Disempower

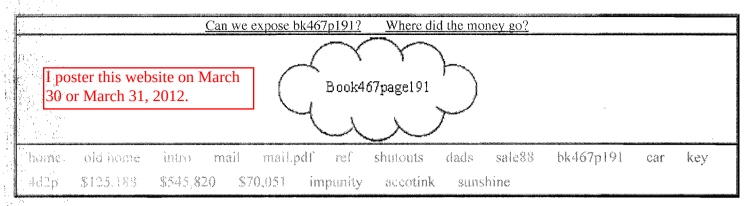
Can we expose the connection between the Phoenix VA in Arizona and the Fairfax County Court in Virginia?

May 11, 2012 (mailed) - The Phoenix VA in Arizona buries my pension application in ambiguity and confusion. (Approximate pension value \$5,784 per year). Contact - Jeffrey McAdams (jeffrey.mcadans@va.gov)

May 11, 2012 - The Fairfax County Court in Virginia, through their law firm, notifies me that they have placed a lien for \$27,669.42 against property I own in Highland County Virginia. They won't identify the property.

Contact - Director of the Department of Tax Administration (DTA) Kevin Greenlief (kevin.greenlief@fairfaxcounty.gov)

The trails from both sources, converging on May 11, 2012, are shrouded in secrecy and are against the law in way too numerous to mention.



Old home



The purpose of this web site is to try to get the attention of a just power with a background in accounting, who would do whatever it takes to expose the accounting trails of the CPA Joanne Barnes and the attorney Edward White (hereafter referred to as "the accountants") at <u>Book 467 page 191</u> (pdf) in the public record, and find out where the money (pdf) went.

Does anyone know anyone in the Washington, DC area, such as a journalist with a background in accounting, who would do this? They would get a story. If a journalist published the patterns that he or she would find in exposing bk467p191, the public, and especially the accountant's other clients, could compare those patterns with what they might have experienced, and the more people who recognize the patterns and come forward, the better the chances of recognition.

I don't understand why exposure has been impossible within the established structure; if it had been possible, this web site, unusual because of the unusual circumstances, would not be necessary. I don't understand why the 1994 (pdf) and 2000 (pdf) "Exceptions to the Commissioner's Report" disappeared from the records. What is it that makes the accountants not have to be accountable?

The minimum requirements needed to understand the accountants patterns and this web site are (1) a basic understanding of accounting principals; such as recognizing that judgments have to be based 100% on exposing the accounting trails and 0% on power or anything else, (2) recognizing the significance of the known accounting entanglement trail 1.475.97 - 816.00 = 659.97 (pdf), (3) recognizing how the 545.820.00 (pdf) disappeared, and (4) lots of time. I do not believe the accountant's patterns will be believed, much less that they could gotten away with, unless the reader learns to recognize and connect the dots themselves. The learning curves and the acceptance curves are long, difficult, and frustrating to infuriating. If Bk467p191 can't be exposed in this twentieth year of trying, I believe it's fair to say that it can't be done, and the documents in this web site would have to be used to show the accountant's patterns.

The sale of our remaining family property, http://www.alexandriavirginia15acres.com, has been on hold for nineteen years because the accountants have taken covert control of it through their accounting entanglements and other tools. History suggests that they will use these controls to overtly takeover the property when the family and the property are vulnerable; such as after a sales contract is signed and before settlement. I don't understand why the 1992 deed (pdf) for this property, prepared by the law firm of MWB&B, is not recognized, or why there are conflicting documents of the last transfer of ownership to the records (pdf), or why whatever that was fixed (pdf) in the records in 1985-1986 is still unknown.

M. T.

Curia:

4

History suggests that these conflicts in the records, known and unknown, will be used to create conflict in the family and our family cannot withstand another onslaught by the accountants using a trusting, fear driven, innocent family member to carry out their covert instructions.

Our family is innocent and needs protection and the only remedy is in making Bk467p191 transparent. Opaque is fatal.

After I posted this web site on Match 31, 2012, I was sent a lien for \$27,669.42, a Summons to be replaced as Trustee, an Injunction, a Notice to appear in Court, and an Order to appear in Court. The accounting trails at bk467p191 in the public record remain concealed as of March 2, 2013. Someone, such as a journalist, should tell the public, especially the accountant's present and past clients, how the accountants work. I wish someone had told our family. A simpler version of http://www.canweconnectthedots.com is http://www.judgesfairfaxcounty.com

Anthony O'Connell, Trustee

Timeline

The more I try to expose the accounting trails of the CPA Joanne White and the Attorney Edward White, the more I'm shut out, and I've tried for twenty years.

After I posted my website http://www.canweconnectthedots.com on March 31, 2012, to try to expose their accounting trails at bk467p191, my power of attorney for selling the Trust property was revoked, I was sent a Summons, an Injunction, a Notice to appear in Court, and an Order to appear in Court.

If there is any doubt that the accountant's signature pattern is to use a trusting family member as cover, vetting these events should remove it.

Perhaps it's all a coincidence, but the following happened to me after I tried to expose bk467p191 by posting my website http://www.canweconnectthedots.com on March 31, 2012:

1992.10.16 Trust created.

1993.03.20 Accounting at Book467page191 approved by Commissioner Jesse Wilson III (The accounting trails remain concealed)

2012.03.31 Trustee posts http://www.canweconnectthedots.com to try to expose bk467p191.

- 2012.05.10 Trustee's VA poverty pension application disappears in confusion.
- 2012.05.11 Trustee sent lien for \$27,699.
- 2012.05.25 Trustee's Power of Attorney for Trust property revoked. (Use Jean Nader)
- 2012.09.04 Trustee sent Summon. (Use Jean Nader)
- 2012.09.28 Trustee sent Injunction. (Use Jean Nader)
- 2012.10.22 Trustee sent Notice to appear in Court. (Use Jean Nader)
- 2012.11.21 Trustee asks Judges about Notice. (Use Jean Nader)
- 2012.11.27 Judge Smith to Trustee: judgesmith2p (Use Jean Nader)
- 2012.12.05 Trustee sent Court Order. (Use Jean Nader)
- 2013.07.03 B&K law firm letter says Jean Nader has replaced Anthony O'Connell as Trustee:

b&k3p * (Use Jean Nader)

- 2013.10.23 I notice that a B&K attorney is apparently "in care of" trust property. (Use Jean Nader)
- 2014.01.09 DTA Director emails Trustee with an attached Order dated October 5, 2012. **

^{*}I have never received anything from the Court saying I was no longer Trustee.

^{**}I had not seen the attached Order dated October 5, 2012, before. It says I am not to sell the trust property

Summary

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The more I try to expose the accounting trails of the CPA Joanne White and the Attorney Edward White, the more I'm shut out, and I've tried for twenty-three (23) years.

I try to expose their accounting at bk467p191 in the Fairfax County Court records by posting my website http://www.canweconnectthedots.com on March 31, 2012. Nothing in the previous twenty (20) years has worked. In May of 2012 I am illegally hit with financial ruin. The accounting at bk467p191 remains concealed.

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Can we expose the connection between the VA in Arizona and the Fairfax County Court in Virginia? There are two approaches; (1) Expose the trails and then judge, or (2) Judge without exposing the trails. Please try to stay with (1).

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The title "Take 2" refers to the illegal take over of my two properties; my farm in Highland County, Virginia, and the Trust property in Fairfax County, Virginia, that I owned in fee simple as Trustee. The Trust property was my livelihood and my life saving. Can we expose the connection between the Phoenix VA in Arizona and the Fairfax County Court in Virginia?

•

May 10-11

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2012.05.10, mailed 2012.05.11

The Phoenix VA in Arizona frames me with a document that I have never seen and can't get a copy of ("We have received your typed statement on February 7, 2012,...) and buries my poverty pension application in ambiguity and confusion.

2012.05.11

The Fairfax County Court in Virginia frames me with an illegal \$27,699.42 lien and has their law firm send it to Highland County, Virginia. They won't say what property they placed their lien against. The only property I own in Highland County is my farm, I believe those in control can use this lien to jerk me and my farm around as long as they want. They can make up any amount of money I owe at any time and make me appear responsible.

May 25

2012.05.25

The Saint Paul VA in Minnesota frames me with the February 7 document that I have never seen and can't get a copy of ("VA Form 21-4138, statement in support of claim, received February 7, 2012"). They frame me with "On your application, you reported you received \$523.00 per month from Social Security. A data exchange with the Social Security Administration showed that you received a gross monthly amount of \$839.00 effective December 2011).

2012.05.25

The law firm of Blankingship & Keith (B&K) sends me a letter which, starts the takeover of my trust property in Fairfax County (Parcel 0904 01 0017). They use our trusting sister Jean Nader in Pennsylvania to do it..

2012.05.25

The law firm of Blankingship & Keith prepares a Revocation of Power of Attorney" and has our sister Jean Nader in Pennsylvania sign it.

May 10-11

May 10, 2012 (mailed May 11).

The Phoenix VA in Arizona frames me with a document that I have never seen and can't get a copy of ("We have received your typed statement on February 7, 2012,...) and buries my poverty pension application in ambiguity and confusion.

(Approximate pension value \$5,784 per year). Contact - Jeffrey McAdams < jeffrey.mcadans@va.gov>

Comment:

Why wait until May 10, 2012, to mention for the first time a pivotal document received on or around February 7, 2012?

May 11, 2012 - The Fairfax County Court in Virginia, through their law firm, notifies me that they have placed a lien for \$27,669.42 against property I own in Highland County Virginia. They won't identify the property.

Contact - Kevin Greenlief <kevin.greenlief@

DEPARTMENT OF VETERANS AFFAIRS

Regional Office P.O. Box 34790 Phoenix AZ 85067-4790



May 10, 2012

Dot 1

I receive two financial hits at the same time. I receive a May 10, 2012, letter burying in confusion my application for the poverty pension. I receive a May 11, 2012, lien for \$27,699.

ANTHONY M OCONNELL 439 S VISTA DEL RIO GREEN VALLEY AZ 85614-2415 In reply, refer to: 345/PD2/TAS File Number: 25 163 990 Anthony M. Oconnell

IMPORTANT -- reply needed

Dear Mr. Oconnell:

Important Information

We have received your typed statement on February 7, 2012 stating that you wish to withdraw your claim for:

• Skin cancer

Dot 2

Why wait until May 10, 2012, to mention for the first time a document received on February 7, 2012?

We have withdrawn your pending claim at this time. No further action will be taken on your claim.

If you decide to reopen your claim, just state so on the enclosed VA Form 21-4138. If we do not receive this form in the Department of Veterans Affairs within one year from the date of this letter, benefits, if entitlement is established, may not be paid prior to the date of its receipt.

The Pension Management Center will address your claim for Non-Service Connected Pension.

How Can You Contact Us?

If you are looking for general information about benefits and eligibility, you should visit our web site at http://www.va.gov. Otherwise, you can contact us in several ways. Please give us your VA file number, 25 163 990, when you do contact us.

- Call us at 1-800-827-1000. If you use a Telecommunications Device for the Deaf (TDD), the number is 1-800-829-4833.
- Send us an inquiry using the Internet at https://iris.va.gov.
- Write to us at the address at the top of this letter.

File Number: 25 163 990 Anthony M. Oconnell

We look forward to resolving your claim in a fair and timely manner.

Sincerely yours,

Jeffrey McAdams

Jeffrey McAdams Veterans Service Center Manager Can the pension application trail be followed?

Enclosures:

VA Form 21-4138

cc: ARIZONA DEPARTMENT OF VETERANS' SERVICES

Veteran's comments

I don't understand why a document received on February 7 would not be mentioned until May 10. Or why it remains unknown. It must be important because it is referenced in four letters:

- (1) "We have received your typed statement on **February 7**, 2012, stating that you wish to withdraw your claim for *Skin cancer"

 Jeffrey McAdams, May 10, 2012
- (2) "VA withdrew your request for compensation of skin cancer, based on a typed statement that they received on **February 7**, 2012."

 Brian O'Neil, May 14, 2012
- (3) "Statement submitted on **February 7**, 2012 that you would like to withdraw claim for skin cancer."

Brian O'Neil, May 17, 2012

(4) "*VA Form 21-4138, Statement in Support of claim, received **February** 7, 2012" T. A. Olson, May 25, 2012

May I get a copy of this document?



Taxing Authority Consulting Services, P.C.

Attorneys At Law

P.O. Box 1270 • Midlothian • Virginia • 23113-8270 (804) 545-2500 • Fax (804) 440-1171 • liens@taxva.com

NOTICE OF LIEN AND DEMAND FOR PAYMENT UNDER § 58.1-3919 & § 58.1-3952 OF THE CODE OF VIRGINIA

May 11, 2012

TO: THE BLUE GRASS VALLEY BANK Attn: Lien Department LEGAL ORDER PROCESSING PO BOX 6 BLUE GRASS, VA 24413

This is a pretend placement. Even if I had money in The Blue Grass Valley Bank in Highland County this would be illegal.

RE: ANTHONY M OCONNELL TR, 439 SOUTH VISTA DEL RIO GREEN VALLEY, AZ

85614

Fed ID: 225-52-7637

TACS #: 59140

Balance Due: \$27,669.42

Taxing Authority Consulting Services, P.C. has been retained by the Fairfax County DTA to collect delinquent taxes and other charges owed by the above referenced person/business.

It appears that you may have in your possession property of the Debtor, therefore pursuant to Code of Virginia §58.1-3952, this LIEN is being issued against so much of the property of the Debtor that may be in your hands or in any depository account. You are hereby directed to remit such amount to our office, up to the balance due stated above.

This Lien shall be returnable within 14 days and unless you timely make reply and/or make payment of this Lien, a Summons may be issued, commanding you to appear before the appropriate court for interrogation on oath and such further proceedings and judgment as may be proper, under the provisions of § 58.1-3919 and § 58.1-3952 of the Code of Virginia.

Please return this form with your response to the address listed above and make your check payable to Fairfax County DTA.

Please direct any questions about this lien to our office at (804) 545-2500.

_____/S/ Mark K. Ames, Esq.

Pursuant to Code of Virginia §58.1-3934

RESPONSE:

Payment Enclosed	□ Full	□ 'Partial	
No Funds available			
No Account/Account	Closed		
Other			

May 25

2012.05.25

The Saint Paul VA in Minnesota frames me with the February 7 document that I have never seen and can't get a copy of ("VA Form 21-4138, statement in support of claim, received February 7, 2012"). They frame me with "On your application, you reported you received \$523.00 per month from Social Security. A data exchange with the Social Security Administration showed that you received a gross monthly amount of \$839.00 effective December 2011). 2012.05.25

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2012.05.25

The law firm of Blankingship & Keith prepares a Revocation of Power of Attorney" and has our sister Jean Nader in Pennsylvania sign it.

Blankingship

4020 University Drive Suite 300 Fairfax, Virginia 22030 T: 703.691.1235 F: 703.691.3913

> Writer's E-Mail Address: shall@bklawva.com Direct Dial: (703) 293-7231

A. HUGO BLANKINGSHIP, JR. IOHN A.C. KEITH WILLIAM H. CASTERLINE, IR. SARAH E. HALL PAUL B. TERPAK PETER S. EVERETT DAVID RUST CLARKE DAVID J. GOGAL ELIZABETH CHICHESTER MORROGH ROBERT J. STONEY WM. QUINTON ROBINSON IOHN F. CAFFERKY WILLIAM B. PORTER GIFFORD R. HAMPSHIRE WILLIAM L. CAREY MARY McGOWAN MARK A. TOWERY

ANDREA D. GEMIGNANI LEZA CONLIFFE CHIDI I. JAMES PETULA C. METZLER MICHAEL L. CHANG LAURIE L. PROCTOR PATRICIA C. AMBERLY **IENNIFER L. MCCAMMON** MICHAEL A. HOWES

IESSICA L. HASS

IEREMY B. ROOT

DANIEL E. ORTIZ

HON, STANLEY P. KLEIN (RET.) SENIOR COUNSEL

May 25, 2012

Certified Mail - Return Receipt Requested and U.S. First-Class Mail

Anthony M. O'Connell 439 S. Vista Del Rio Green Valley, Arizona 85614

Re: Accotink Station Property

Dear Mr. O'Connell:

This firm has been retained by your sister Jean O'Connell Nader to represent her with regard to your family's approximately 15 acre property in Springfield, Virginia identified on the Fairfax County Tax Map as TM 90-4 ((1)) 17. As you know, that property is in a Land Trust of which you are Trustee and Jean is a beneficiary.

The Trust was established in 1992, the year following your mother's death. In addition to Jean, its beneficiaries are yourself, your sister Sheila, and a Residuary Trust established by the Will of your father, its current beneficiaries also being Jean, Sheila, and yourself. We understand from Jean, and the correspondence at the time clearly confirms, that the family's intent in establishing the Land Trust was to facilitate the sale of the property. To this end the beneficiaries of the Land Trust also gave you a Power of Attorney with regard to the property. Your appointment as Trustee and Attorney in Fact in 1992 made sense since you were the only one of your siblings living in Virginia at that time.

To Jean's knowledge, during the almost twenty (20) years since you were appointed Trustee, you have entered into no contract for the sale of the property. There were negotiations with Bill Lynch, a family friend, and Andy Sommerville in 2007, but they came to naught. You apparently did not list the property with a real estate broker when you left Virginia some years ago, and we find no indication that the property is now being marketed.

B&K Blankingship Keith

Anthony M. O'Connell May 25, 2012 Page 2

Real estate taxes have not been paid on the property since 2009, and Fairfax County has turned the matter over to a collection agency. As of last month, the total amount due, including interest and penalties, was \$27,650.14. This figure will of course increase every day that the delinquent taxes are not paid. Eventually Fairfax County could recover the taxes by selling the property to enforce its tax lien. As you recall in the past Jean sent you checks for her portion of the real estate taxes, but you refused to accept them since they were made payable to Fairfax County rather than to you.

The Land Trust Agreement provides for the expiration of the Trust twenty (20) years after its establishment if all or any portion of the property remains in the Trust at that time. Because the Trust was established on October 16, 1992, the date of its expiration is fast approaching. The interests of you and your sisters would clearly best be protected if the three of you agreed to and put in effect a plan to sell the property and to pay the overdue real estate taxes. Such a plan would necessitate an amendment to the Land Trust Agreement or, better yet, an alternative means of holding legal title to the property.

Since you now live in Arizona and are evidently not willing or able to perform your fiduciary duties as Trustee, Jean has volunteered to serve as Trustee under an amended or alternative trust arrangement. Living in Pennsylvania, she is geographically the closest of the beneficiaries to the property, and this firm, which is located in Fairfax City, could assist her in carrying out her duties as Trustee to manage and, most importantly, to sell the property. Jean has been in touch with Sheila about this matter.

As counsel for Jean, we advise you that, effective immediately, she is revoking the 1992 Power of Attorney. A document to that effect will be recorded among the land records of Fairfax County, and we will send you a copy of the recorded document.

Jean has requested that you deal with this law firm rather than directly with her in moving forward with this matter. Accordingly, we ask that you contact us at your very earliest convenience. Given the approaching October 16, 2012 deadline for expiration of the Trust and the real estate tax situation, it is imperative that action on the property not be further delayed. If we have not heard from you by the end of June, Jean will have to consider all alternatives open to her, including a suit in the Circuit Court of Fairfax County.

As counsel to Jean we look forward to working with you and Sheila in naming Jean as Trustee and coming up with a plan for selling the property on terms that will benefit all of you.

B&K Blankingship Keith Keith

Anthony M. O'Connell May 25, 2012 Page 3

Best regards.

Yours truly,

Sarah E. Hall

Sand & Hall

SEH/sp

cc: Jean Nader

Sheila O'Connell

Prepared By:

Sarah E. Hall

Blankingship & Keith, P.C. 4020 University Dr., #300 Fairfax, VA 22030 corrected name

703-691-1235

TM 90-4 ((1)) 17

REVOCATION OF POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS:

That the undersigned, a beneficial owner of that certain real property located in Fairfax County, Virginia, and more particularly described on the attached incorporated Exhibit A ("Property"), executed a Power of Attorney dated October 16, 1992 with other beneficial owners of the Property which appointed Anthony Miner O'Connell agent and attorney-in-fact with regard to the Property. The Power of Attorney was recorded on November 12, 1993 in Deed Book 8845, page 1444 among the land records of Fairfax County, Virginia ("Land Records").

The undersigned hereby revokes the above referenced Power of Attorney and all power and authorization given by the undersigned to Anthony Miner O'Connell thereunder.

In accordance with the terms and conditions of the Power of Attorney, upon the recordation of this Revocation among the Land Records, no person, firm or corporation may rely on the Power of Attorney with respect to the interest of the undersigned in the Property.

WITNESS the following signature and seal:

	Jo	ean Mary O'Co	ary l'Connell (Seal)	Nada
STATE OF PA CITY/COUNTY OF Nos	moreland	to wit:		
// _	ent was acknowledged by Jean Mary O'Conne Notary P	Il Nader.	day of	
Notary Registration No	15074 M		expires: 7-18-(3	•
DateTime: 05/30/2012 11:09:09 Instri	tee: O'CONNELL, ANTHO ument: 2012024647.001 Pages: 2	C	Notarial Seal Notarial Seal Stephanie J. Serena, Notary Public Stephanie J. Serena, Notary Public of New Kensington, Westmoreland County My Commission Expires July 18, 2013 mber, Pennsylvania Association of Notaries	

05/30/2012 RECORDED FAIRFAX CO VA



DEPARTMENT OF VETERANS AFFAIRS

MAY 2 5 2012

Regional Office
Pension Management Center (335/21P)
Bishop Henry Whipple Fed. Bldg.
P O Box 11000
St. Paul MN 55111-0000

In Reply Refer To: 335/21P

C 25 163 990

OCONNELL, Anthony M

ANTHONY M OCONNELL 439 S VISTA DEL RIO GREEN VALLEY, AZ 85614

Dear Mr. O'Connell:

We made a decision on your claim received January 20, 2012.

This letter tells you about your entitlement amount, payment start date, what we decided, and how we calculated your benefits. It also tells you of your responsibilities as a veteran in receipt of disability pension, what to do if you disagree with our decision, and who to contact if you have questions or need assistance.

Your Award Amount and Payment Start Date

Your monthly entitlement amount is shown below:

Monthly Entitlement Amount	Payment Start Date	Reason For Change
\$482.00	Feb 1, 2012	Original Award

We are paying you as a single veteran with no dependents.

You Can Expect Payment

Your payment begins the first day of the month following your effective date. You will receive a payment covering the initial amount due under this award, minus any withholdings, in approximately 15 days. Payment will then be made at the beginning of each month for the prior month. For example, benefits due for May are paid on or about June 1.

What We Decided

We granted disability pension benefits effective January 20, 2012.



We enclosed a VA Form 21-8768, "Disability Pension Award Attachment" which explains important factors concerning your benefits.

How Did We Make Our Decision?

We granted pension benefits because you are:

- Age 65 or older, or
- A patient in a nursing home, or
- In receipt of disability Social Security benefits.

Evidence Used to Decide Your Claim

In making our decision, in addition to the evidence in the attached rating, we used the following evidence:

- VA Form 21-526, Application for Compensation and/or Pension received January 20, 2012
- VA Form 21-4138, Statement in Support of claim, received February 7, 2012
- Information data match with Social Security Administration (SSA)

What Income And Expenses Did We Use?

We used your total family income as shown below to award your pension benefit from February 1, 2012.

Income We Counted

	Annual Earnings	Annual Social Security	Annual Retirement	Annual Other Sources
Yourself	\$0	\$6,468.00	\$0.00	\$0

On your application, you reported you receive \$523.00 per month in Social Security. A data exchange with the Social Security Administration showed that you received a gross monthly amount of \$839.00 effective December 2011. Therefore, we used that amount to calculate you income for VA purposes effective December 1, 2011. If this is incorrect, please send us a copy of your most recent Social Security benefit statement.

How Can You Claim Family Medical Expenses?

To claim family medical expenses, complete the enclosed VA Form 21-8416, "Medical Expense Report," and return it to this office *no later than* December 31, 2014. We may consider family medical expenses you paid after January 20, 2012. A few examples are listed below. More examples are shown on the enclosed Medical Expense Report form.

- Medicare/Health Insurance Premiums
- Prescriptions
- Medical/Dental expenses

Don't include unpaid medical bills, any paid bill that will be reimbursed, or bills that aren't for health expenses.

What Are Your Responsibilities?

You are responsible to tell us right away if:

- your income or the income of your dependents changes (e.g., earnings, Social Security benefits, lottery and gambling winnings)
- your net worth increases (e.g., bank accounts, investments, real estate)
- your continuing medical expenses are reduced
- you gain or lose a dependent
- your address or phone number changes

How Do You Start Direct Deposit?

- Your money may be deposited directly into your checking or savings account. This is the safest and most reliable way to get your money. For more information about Direct Deposit, please call us toll free by dialing 1-877-838-2778.
- The Treasury Department has mandated (31 CFR Part 208) that all Federal benefits be released via electronic funds transfer or Direct Express ® Debit MasterCard® issued by Comerica Bank.
- You did not provide us with your banking information to allow your federal benefits to be sent directly to your bank. Although you will receive your initial VA benefit in the form of a paper check, this will only occur for an interim period. You need to contact the Treasury

Department within 3 months from the date of your first check payment to discuss how to receive future payments at 1-800-333-1795.

- If you choose to continue to receive paper checks you will need to request a waiver from the Treasury Department by calling 1-888-224-2950.
- If you choose to have your federal benefits electronically transferred to your designated financial institution (e.g. bank) please call VA at 1-800-827-1000 with your banking information.
- If you choose to have your federal benefits issued through Direct Express®, which is a MasterCard® issued by Comerica Bank, please call 1-800-333-1795.

Are You Entitled to Additional Benefits?

You should contact your State office of veteran's affairs for information on any tax, license, or fee-related benefits for which you may be eligible as a veteran (or surviving dependent of a veteran). State offices of veteran's affairs are available at http://www.va.gov/statedva.htm.

What You Should Do If You Disagree With Our Decision

If you do not agree with our decision, you should write and tell us why. You have one year from the date of this letter to appeal the decision. The enclosed VA Form 4107, "Your Rights to Appeal Our Decision," explains your right to appeal.

If You Have Questions or Need Assistance

If you have any questions, you may contact us by telephone, e-mail, or letter.

If you	Here is what to do.	
Telephone	Call us at 1-877-294-6380. If you use a	
	Telecommunications Device for the Deaf (TDD), the	
_	number is 711.	
Use the Internet	Send electronic inquiries through the Internet at	
	https://iris.va.gov.	
Write	Put your full name and VA file number on the letter. Please send all correspondence to the address at the top of this letter.	

In all cases, be sure to refer to your VA file number 25 163 990.

If you are looking for general information about benefits and eligibility, you should visit our website at https://www.va.gov, or search the Frequently Asked Questions (FAQs) at https://iris.va.gov.

We sent a copy of this letter to your representative, Arizona Department of Veterans' Services, whom you can also contact if you have questions or need assistance.

Sincerely yours,

T. A. OLSON

Pension Management Center Manager

Contact us at: https://iris.va.gov

Enclosure(s): VA Form 21-8768

VA Form 21-8416 VA Form 4107

cc: Arizona Department of Veterans' Services

21P/reg/145 3990amc

January 9, 2014

"Accordingly, and with all due respect, at this point we are treating your continuing emails as spam and no further response will be forthcoming." DTA Kevin Greenlief



Anthony OConnell <anthonymineroconnell@gmail.com>

RE: Lien for \$27,699 for back taxes on a property in Fairfax County that was sent to Highland County and then it's trail disappeared; tax map # 090-4-01-0017

1 message

Greenlief, Kevin C. <Kevin.Greenlief@fairfaxcounty.gov>

Thu, Jan 9, 2014 at 4:32 PM

To: Anthony OConnell <anthonymineroconnell@gmail.com>

Cc: Elizabeth Chichester Morrogh cbwmorrogh@bklawva.com">bklawva.com, John Rife john@taxva.com

Dear Mr. O'Connell,

On a daily basis you continue to send these emails. As you know, we have repeatedly answered your inquiries numerous times. One such response from our collection attorney, John Rife, dated August 23, 2012 is attached for reference. Since that time this matter has come under the jurisdiction of the Fairfax County Circuit Court (see attached order dated October 5, 2012) and all delinquent real estate taxes on the 15 acres located in Fairfax County at tax map # 090-4-01-0017 have since then been paid.

Ask Highland County

Accordingly, and with all due respect, at this point we are treating your continuing emails as spam and no further response will be forthcoming.

Sincerely,

Need answers not character assassinations

- (1) On what property was the lien sent to Highland County placed against?
- (2) How was the lien amount of \$27,669.42. calculated?
- (3) Why the secrecy?

Kevin C. Greenlief, Director

Department of Tax Administration

Fairfax County, Virginia

From: Anthony OConnell [mailto:anthonymineroconnell@gmail.com]

Sent: Thursday, January 09, 2014 9:27 AM

To: Greenlief, Kevin C.; darlene.crummett@highlandcounty.gov; Commonwealth Attorney Melissa Ann Dowd; Sheriff

Timothy J. Duff; Vernon D. Wooddell, CEO

Subject: Lien for \$27,699 for back taxes on a property in Fairfax County that was sent to Highland County and then it's trail disappeared.

Dear Fairfax County Director of Tax Administration Kevin Greenlief, Highland County Commissioner of Revenue Darlene Crummett, Highland County Commonwealth Attorney Melissa Ann Dowd, Highland County Sheriff Timothy

Duff, and CEO of First and Citizen Bank Vernon D. Wooddell:

Please tell me what property this \$27,699 lien is against. Please see the attachment "where4p".

This lien is for back taxes for a Trust property in Fairfax County (parcel 0904 01 0017) but it was sent to Highland County and then it's trail disappeared.

Thank you.

Anthony M. O'Connell, Trustee

3 attachments





noname.eml

Take farm

The signature cover of the CPA Joann L. Barnes (SSN 579-44-3240 and EIN 5410401148), the Attorney Edward White, and their collaborators, is to tear the family apart using a trusting family member to unwitting carry out their covert agenda so the source of the resultant confusion and conflict appears to come from the family.

This arrangement starts by attacking and supplanting the family's established fiduciaries and attorney's. A trusting family member with no background in accounting is installed as a co-fiduciary so that they can be used as unwitting cover. See http://www.canweconnectthedots.com/shutouts/install.html

If this seems too improbable or confusing, please fall back to basic common sense - remove the secrecy and find out where the money went. Try to expose the accounting trails at bk467p191 and see what happens. Try to get the CPA Joann L. Barnes (SSN 579-44-3240 and EIN 5410401148), the Attorney Edward White, or their collaborators, to take an accountable position on something. Try to find the CPA or the Attorney.

Why is it that in 22 years not one authority has tried to expose the accounting at bk467p191 or tried to stop the accountants from using Jean Nader as cover?

Our family is not the problem. Please don't buy that our family is the problem.