estate to	ax (subtract line 9 from line 8)			. 10	327,153	47
ă	11	Unified credit	against estate tax from Table B in the Instructio	ns <u>11 19</u>	2,800			
ī	12	Adjustment to	unified credit. (This adjustment may not exceed	1\$6,000				
Part 2.		See instruction	ns.)	12				
Ž	13	Allowable unif	ied credit (subtract line 12 from line 11)			. 13	192,800	00
	14	Subtract line 1	13 from line 10 (but do not enter less than zero)			. 14	134,353	47
	15		e death taxes. Do not enter more than line 14.			s	29,403	99
		\$60,000. See	Table C in the instructions and attach credit ev	Idence (see instructions) .		. 15		
	16	Subtract line 1	l 5 from line 14			. 16	104,949.	99
	17	Credit for Feder	ral gift taxes on pre-1977 gifts (section 2012)(attack	computation) 17				
	18	Credit for fore	ign death taxes (from Schedule(s) P). (Attach Fo	rm(s) 706CE) 18				
	19	Credit for tax	on prior transfers (from Schedule Q)	19				
	20	Total (add line	s 17, 18, and 19)			. 20		<u> </u>
	21	Net estate tax	(subtract line 20 from line 16)			. 21	104,949	99
	22	Generation-sk	ipping transfer taxes (from Schedule R, Part 2, I	ine 10)		. 22		
	23	Section 4980/	A increased estate tax (from Schedule S, Part I, I	ine 17) (see instructions) .		. 23		<u> </u>
	24	Total transfer	taxes (add lines 21, 22, and 23)	17	5;000 100	24		
	25	Prior payment	s. Explain in an attached statement	25 7	3,000			
	26	United States	Treasury bonds redeemed in payment of estate	tax				
-	27	Total (add line	• • •			. 27	175,000	00
	28		or overpayment) (subtract line 27 from line 24).	OVERPA		. 28	(70,050	51)
Under penalties of perjury, I declare that I have examined this return, including accompanying schedules and statements, and to the best of my knowledge and belief, it is true, correct, and complete. Declaration of preparer other than the executor is based on all information of which preparer has any knowledge.								
	Sources, and sompletes reconstitute of preparer vitter than the execution to that information of which preparer has any knowledge.							
-cm 1 10 - Janet 4/2/92								
Signature(s) of executor(s)						Date G G G		
Mar D. Jacobs Co. edector						<u> 7・3・7と</u>		
		X	,	,				
		Ű						
01-			han Aban awan dan	ddroes (and 7ID code)			Data	

\$119,000 Version

4768

kev. August 1990)

Application for Extension of Time To File a Return and/or Pay U.S. Estate (and Generation-Skipping Transfer) Taxes

OMB No. 1545-0181 Expires 7-31-93

Department of the Treasury Internal Revenue Service

(For filers of Forms 706, 706-A, and 706NA)

ote: Use Form 2758 to request an extension for Forms 706GS(D) and 706GS(T).							
Part I Identification							
ecedent's first name and middle initial	Decedent's last name		Date o	f death	f.\		
Jean M.	O'Connell_		Sep	t. 15, 1 <u>99</u>	1		
ame of application filer		Decedent's social security number					
Edward J. White and Jean		-Executors		50 6044			
ddress of application filer (Number:	and street)		Estate	tax return due date			
118 South Royal	St.	•	Jun	<u>e 15, 1992</u>			
ity, state, and ZIP code							
	Alexandria, Va. 22314						
Part II Extension of Time To File (Sec. 60							
ou must attach your written statement to explain			Extension date requested				
o file a reasonably complete return within 9 mont		ne decedent's death.	Sep	ot. 15, 199	2		
Part III Extension of Time To Pay (Sec. 61	.61)						
ou must attach your written statement to explain			Extens	sion date requested			
o pay the full amount of the estate (or GST) tax b	y the return due date.	If the taxes cannot be					
etermined because the size of the gross estate is inter "-0-" or other appropriate amount on Part IV					*		
Part IV Payment To Accompany Extensio	·	ach an explanation,					
Amount of estate and GST taxes estimated to				119.000			
	be due	• • • • • • •	-	149,000			
Amount of cash shortage (complete Part III) Balance due (subtract line 2 from line 1) (P	av with this applicat	lon \	2	119,000			
The same and (subtract line 2 from time 1) (F				119.000			
If filed by executes . Hades a salting of a site	Signature and						
If filed by executor—Under penalties of perjuant attached are true and correct.	iry, i declare that to tr	ie best of my knowledge	and be	ellet, the statements	s made nerein		
				•			
Sellat Ven.	· w Oak	Co_Execu	.		11 1000		
Executor's signature	بتنتز ۱۰۱:۱۰۱		COL		Date 1992.		
EDWARD J. WHITE							
If filed by someone other than the executor							
statements made herein and attached are true	and correct, that I ar	n authorized by the exe	cutor 1	to file this application	on, and that I am		
(check box(es) that applies):		.(,					
A member in good standing of the bar of the	he highest court of (sp	ecify jurisdiction) >					
A certified public accountant duly qualif	ied to practice in (sp	cify jurisdiction) >					
A person enrolled to practice before the In	ternal Revenue Servi	ce.					
A duly authorized agent holding a power or	f attorney. (The powe	r of attorney need not be	subm	itted unless request	ed.)		
Filer's signature (other than the		••••	Date	••••••			
		Pevenue Service		Date			
Notice to Applicant—To be completed by Internal Nevende Service							
1. The application for extension of time to file (P	art II) is:		exten	sion of time to pay (Part III) Is:		
☐ Not approved because		Approved			`		
		□ Not approved t	ecaus	e	•••••••••		
		***************************************	•••••	••••••	·,,		
☐ Other					•••••		
	. Other						
	•••••••••••••••••••••••••••••••••••••••						
***************************************	***************************************						
′	•••••	•••••	••••••				
Internal Revenue Service official	Date	Internal Revenue Service offi	cial		Date		

Item		Ckno		
1	Colonial Emerg Phys (med bill) VOID	1 10.40		
2	Fairfax Circ Ct. letters	3 14.00		
3	Jean M. Nader probate tax reimb	4 1,269.00		
4	NationsBank Car loan payoff	5 1,364.97		
5	Checks	15,89		
6	Jean Nader int on Hallmark acct			
-	while dep in estate acct	7 270.82 $\sqrt{1}$		
7	Commissioner of accounts Inventory	8 61.00/		
	IRS 1991 1040 return	9 15,332.00		
9	Va. Dept Tax 1991 return	10 2,856.00		
10		11 \$ 75,000.00		
- 11	•	12 8,559.00		
12	Sheila Ann O'Connell-Shevenell, disb	13 \$ 75,000.00		
13		14 475.00		
14		15 \$75,000.00		
15		16 230.14 2		
16		<u>40 00</u>		
17	IRS estimated Estate Tax	17 119,000.00		
18	Virginia estimated Estate Tax	18 31,000.00		
19	IRS 1991 income tax	19 28,334.00		
20	Va Dept Tax 1991 amended return	21 5,712.00		
21	National Fire Ins Co of Hartford	4		
	Nuveen bond	22 169.26		
22	U. S. Trust processing fee	23 , 20.00/		
23	Harold O'Connell Trust, appraisal	24 4 2,000.00/5		
24	Jean M. Nader, disbursement	101433,000.00		
25	Anthony M. O'Connell, disbursement	10233,000.00/		
26		1032/33,000.00/		
27	IRS est share of int due 91 amd tax	104 241.81/		
28	1988 Plymouth Van to Anthony O'Connell	√8,000.00 √		
TO	FAL DISBURSED	548,975.29		

Vouchers in support of these disbursements are submitted herewith.

NOTES:

1. Decedent had a POD account in Hallmark Bank with Jean Nader. The bank erroneously paid the amount to the estate. This figure is the interest earned on that sum while in the estate account.

2. This represents interest earned in the estate account on the amount of the disbursement while the disbursal was delayed. This is to equalize the disbursements among the legatees.

Estimated tax was paid with an extension request.

^{4/} Expenses incurred due to lost Nuveen certificate of ownership.

EDWARD J. WHITE

ATTORNEY AT LAW

118 SOUTH ROYAL STREET

ALEXANDRIA, VIRGINIA 22314

TELEPHONE 836-5444

November 13, 1992

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

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

Mrs. Sheila O'Connell-Shevenell 44 Carlton St. Portland, Maine 04102

Re: Estate of Jean M. O'Connell

When I agreed yesterday to the disbursement of the A. G. Edwards accounts by the end of the year, I had not looked at the bank balance of the estate for some time. There is \$64,216.83 in the estate account which includes the sum of \$14,408.53 received today from the IRS for the estate tax overpayment.

To date the sum of \$324,000.00 has been disbursed to the heirs, which has been done on the assumption that we have on hand enough money to pay the rest of the debts. Normally an estate is not disbursed until an Estate Tax Closing Letter has been received from the IRS and Virginia.

I cannot agree to a disbursement from the Edwards accounts until a closing letter is received. As you recall the Accotink property is assessed at \$600,000.00 by the county. Based on the appraisal, we used one half of that figure (times the percentage interest owned by your mother). In the event the IRS does not agree and insists on the full valuation, the estate tax liability could increase by about \$67,000.

Out of the bank account must come the executors' commission which will be about \$45,000.00, a fee for the Fiduciary Income Tax return preparation and various filing fees of a small nature. There simply is not enough money left to cover the contingencies. A disbursal in these conditions would be a violation of the duty of the fiduciaries.

Since the IRS has issued the refund (with interest), I would assume a closing letter is not far behind.

Some questions have arisen as to your tax liabilities. The

Page 2 Ltr to Heirs November 13, 1992

Estate paid an estate tax on the value of the property owned by your mother at her death. Since the tax is paid, what is distributed to you is tax free.

In addition there is a fiduciary income tax on the earnings of the estate while it is open. The First Accounting shows income of \$56,928.52 from 9/15/91 through 9/15/92. Basically this is what will be taxed as estate income. Of this \$659.97 can be ignored as it was repayment of a debt from the O'Connell Trust and not income, and at least \$13,388.25 was tax free income. The fiduciary income tax is paid by the estate if it was not disbursed during the tax period. In your case it was disbursed, and you will receive a form K-1 showing how much should be added to your regular income. This is why it is called "pass through" income. This might be about \$14,000.00 each not counting deductions which are due to the estate. Jo Ann Barnes is preparing this return for the estate at present.

The question of capital gains comes up often in estate situations. Any asset owned by a decedent at the time of death is given a "stepped up" basis to its value at the date of death. If the heirs then sell the asset the only taxable capital gain (or loss) is the change in value between the date of death and the date of sale. The Accotink property falls in that category, though the basis on the share formerly held in trust has a basis as of the date of your father's death. The Lynch note will not produce any capital gain since it was taxed in the estate as part of your mother's assets. It will produce an income tax effect on the fiduciary income tax return since \$26,917.17 in interest was received by the estate. This is included in the \$56,928.52 referred to above.

The remaining items left to do in the estate are the filing of a request for the publication of Debts and Demands against the estate, filing a second and final accounting, obtaining a court order for the distribution of the estate and filing a second fiduciary income tax return from the period 9/15/92 through the date of disbursement.

Sincerely,

Edward J. White

Anthony M. O'Connell, Trustee u/w of H. A. O'Connell 216 Governor's Lane, Apartment 12 Harrisonburg, Virginia 22801 540 433-3895 January 5, 1998

Ms. Jean Nader, Co-Executor 350 Fourth Avenue New Kensington, Pennsylvania 15068

Ref: My previous four letters to you concerning the CPA Jo Ann Barnes.

Dear Jean,

If you read the book I sent you entitled *First Thing is to have the final accounting...*, I believe you will understand that the CPA, Jo Anne Barnes; the lawyer, Ed White; and the stock broker, Allison May; are part of a fraud operation, that the CPA is probably the core of it, and that the worst thing you could do is to continue to rely on the CPA's advice.

Please understand that I am not criticizing you and that what has happened in the past is not your fault. You were following the advice of professionals that held themselves out as trustworthy. I am saying that their advice to you should not be relied upon. Please understand that if you continue to rely on the CPA's advice or of anyone the operation guides you to, mother's estate and Accotink will remain in their control, and they can jerk us around with secrecy, set-ups and surprises until they benefit and wee lose. Please, please hire a CPA firm in Pennsylvania (one who does not advocate secrecy from the beneficiaries) and tell them the advice the CPA, the lawyer, and the stockbroker told you and see what they say.

Please do not accept the policy of secrecy as being loyal to mother. Please understand that mother, based on previous set up patterns, was set up to dictate that message over the telephone to you. Does secrecy from the beneficiaries make sense to you?

Please file charges in the Fairfax County Circuit Court for the money the fraud operation stole from mother's estate (Basically the difference between the \$175,000 version and the \$119,000 version of the estate tax return and subpoena the financial records from the CPA, the lawyer, and the stockbroker. Only you can correct this in your position as co-executor. If I file the charges the operation will say it's against you too and they will use you to fight me and cover for them.

Those two versions of the estate tax return mean the fraud operation intentional deceived you. It means, based on the known financial documents, that they stole money from the estate. I believe it was laundered out of the estate through the stockbroker.



If I understand FBI agent Healy correctly, you told him that you could justify the two versions of the estate tax return. Please contact the FBI and correct that:

Charles L. Owens Chief, Financial Crimes Section Criminal Investigation Division J. E. Hoover Building 935 Pennsylvania Avenue, NW Washington, DC 20535

FBI Supervisory Special Agent Tim Healy Criminal Division, Financial Crime Section, Economic Crime Unit, Room 3634 J. E. Hoover Building 935 Pennsylvania Avenue, NW Washington, DC 20535

Please stop being used by the fraud operation. Covering up for the fraud operation who jerked mother around until she died of a heart attack is not being loyal to mother. Please make yourself aware.

Please read Sabotage Settlement concerning the first piece of property I sold (pages 213-244). You were at the settlement. What did the CPA and lawyer tell you and Mother? This is still a secret from me. If we can't clear up what the fraud operation did to us in my sale of the first parcel ten years ago it is unlikely that we will be able to prevent them from doing it again with the remaining parcel. Please tell me what the CPA and lawyer told you and mother. If the fraud operation can continue to use you to carry out their agenda they can sabotage any sale I try to make of Accotink.

Please read the book until you understand the set-ups. Please make this your major project until it is cleaned up and all the accounting entanglements and set ups created to create conflict over Accotink are removed. Please face this so I can sell Accotink and we can get our money. I am not the source of the conflicts. I am not the bad guy.

...,

Anthony M. O'Connell,

Trustee u/w of H. A. O'Connell

Monday wile

Copy: Sheila O'Connell

