Which?

Which is true?

Is the 1975 Will at WB201p109 or is the 1992 Deed at Bk8307p1446 recognized as the last document transferring ownership of Accotink? Can Director Greenlief take a position on this so that all concerned can rely upon it?



Will of H. A. O'Connell, in part

IN THE CLERK'S OFFICE OF THE CIRCUIT COURT OF FAIRFAX COUNTY, VIRGINIA June 18, 1975 Fid. 21840

A paper writing purporting to be the Last Will and Testament of HAROLD A. O'CONNELL, dated the 11th day of April, 1974, was this day presented for probate by Jean M. O'Connell, who made oath thereto, and it appearing from the statement filed by her in connection therewith that the said HAROLD A. O'CONNELL died on the 26th day of May, 1975, and was at the time of his death a resident of the County of Fairfax, Virginia, and it further appearing that said paper writing was executed pursuant to the provisions of Sec. 64.1-87.1 of the Code of Virginia, said paper writing is admitted to probate and ordered to be recorded as and for the true Last Will and Testament of HAROLD A. O'CONNELL.

Thereupon Jean M. O'Connell, the Executor named in said will, is appointed and duly qualifies as such by taking the oath prescribed by law and entering into and acknowledging a bond in the penalty of One Hundred Fifty Thousand Dollars (no surety being required by direction of the Testator as set out in said will).

Which said bond, being duly signed, sealed, acknowledged and delivered by the obligor therein named, before me, is approved and ordered to be recorded.

Thereupon the said Executor filed with me, and subscribed and swore to the same before me, a list of the persons who would have been the heirs at law of the decedent had he died intestate, which is received and admitted to record.

Teste: W. FRANKLIN GOODING, CLERK

Deputy Clerk

IN THE CIRCUIT COURT OF THE COUNTY OF FAIRFAX, VIRGINIA

List of the heirs at law, as required by Section 64.1-134 of the Code of Virginia, as amended, of

HAROLD A. O'CONNELL

who died testate on the 26th day of May , 19.75.

The following would have been the heirs at law of the decedent had he died intestate:

Names of Heirs	Age - Years Relationship	Address		
Jean M. O'Connell	63 - wife	6541 Franconia Road Springfield, Va. 22150		
Anthony M. O'Connell	33 - son	6525 Clayton Avenue St. Louis, Missouri 6313		
Sheila Tierney O'Connell	35 - daughter	44 Carleton Street Portland, Maine 04102		
Jean Nader O'Connell	37 - đaughter	439 Spring Street New Kensington, Pa.		

McGuireWoods Battle&Boothe

Transpotomac Plaza 1199 North Fairfax Street Alexandria, VA 22314

Court Square Building Charlottesville, VA 22901

> World Trade Center Norfolk, VA 23510

8280 Greensboro Drive Suite 900 P.O. Box 9346 McLean, Virginia 22102

(703) 712-5000 Fax: (703) 712-5050 July 2, 1991 One James Center Richmond, VA 23219

The Army and Navy Club Building 1627 Eye Street, N.W. Washington, DC 20006

> 41 Avenue des Arts 1040 Brussels, Belgium

EDGAR ALLEN PRICHARD VIRGINIA AND DISTRICT OF COLUMBIA BARS DIRECT DIAL: (703) 712-5443

> Mr. Anthony O'Connell 5641 Franconia Road Springfield, Virginia 22150

Dear Tony:

I have looked at our file copy of your father's will and find there is nothing in the trust provisions which changes the way the sale of real estate is handled by you as Trustee. You had the power as Trustee to retain land as a part of the trust even though it yielded no income. You also had the power to sell the real estate. Upon its sale you as a fiduciary have the obligation to pay state and federal income taxes. You may pay the tax from the gross proceeds of sale. Once having paid the taxes you should reinvest the remainder of the proceeds of sale and pay the net income to your mother for life. Of course, you also have the power to distribute principal to your mother should she need it.

You will find my bill enclosed.

Sincerely yours,

E. A. Prichard

EAP:in

Enclosure

Mr. E. A. Prichard of McQuire Woods Battle & Boothe prepared the Trust documents. I don't understand why the Director of DTA does not recognize the Trust deed as a deed or the Trust agreement's "Trustee not individually liable".

Trust Documents

Prepared by E. A. Prichard of McQuire Woods Battle & Boothe.

McGuireWoods Battle&Boothe

Transpotomac Plaza 1199 North Fairfax Street Alexandria, VA 22314

Court Square Building Charlottesville, VA 22901

3950 Chain Bridge Road Fairfax, VA 22030 8280 Greensboro Drive Suite 900 P.O. Box 9346 McLean, Virginia 22102

(703) 712-5000

Fax: (703) 712-5050

November 15, 1991

World Trade Center Norfolk, VA 23510

One James Center Richmond, VA 23219

137 York Street Williamsburg, VA 23185

The Army and Navy Club Building 1627 Eye Street, N.W. Washington, DC 20006

Anthony M. O'Connell 6541 Franconia Road Springfield, Virginia 22150

Re: Land Trust Agreement for approximately 15 acres of land located

in Fairfax County, Virginia, known as Accotink

Dear Mr. O'Connell:

Enclosed for your review please find drafts of the following:

- 1. Deed in Trust Under Land Trust Agreement;
- 2. Power of Attorney; and
- 3. Land Trust Agreement.

When reviewing these documents, we would appreciate your specifically verifying that the ownership percentages set forth on page 12 of the Land-Trust Agreement are accurate. Additionally, since we noticed a discrepancy between the way your sister Sheila's last name was spelled in your letter to me of October 23 and in your mother's will, we would like you to verify which spelling is accurate.

Please call me once you have had an opportunity to review the enclosed.

Sincerely yours,

Expector L E. A. Prichard

EAP/RAH/slw Enclosures

McGuireWoods BATTLE&BOOTHE

Transpotomac Plaza 1199 North Fairfax Street Alexandria, VA 22314

Commence of the second

Court Square Building Charlottesville, VA 22901

> World Trade Center Norfolk, VA 23510

8280 Greensboro Drive Suite 900 P.O. Box 9346 McLean, Virginia 22102

(703) 712-5000 Fax: (703) 712-5050

EDGAR ALLEN PRICHARD VIRGINIA AND DISTRICT OF COLUMBIA BARS **DIRECT DIAL: (703) 712-5443**

July 20, 1992

Mr. Anthony O'Connell 6541 Franconia Road Springfield, Virginia 22150

> RE: Land Trust Agreement

Dear Tony:

Enclosed is a revised version of the Land Trust Agreement for the Accotink property. As you suggest, I have amended the agreement to allow you, as Trustee, to sell, exchange, convey, mortgage, or assign the property without the consent of your sisters or their successors, as Beneficiaries.

You should be aware that such authority might not withstand judicial scrutiny. A court of equity could conclude that you have not acted properly in that you are the Trustee, the Attorney-in-Fact, and a Beneficiary. Courts generally uphold a broad grant of authority to the trustee of a real trust, but since this is a land trust where the power to manage and control the property typically remains with the beneficiaries and you are serving as both the trustee and the attorney-in-fact, as well as being a beneficiary, a court might allow one or both of your sisters or their successors to challenge a sale of the property.

Your authority, as Trustee, to sell the property is much less susceptible to legal challenge as long as you remain the Attorney-in-Fact, and as such give a written direction to the Trustee to sell the property.

We have found no Virginia authority to preclude granting the Trustee such broad powers, but you should understand that despite the broad grant of power to the Trustee in the Agreement, the Beneficiaries may still be allowed to contest a sale of the property.

One James Center Richmond, VA 23219

The Army and Navy Club Building 1627 Eye Street, N.W. Washington, DC 20006

> 41 Avenue des Arts 1040 Brussels, Belgium

Mr. Anthony O'Connell July 20, 1992 Page Two

Also, I have included the compensation provisions you requested in a new paragraph 9. An additional warning should be given in relation to the amount of compensation, in that a 1/3 commission of the value added is much greater than Virginia courts generally find to be reasonable. The courts usually hold that a 5% commission on sales is reasonable compensation, with slight increases or decreases depending on the duties and efforts required of the trustee. Again, we have found no Virginia authority precluding a 1/3 commission of any realized gain in value, but if challenged, a court might reduce the percentage.

I look forward to hearing from you after you have had a chance to review these revisions.

Very truly yours,

E. A. Prichard

EAP/tjt Enclosure (As stated) Prepared by E. A. Prichard of McQuire Woods Battle & Boothe

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TAX MAP 90-4-001-17

DEED IN TRUST UNDER LAND TRUST AGREEMENT

THIS DEED IN TRUST UNDER LAND TRUST AGREEMENT, made this /6 day of OCYOBER, 1992 by and between JEAN MARY O'CONNELL/NADER and HOWARD NADER, husband and wife, SHEILA ANN/O'CONNELL and PIERRE /SHEVENELL, husband and wife, ANTHONY MINER O'CONNELL, divorced and not remarried, and ANTHONY MINER/O'CONNELL, Trustee Under the Last and Testament of Harold A. O'Connell (collectively, "Grantors"); and ANTHONY MINER/O'CONNELL, Trustee, of Fairfax County, Virginia (hereinafter sometimes collectively referred to as "Trustees" or "Grantees"):

WITNESSETH:

That Grantors for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, do hereby grant and convey to the Grantees as trustees the hereinafter described parcel of real estate, situate and being in Fairfax County, Virginia, and being more particularly described on the attached and incorporated EXHIBIT A ("Property").

TO HAVE AND TO HOLD the Property in fee simple, with the appurtenances thereunto belonging, upon the trusts and for the uses and purposes set forth herein and in that certain Land Trust Agreement dated as of 167 day of October 1992, which is incorporated herein by this reference.

Full power and authority is hereby granted to the Trustee and their successors and assigns to protect and conserve the property; to sell, contract to sell and grant options to purchase the Property and any right, title or interest therein on any terms; to exchange the Property or any part thereof for any other real or personal property upon any terms; to convey the Property by deed or other conveyance to any grantee, with or without consideration; to mortgage, pledge or otherwise encumber the Property or any part thereof; to lease, contract to lease, grant options to lease and renew, extend, amend and otherwise modify leases on the Property or any part thereof from time to time, for any period of time, for and rental and upon any other terms and conditions; and to release, convey or assign any other right, title or interest whatsoever in

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was executed in accordance with the trusts, terms and conditions hereof and of the Trust Agreement and is binding upon all beneficiaries thereunder, (c) that the Trustee was duly authorized and empowered to execute and deliver every such instrument, and (d) if a conveyance has been made to a successor or successors in trust, that such successor or successors have been properly appointed and are fully vested with all the title, estate, rights, powers, duties and obligations of his, its or their predecessor in trust.

The Trustee shall have no individual liability or obligation whatsoever arising from his ownership, as trustee, of the legal title to said property, or with respect to any act done or contract entered into or indebtedness incurred by him in dealing with said property, or in otherwise acting as such trustee, except only so far as said Trust Property and any trust funds in the actual possession of the Trustee shall be applicable to the payment and discharge thereof.

The interest of every beneficiary hereunder and under the Trust Agreement and of all persons claiming under any of them shall be only in the earnings, avails and proceeds arising from the rental, sale or other disposition of the Property. Such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any right, title or interest, legal or equitable, in or to the Property, as such, but only in the earnings, avails and proceeds there of as provided in the Trust Agreement.

This deed is governed by and is to be read and construed with reference to Section 55-17.1, Code of Virginia (1950 as amended) and now in force.

Except as hereinafter noted, the Grantors covenant that they have the right to convey the Property to the Trustee, that Grantors have done no act to encumber the Property, that the Trustees shall have quiet possession of the Property, free from all encumbrances, and that Grantors will execute such further assurances of the Property as may be requisite.

Howard Nader and Pierre Shevenell join in this Deed in Trust Under Land Trust Agreement for the sole purpose of consenting to the conveyance of the Property, and hereby forever convey, release and waive any marital rights or right to claim an elective share in such Property as part of their spouses' augmented estate pursuant to Code of Virginia, Section 64.1-13, et seq., as amended, and give no covenant or warranty of title to the property hereby conveyed.

WITNESS the following signatures and seals:

Jean Mary O'Connell Nader (SEAL)
Howard Nader (SEAL)
Sherler O'Connell (SEAL) Sherler O'Connell
Pierre Shevepell (SEAL)
Anthony Miner O'Connell (SEAL)
Anthony Miner O'Connell, Trustee Under the Last Will and Testament of Harold A. O'Connell
STATE OF <u>Fennsylvania</u> , to wit:
The foregoing instrument was acknowledged before me this day of kugust, 1992, by Jean Mary O'Connell Nader.
Notary Public Notary Public Notarini Seel Prances E. Albert, Notary Public New Kensington, Westmoretand County May Commission Expires Jan. 18, 1993
STATE OF Pennsylvania Association of Notation Country OF 5 (1-6 5 home), to wit:
The foregoing instrument was acknowledged before me this day of August , 1992, by Howard Nader.
Notary Public Notary No

STATE OF Manie COUNTY OF Counteday, to wit:
The foregoing instrument was acknowledged before me this day of September, 1992, by Sheila Ann
Notary Public
My Commission expires: Seff 81, 1999
STATE OF Mario County of Cumberon , to wit:
The foregoing instrument was acknowledged before me this day of September, 1992, by Pierre Shevenell.
Notary Public
My Commission expires: Sept 21, 1999
STATE OF VICGINIA COUNTY OF FAIR FAX, to wit:
The foregoing instrument was acknowledged before me this day of August, 1992, by Anthony Miner
<u>Lauralia A Antonucci</u> Notary Public
My Commission expires: $7-31-94$
STATE OF VICANIA COUNTY OF FAIRFAX, to wit:
The foregoing instrument was acknowledged before me this day of August , 1992, by Anthony Miner O'Connell, Trustee Under the Last Will and Testament of Harold A. O'Connell.
Ballala A Amemucci Notary Public
My Commission expires: $7-31-94$

Exhibit A

BEGINNING at a stake and stones in the East Ravensworth line a corner to lines of G. Haines in line of lands of C. Potter's Estate and thence running with said line N 8-1/4° E. 450 feet to a stake and stones corner to lands heretofore conveyed by C. Huntington; thence with said land N 68-1/2° W. 939 feet to a stake and stones in center of abandoned road bed of Washington Southern Railway Company; thence with the center thereof S 21-1/2° W. 880 feet to a stake and stones; thence by lands of G. Haines N 89-1/4° E. 1121 feet to the beginning containing 15 acres more or less.

BK8307 1451

JOSEPH BERRY VIENNA, VIRGINIA CIVIL ENGINEER COUNTY SURVEYOR FOR FAIRFAX COUNTY

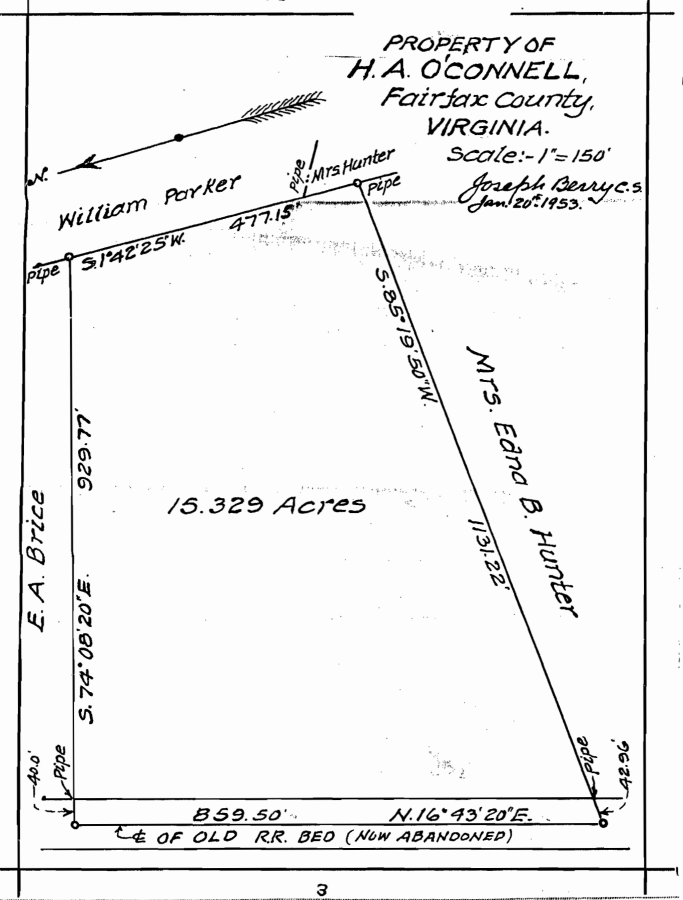
Description of H.A.O'Connell's property, situteed in Mount Vernon District, Fairfax County, Virginia and bounded as follows:-

Beginning at the corner of E.A.Brice in the middle of the old railroad bed, now abandoned; thence with the line of Brice S.74°08'20"E. (passing through a pipe at 40.0 ft.) 929.77 ft. to a pipe in the line of William Parker; thence with the line of Parker and continuing the same course with the line of Mrs.Edna B.Hunter S.1°42'25"W. 477.15 ft. to a pipe; thence with another line of Mrs.Hunter S.85°19'50"W. (passing through a pipe at 1088.26 ft.) 1131.22 ft. to the middle of the old railroad bed; thence with the middle of the old railroad bed; thence with the middle of the old railroad bed; to the beginning. Containing 15.329 acres.

Joseph Berry

with plat attacked

CORDED FAIRFAX CO



POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS:

That the undersigned, all of the beneficial owners of that certain real property located in Fairfax County, Virginia, and more particularly described on the attached and incorporated Exhibit A ("Property"), do hereby nominate, constitute and appoint Anthony Miner O'Connell of Fairfax County, Virginia, our true and lawful agent and attorney-in-fact to do, execute and perform all and every act necessary to be done in and about the Property. And the execution or performance of any act or thing pursuant to these presents shall be as binding upon the undersigned, as fully and amply, to all intents and purposes, as if they have been duly executed and acknowledged or performed by the undersigned.

And we hereby ratify and confirm all lawful acts and things heretofore done by the said attorney-in-fact on our behalf.

This power shall not terminate upon the disability of the principals.

Any person, firm or corporation shall be fully protected in relying upon this power of attorney unless and until such person, firm or corporation has received actual written notice of its revocation or a notice of its revocation has been recorded among the land records of Fairfax County, Virginia.

WITNESS the following signatures and seals, this $16^{T/4}$

oday of october, 1992.

Jean Mary O'Connell Nader

Sheila Ann/O'Connell

Anthony Miner O'Connell

Anthony Miner/O'Connell, Trustee,
Under the Last Will and Testament of

Harold A. O'Connell

SPRING FIELD, VIRGIN LA 221 6541 FRANCONIA ROAD THOUND ANDHUR

11-100-4-04

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VCRA(WIA

74X 74P

	(1)		
STATE OF Jens COUNTY OF We	stmoreland,	to wit:	
13th The	foregoing instrume	ent was acknow 992, by Jean	ledged before me this Mary O'Connell Nader.
		Frances	& albert
		Notary Publ	ic
My Commission	expires:		Prences E. Albert, Notary Public
)		New Kensington, Westmoreland County My Commission Expires Jan. 18, 1999
STATE OF COUNTY OF	noise	M to wit:	entiber, Pourisylvente Association of Naturies
The day	of september	ent was acknown 1992, by Shei	ledged before me this
	/	June	
		Notary Publ	ic
My Commission	expires: Septem	ulc 12/, 199	79
	•		
STATE OF VIY	GINIA SEALREAX.	to wit:	•
3M The	foregoing instrume of August	ent was acknow 1992, by Anth	vledged before me this cony Miner O'Connell.
	v	Balla Notary Publ	ua A Antonucie
	フェフル	Notary Publ	10
My Commission	expires: $\frac{7-3}{}$	79	
STATE OF VCC COUNTY OF	JANA FAIRFAX.	to wit:	
31d day Trustee, unde	foregoing instrume of MANA r the Last Will and	ent was acknown 1992, by Ant Testament of	wledged before me this hony Miner O'Connell, Harold A. O'Connell.
		Notary Publ	a Afmionucce
My Commission	expires: $7-3$	1-94	

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JOSEPH BERRY DK 8845 1417 OIVIL ENGINEER COUNTY SURVEYOR FOR FAIRFAX COUNTY

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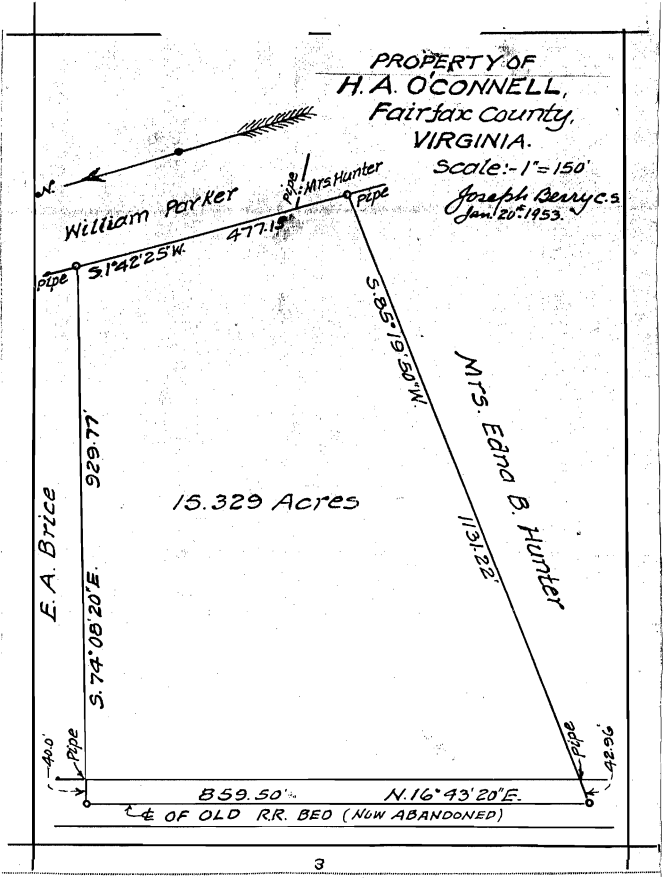
Joseph Berry

with plat attached

NOV 12 93

RECORDED FAIRFAX CO VA

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201.5

LAND TRUST AGREEMENT

THIS LAND TRUST AGREEMENT ("Trust Agreement"), dated as of the day of OCTOBER 1992, between ANTHONY MINERIO'CONNELL, TRUSTEE, (collectively, "Trustee" or "Trustees"), and JEAN MARY O'CONNELL NADER, SHEILA ANN O'CONNELL, ANTHONY MINERIO'CONNELL, and ANTHONY MINERIO'CONNELL, Trustee Under the Last Villand Testament of Harold A. O'Connell (collectively, "Beneficiary" or "Beneficiaries") provides:

| Recitals | R-1. Beneficiaries, by virtue of that certain Deed in Trust under Land Trust Agreement recorded in Deed Book 8307 at Page 144 among the land records of Fairfax County, Virginia, have caused title to the real property described in the attached and incorporated Exhibit A ("Property") to be conveyed to the Trustee.

| R-2. Pursuant to that certain Power of Attorney dated 167 | R-2. Pursuant to that certain Power of Attorney dated 167 | R-2. Pursuant to that certain Power of Attorney dated 167 | R-3. By the Beneficiaries designated Anthony Miner O'Connell ("O'Connell") as their true and lawful agent and attorney-in-fact to do, execute and perform all and every act or thing necessary to be done in and about the Property.

| R-3. By this Trust Agreement, the Trustee will hold legal title to the Property for the uses and purposes and subject to the terms and conditions set forth in this Trust Agreement.

| NOW, THEREFORE, for and in consideration of the premises, the foregoing recitals, and the mutual covenants contained herein, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto, in the sufficiency of which are hereby acknowledged, the parties hereto, in the sufficiency of which are hereby acknowledged, the parties hereto, in the sufficiency of which are hereby acknowledged, the parties hereto, in the sufficiency of which are hereby acknowledged, the parties hereto, in the sufficiency of which are hereby acknowledged, the parties hereto, in the sufficiency of which are hereby acknowledged, the parties hereto, in the sufficiency of which are he THIS LAND TRUST AGREEMENT ("Trust Agreement"), dated as of the 16 rs day of OCTOBER 1992, between ANTHONY MINER/O'CONNELL, TRUSTEE, (collectively, "Trustee" or "Trustees"), and JEAN MARY O'CONNELL

R-1. Beneficiaries, by virtue of that certain Deed in Trust Under Land Trust Agreement recorded in Deed Book 8307 at Page 1446

R-2. Pursuant to that certain Power of Attorney dated 16th day

intending to be legally bound, hereby agree as follows:

- 1. <u>Recitals.</u> The recitals set forth above incorporated herein by reference, as if fully set forth in the text of this Trust Agreement.
- 2. Legal and Beneficial Title. Beneficiaries have appointed and do hereby constitute and appoint the trustee, or his survivor(s) or successor(s), as trustee for Beneficiaries to hold legal title to the Property for the benefit of beneficiaries, their successors and assigns, pursuant to the terms and conditions of this Trust Agreement. The Trustee hereby declares, acknowledges and agrees that the Trustee holds, and shall continue to hold pursuant to this Trust Agreement, the legal record title to the Property as trustee and nominee for the benefit of the beneficiaries.

3. Beneficiaries' Rights and Obligations. 3.01. The parties hereto acknowledge that this Trust Agreement evidences the ownership (and all of the burdens and benefits thereof) in the Property by the Beneciaries; provided, however, that the interest of beneficiaries in the Property shall be deemed to be personal property, pursuant to the provisions of Section 55-17.1 Code of Virginia (1950 as amended), and shall pass or may be assigned or otherwise transferred as such. No Beneficiary

shall have any legal or equitable right, title or interest, as realty, in or to any real estate which constitutes all of any part of the Property, or the right to compel partition. Beneficiaries shall have only the right, as personalty, hereinabove set forth. The death of a Beneficiary shall not terminate this trust or in any manner affect the powers of the Trustee. The death or resignation of O'Connell or any successor attorney-in-fact ("Attorney-in-Fact") designated by the Beneficiaries shall not terminate this trust or in any manner affect the powers of the Trustee but shall result in the designation by the Beneficiaries of a successor attorney-in-fact. Notwithstanding the foregoing, the Beneficiaries shall be the real and beneficial owners of the Property for all purposes whatsoever (including, without limitation, risk of loss, federal, state and local income taxes, estate and inheritance taxes, and real property taxes), to the same extent and with the same force and effect as if a deed to the property had been recorded in the name of the beneficiaries. Accordingly, without limiting the generality of the foregoing, from and after the effective date of this Trust Agreement, The Beneficiaries shall have the right, acting by and through their Attorney-in-Fact, to (i) use, occupy, enjoy, and control the Property, to receive the earnings, profits and proceeds from any rental, sale, financing or refinancing, or other disposition of the Property, including any proceeds from casualty or title insurance policies and any condemnation awards or proceeds, and to otherwise have and exercise all of the burdens and benefits of beneficial ownership and control of the Property; (ii) develop the Property or construct, repair, alter, remodel, demolish or replace any improvements on the Property, in such manner or form as the Attorney-in-Fact shall determine in his or her sole discretion; (iii) lease, contract to lease, grant options to lease and renew, extend, amend or otherwise modify leases on the Property, any portion or portions thereof, or any improvements located thereon, from time to time, for any rental and upon any other terms and conditions: and (iv) encumber, convey, or otherwise deal with title to the Property or any portion or portions of the Property and direct the Trustee to encumber, convey or otherwise deal with legal title to the Property, or any portion or portions of the Property, as hereinafter set forth.

3.02. Except for those obligations of Trustee referenced in papagraph 9.02, Beneficiaries, acting by and through their Attorney-in-Fact, hereby covenant and agree to (i) pay all real estate taxes and other assessments for the Property, when and as the same are due; (ii) at all times adequately insure any improvements on the Property against fire and other casualties, and maintain liability insurance in reasonable amounts with a company doing business in the Commonwealth of Virginia that is reasonably acceptable to the Trustee, all of which policies shall name the Trustee as additional insured thereunder; (iii) pay all sums falling due under any and all loans or other liens now or hereafter affecting, encumbering, relating to or arising from any contract relating to the property; (iv) pay all expenses in connection with the ownership and upkeep of, or otherwise concerning, the Property, including, without limitation, all maintenance charges, insurance

premiums, repairs, etc.; (v) pay all costs in connection with any transfer of the property, legal title thereto, or any interest therein, including any transfer and/or recordation taxes or costs in connection with any financing placed on the Property or any transfer of the Property or any interest therein; and (vi) file all income tax returns with respect to the Property and its operation and pay all taxes on the earnings and avails of the Property or growing out of the ownership thereof.

4. DUTIES of TRUSTEE; ACTIONS by Trustee.

4.01. Trustee shall perform the following duties without compensation therefor, except as is otherwise provided in paragraphs 8 and 9 of this Trust Agreement: Trustee has the authority to (i) execute all instruments which shall be necessary to protect and conserve the Property; (ii) sell, contract to sell and grant options to purchase the Property, or any portion or portions thereof and any right, title or interest therein for cash or on credit; (iii) exchange the Property, or any portion or portions thereof, for any other real property upon any terms; (iv) convey the Property, or any portion or portions thereof, by deed or other conveyance to any grantee, with or without consideration; (v) mortgage, pledge or otherwise encumber the Property, or any portion or portions thereof (including the granting of deeds of trust thereon); and (vi) release, convey or assign any other right, title or interest whatsoever, in, to or about the Property, or any portion or portions thereof. Trustee shall have the power to perform any of the above acts without the consent of the Beneficiaries or the Attorney-in-Fact. Upon written direction of all the beneficiaries or Attorney-in-Fact, Trustee shall be required to perform any of the above acts. Trustee shall not be required to inquire into the authenticity, necessity or propriety of any written direction executed and delivered to it by all of the Beneficiaries or their Attorney-in-Fact pursuant to this paragraph.

- 4.02. The foregoing power and authority of Trustee, as contained in paragraph 4.01 above, shall in no way limit the power of the Beneficiaries to take any and all of the same actions in their own name and stead in lieu of taking action through Trustee, to the extent permitted by the laws of the State of Virginia.
- to the extent permitted by the laws of the State of Virginia.

 4.03. All actions by the Trustee under this Trust
 Agreement shall be effective only if joined in, in writing, by all
 parties comprising Trustee. Should a dispute or disagreement arise
 between the Beneficiaries in respect of this Trust Agreement or the
 Property, the Trustee shall be entitled, in his or her sole and
 absolute discretion, to seek the guidance of a court of law or
 equity in accordance with applicable law.
- 4.04. (a) If the Property or any part thereof remains in this trust at the expiration of twenty (20) years from the date hereof, the Trustee shall promptly either convey record title to the Property to the Beneficiaries, at the cost of the Beneficiaries, or promptly sell the Property at a public sale after a reasonable public advertisement and reasonable notice thereof to the Beneficiaries, and after deducting the reasonable cost and expenses of such sale, the Trustee shall deliver the proceeds of sale either to the Attorney-in-Fact or to the Beneficiaries in accordance with the respective interests.

- (b) If at any time prior to the expiration of twenty (20) years from the date hereof the assets of this trust shall consist solely of cash, the Trustee shall transfer and deliver all of such assets to either the Attorney-in-Fact or the Beneficiaries in accordance with their respective interests. Upon the completion of the action required by this paragraph, the trust and this Trust Agreement shall terminate.
- 4.05. Anything in this Trust Agreement to the contrary notwithstanding, the Trustee is directed to sell the Property or any portion thereof without the consent of the Beneficiaries if, at any time prior to the expiration of twenty (20) years from date hereof, the Trustee shall deem it advisable in order to protect the interests of the Beneficiaries, but no such sale may be made until after reasonable notice thereof is given to all of the Beneficiaries. After deducting the reasonable costs and expenses of such sale, the Trustee shall deliver the proceeds thereof to the Attorney-in-Fact or the Beneficiaries in accordance with the provisions of subparagraph 4.04 above.
- Trustee Not to Exercise Rights of Ownership or Control Over Property. Trustee does hereby covenant and agree with the beneficiaries that Trustee will not, in Trustee's capacity as trustee and holder of legal record title to the Property, take any actions respecting the Property, except in accordance with the powers granted in paragraph 4.01 above or by the direction of all of the Beneficiaries or the Attorney-in-Fact. It is expressly understood and agreed between the Beneficiaries and Trustee that the manner of holding title to the Property (or any part thereof) is solely for the convenience of the Beneficiaries; accordingly, the spouse, executors, administrators, beneficiaries, distributees, successors or assigns of any party comprising Trustee or any other holder of record title to all or any portion of the Property, shall have no right, title or interest in and to any of the Property by reason of the manner in which title is held, but the entire Property shall be treated as property of the Beneficiaries, subject to the terms of this Trust Agreement. Trustee hereby assigns to the Beneficiaries the proceeds, if any, receivable by Trustee with respect to any insurance policies under which Trustee is insured with respect to Trustee's holding record title to the Property, including, without limitation, proceeds from title insurance policies.
- 6. <u>Disclaimer of Partnership</u>. This Trust Agreement shall not be deemed to be, or create or evidence, the existence of a business trust, an association in the nature of a corporation, a partnership, a joint venture or any other business entity or enterprise between the Trustee and the Beneficiaries,
 - 7. Third Parties.
- 7.01. No party dealing with the Trustee in relation to the Property, or any portion or portions thereof, in any manner whatsoever and (without limiting the foregoing), no party to whom the Property, or any portion or portions thereof, or any interest therein shall be conveyed, contracted to be sold, leased or mortgaged by Trustee, shall be obliged to (i) see to the application of any purchase money, rent or money borrowed or otherwise advanced on the Property; (ii) see that the terms of this

Can we please recognize "Trustee Not BK 8845 1453 Individually Liable" at Bk8845p1453 and have summons 2012-13064 dismissed?

Trust Agreement have been complied with; (iii) inquire into the authority, necessity or expediency of any act of Trustee; or (iv) be priviledged to inquire into any of the terms of this Trust Agreement.

7.02. Every deed, mortgage, lease or other instrument executed by Trustee in relation to the Property, or any portion or portions thereof, shall, if joined in by all parties comprising Trustee in conformity with the provisions of paragraph 4.03 of this Trust Agreement, be conclusive evidence in favor of every person claiming any right, title or interest thereunder (i) that at the time of delivery thereof the trust created hereunder was in full force and effect, (ii) that such instrument was executed in accordance with the terms and conditions of this Trust Agreement and all amendments hereof, if any, and is binding upon the Beneficiaries, (iii) that Trustee was duly authorized and empowered to execute and deliver such instrument, and (iv) if a conveyance has been made to a successor or successors in trust, that such successor or successors have been properly appointed and are fully vested with all of the title, estate, rights, powers, duties, and obligations of its, his or their trust.

7.03. No person or entity not a party hereto, specifically including (but not limited to) any creditors of any of the Beneficiaries or Trustee, shall derive any rights or benefits by virtue of the provisions of this Trust Agreement whether under any third party beneficiary theory, right of subrogation or otherwise; and any and all intention to create any such rights in any person or entity not a party hereto is hereby specifically disclaimed.

8. Trustee Not Individually Liable; Indemnification and Reimbursement of Trustee by the Beneficiaries.

8.01. The Trustee, in such capacity, shall have no individual liability or obligation whatsoever arising from holding the legal record title to the Property pursuant to the provisions hereof or any action taken by the Trustee with respect to the Property except as a result of Trustee's gross negligence or willful misconduct, or with respect to any act done or contract entered into or indebtedness incurred by the Beneficiaries, and the Beneficiaries shall indemnify, defend and hold Trustee harmless from any such liability and obligations. Any instrument required to be executed by Trustee with respect to the Property, including but not limited to deeds, deed of trust or mortgages, shall expressly state that the Trustee has joined in such instrument solely in the capacity as Trustee and will have no personal liability or obligation thereunder for performance of any covenants thereof or for payment of any indebtedness or other sums evidenced or secured thereby.

8.02. Notwithstanding the obligations in paragraph 9.02, the Trustee shall not be required (i) to take any action with respect to the property unless the Trustee shall have been furnished with sufficient funds therefor or be indemnified to Trustee's reasonable satisfaction with respect to the costs thereof; or (ii) to pay or advance any sums of money with respect to the property or this Trust Agreement except from funds provided to Trustee for such purpose. If Trustee shall pay any money or

RK 8845 1454

incur any liability to pay any money on account of this Trust Agreement or the Property, or any portion or portions thereof, or incur any liability to pay any money on account of Trustee holding title to the Property or otherwise in connection with this Trust Agreement, whether because of breach of contract, injury to person or property, fines or penalties under any law, or otherwise, Beneficiary agrees that, except as is otherwise provided in paragraphs 8.01 above and 9.02 below, the Beneficiaries will, at their expense, indemnify, defend and hold harmless Trustee from and against any liabilities or obligations incurred by Trustee for any reason whatsoever as a result of this Trust Agreement, including all loss, costs, expenses and reasonable attorneys' fees, and that the Beneficiaries will, on demand, pay Trustee all such payments made by Trustee together with trustee's expenses, including reasonable attorneys' fees.

8.03. The Trustee shall be entitled to rely, and shall be fully protected in relying, upon any communication or document to have been made or signed by the Attorney-in-Fact provided the Trustee has not received written notice of the revocation of the power of attorney by any of the Beneficiaries. Effective immediately upon Trustee's receipt of such notice, Trustee shall take no action under this Trust Agreement, except as provided in paragraph 4.01, without the consent of all of the Beneficiaries or a final order from a court of competent jurisdiction authorizing such action.

9. <u>Compensation of Trustee; Expenses Paid by Trustee;</u> Real Estate Taxes.

9.01. Trustee shall be compensated for its duties under this Trust Agreement on a value added basis. The Beneficiaries agree that the basis of the trust property is \$300,000, the assessed value of the property determined by a professional appraisal on June 8, 1992. Trustee is to receive 1/3 of any amount realized above the \$300,000 basis upon sale of the property or 1/3 of any increase in the appraised value of the property upon conveyance of title to the Beneficiaries.

9.02. Trustee agrees to pay for all expenses voluntarily undertaken towards increasing the value of the property and the expense of (any) sales commission incurred in the eventual sale of the property.

9.03. All real estate taxes on the property shall be shared by all of the Beneficiaries. If a Beneficiary does not provide his or her share of the taxes, The Trustee will pay the shortfall and shall be reimbursed the principal plus 10% interest per annum. Trustee shall be reimbursed for any outstanding real estate tax shares or other Beneficiary shared expense still owed by any Beneficiary at settlement on the eventual sale of the property.

The Trust created hereunder may be terminated by all of the Beneficiaries or the Attorney-in Fact at any time and, upon such termination, Trustee shall convey the Property, or any remaining portion or portions thereof, to the Beneficiaries or to any person or persons designated by each of them, in accordance with their respective interest, at the sole cost of the Beneficiaries. This Trust Agreement may be amended only by a written agreement executed

by Trustee and all of the Beneficiaries or the Attorney-in-Fact and may be revoked or terminated by written notice from all of the Beneficiaries or the Attorney-in-Fact to Trustee. Trustee shall, upon the direction of all the Beneficiaries or the Attorney-in-Fact and at the sole cost of the Beneficiaries, execute any and all amendments hereto or modifications hereof, provided that the same preserve the provisions of paragraphs 8 and 9 hereof unless otherwise agreed in writing by all of the Beneficiaries or the Attorney-in-Fact and Trustee. Notwithstanding the foregoing, the Trustee shall have the right to resign as trustee upon thirty (30) days written notice if any of the Beneficiaries shall fail in any material respect to perform any of their obligations under this Trust Agreement running to the benefit of Trustee, without any further liability or obligation of Trustee under this Trust Agreement, such resignation to be effective upon the date specified in such notice unless the Beneficiaries shall substitute a new trustee or trustees prior to such effective date pursuant to the provisions of paragraph 12 of this Trust Agreement. The resigning Trustee shall not be required or obligated to take any action under this Trust Agreement or with respect to the Property from and after the date any such notice of resignation is given, except to convey the property to a successor trustee if so requested. In the event all trustees then serving under this Trust Agreement resign and no substitute trustees are appointed by the Beneficiaries prior to the date such resignation is effective, then the trustee may convey record title to the Property to the Beneficiaries in accordance with their respective interests, at the Beneficiaries' cost, or, at Trustee's option, file a suit for appropriate relief in a court of competent jurisdiction.

- ll. <u>Governing Law</u>. This Trust Agreement shall be construed in accordance with the laws of the Commonwealth of Virginia.
- 12. Recordation; Copies of Trust Agreement. The Beneficiaries shall have the right, at their expense and without cost to Trustee, to have this Trust Agreement, or a memorandum hereof, recorded among the land records of Fairfax County, Virginia. Copies of this Trust Agreement or any amendment hereto or modification hereof, certified by Trustee or all of the Beneficiaries or their Attorney-in-Fact to be true and correct, shall be satisfactory evidence thereof for all purposes.
- 13. <u>Substitution of Trustees.</u> All of the Beneficiaries in agreement or the Attorney-in-Fact shall have the absolute right, at any time and for any reason, with or without cause, to remove the Trustee, or any of them, and to appoint a substitute trustee or trustees hereunder, or upon the resignation, death, incapacity, disability or absence of the Trustee, or any of them, to appoint a successor trustee or trustees hereunder, which appointed successor or substitute trustee or trustees shall be conferred with all the rights and charged with all the duties that are conferred or charged upon the Trustee originally named herein, and Trustee covenants to promptly execute, acknowledge and deliver to the Beneficiaries a deed conveying record title to the Property to the successor trustee(s) and any and all documents in connection therewith. Said power of substitution or removal may be exercised

BK 8845 1456

at any time or from time to time, with or without cause, and one or

more exercises thereof shall not be deemed to exhaust said power. 14. Successors. The provisions of this Trust Agreement shall inure to the benefit of, and be binding upon, the parties hereto and their respective heirs, representatives, successors and IN WITNESS WHEREOF, the parties hereto have executed this Land Trust Agreement under seal as of the day and year first above written. TRUSTEE: Anthony Miner O'Connell, Trustee 6541 Franconia Road Springfield, Virginia 22150 Percentage Interest BENEFICIARIES: In The Trust 17.96687% 17.96687% 17.96687% 46.0994% Anthony Miner O'Connell, Trustee, Under the Last Will and Testament of Harold A. O'Connell STATE OF VICTION A
COUNTY OF FAIRFAX, to wit: The foregoing instrument was acknowledged before me this day of white 1992, by Anthony Miner O'Connell, Trustee. Ballala A Antonucci My Commission expires: 7-31-94 STATE OF COUNTY OF _____, to wit:

BK 8845 1457

13ch	The day	foregoing of Mague	g instrum	ent was ac 1992, by Jo	knowledge ean Mary	ed before O'Connell	me this l Nader.	
				Trane Notary I	es & M Public	llhert		
My Commiss	sion	expires:			Prences E New Kensingt	Notariel Seal E. Albert, Notary Publi Ion, Westmoreland Co Ion Expires Jan. 18, 1	OLETRY I	
STATE OF COUNTY OF	na	ut vbertan	<u> </u>	to wit:	_ Montior, Pennsy	ivania Association of	Nesterden	
16th	The day	foregoin of Or LT	g instrum	nent was ac		~	4	
My Commiss	sion	expires:	PEAF NOTAR	NO LAY Y MALANY MY PUBLIC, MAINE EXPIRES OCTOBER 15	. ubii	Dhal	carry.	
STATE OFCOUNTY OF	γιζ	JINIA FAIRF	4 <u>x </u>	to wit:				
3 nd	The day	foregoin of Aug	g instrum	nent was ac 1992, by	knowledge Anthony M	ed before liner O'C	me this	
My Commiss	sion	expires:	<u>7-31</u>	Ball Notary	Public	A Anti	nucic	
STATE OF	V11	GINIA FIREAX		to wit:				
3nd Trustee, u	The day under	foregoin of <i>Aug</i> the Las	g instrum UNE t Will an	nent was ac _ 1992, by d Testamen	t of Haro	old A. O'	Connell.	
				Ball	MANA.	A Am	tonucci	<u>.</u>
My Commis	sion	expires:	7-3	1-94				

18K 8845 1458

Exhibit A

BEGINNING at a stake and stones in the East Ravensworth line a corner to lines of G. Haines in line of lands of C. Potter's Estate and thence running with said line N 8-1/4° E. 450 feet to a stake and stones corner to lands heretofore conveyed by C. Huntington; thence with said land N 68-1/2° W. 939 feet to a stake and stones in center of abandoned road bed of Washington Southern Railway Company; thence with the center thereof S 21-1/2° W. 880 feet to a stake and stones; thence by lands of G. Haines N 89-1/4° E. 1121 feet to the beginning containing 15 acres more or less.

*BK 8845 1459

JOSEPH BERRY VIENNA, VIRGINIA CIVIL ENGINEER

COUNTY SURVEYOR FOR FAIRFAX COUNTY

Description of H.A.O'Connell's property, situteed in Mount Vernon District, Fairfax County, Virginia and bounded as follows:-

Beginning at the corner of E.A. Brice in the middle of the old railroad bed, now abandoned; thence with the line of Brice S.74°08'20"E. (passing through a pipe at 40.0 ft.) 929.77 ft. to a pipe in the line of William Parker; thence with the line of Parker and continuing the same course with the line of Mrs. Edna B. Hunter S.1°42'25"W. 474.15 ft. to a pipe; thence with another line of Mrs. Hunter S.85°19'50"W. (passing through a pipe at 1088.26 ft.) 1131.22 ft. to the middle of the old railroad bed; thence with the middle of the old railroad bed; thence with the middle of the old railroad bed N.16°43'20"E. 859.5 ft. to the beginning. Containing 15.329 acres.

Joseph Berry

Exhibit B

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS:

That the undersigned, all of the beneficial owners of that certain real property located in Fairfax County, Virginia, and more particularly described on the attached and incorporated Exhibit A ("Property"), do hereby nominate, constitute and appoint Anthony Miner O'Connell of Fairfax County, Virginia, our true and lawful agent and attorney-in-fact to do, execute and perform all and every act necessary to be done in and about the Property. And the execution or performance of any act or thing pursuant to these presents shall be as binding upon the undersigned, as fully and amply, to all intents and purposes, as if they have been duly executed and acknowledged or performed by the undersigned.

And we hereby ratify and confirm all lawful acts and things heretofore done by the said attorney-in-fact on our behalf.

This power shall not terminate upon the disability of the principals.

Any person, firm or corporation shall be fully protected in relying upon this power of attorney unless and until such person, firm or corporation has received actual written notice of its revocation or a notice of its revocation has been recorded among the land records of Fairfax County, Virginia.

WITNESS the following signatures and seals, this 16^{779} day of <u>ocrover</u>, 1992.

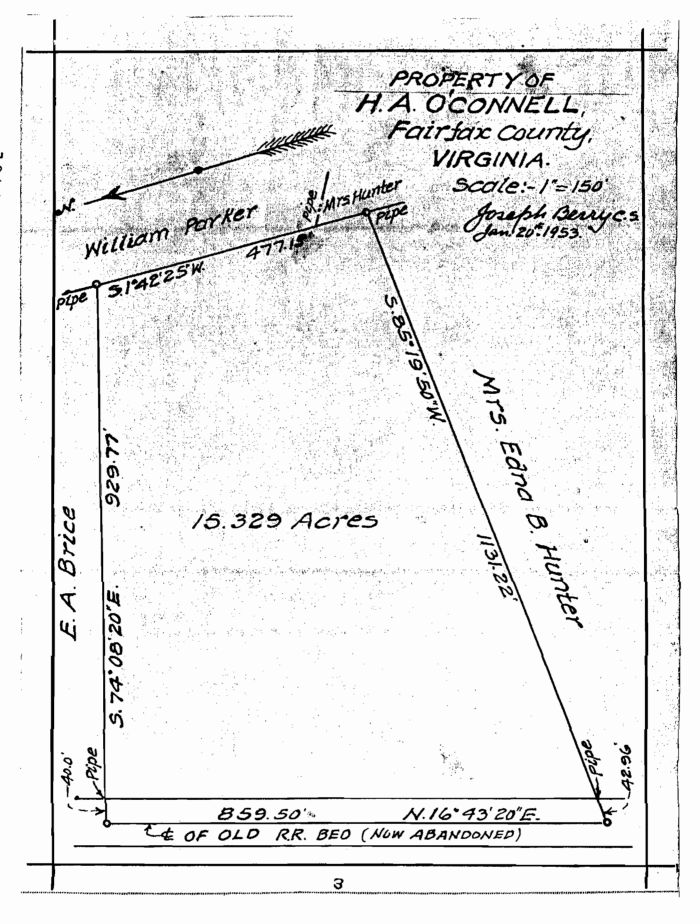
> san Mary O'(angel) Markery Mary O'Connell Nader

Anthony Miner O'Connell

Anthony Miner O'Connell, Trustee, Under the Last Will and Testament of

Harold A. O'Connell

STATE OF <u>Vennsylvania</u> , to wit:	
The foregoing instrument was ackn	owledged before me this
The foregoing instrument was ackn day of lugust 1992, by Jean	n Mary O'Connell Nader.
Franse Notary Pu	2 Mbut
Notary Pu	blic
My Commission expires:	Frances E. Albert, Notary Public 197
\sum_{n}	New Kensington, Westimoretand County My Commission Expires Jan. 18, 1993
COUNTY OF Combination, to wit:	Mentier, Pennsylvania Association of Natretea
The foregoing instrument was ackn day of Leptonte 1992, by Sh	owledged before me this eila Ann O'Connell.
Notary Pu	blic
My Commission expires: September 21, 19	199
STATE OF VICGINIA COUNTY OF FAIRFRY, to wit:	
The foregoing instrument was ackn day of august 1992, by An	owledged before me this thony Miner O'Connell.
Ball Notary Pu	ara A Antonucic
My Commission expires: 7-31-94	
STATE OF VICAINA COUNTY OF FAIRFAX, to wit:	
The foregoing instrument was acknowledged day of Manager 1992, by Artustee, under the Last Will and Testament	
	Ma A AMONUCCE
My Commission expires: $7-31-94$	
NOV 12 93	
My Commission expires: 7-31-99 RECORDED FAIRFAX CO VA TESTE: 7.72	
The state of the s	



McGuireWoods Battle&Boothe

Transpotomac Plaza 1199 North Fairfax Street Alexandria, VA 22314

Court Square Building Charlottesville, VA 22901

World Trade Center Norfolk, VA 23510

EDGAR ALLEN PRICHARD VIRGINIA AND DISTRICT

8280 Greensboro Drive Suite 900 P.O. Box 9346 McLean, Virginia 22102

(703) 712-5000 Fax: (703) 712-5050 One James Center Richmond, VA 23219

The Army and Navy Club Building 1627 Eye Street, N.W. Washington, DC 20006

> 41 Avenue des Arts 1040 Brussels, Belgium

OF COLUMBIA BARS DIRECT DIAL: (703) 712-5443

February 11, 1993

Mr. Anthony O'Connell 6541 Franconia Road Springfield, Virginia, 22150

Dear Tony:

You spoke with Tim Dimos on the telephone so you know his advice: that insofar as transfer of title is concerned the Virginia Land Trust Agreement which was signed by your sisters and yourself operates to transfer title to you as Trustee. Tim believes, however, that you will need a receipt to show the Commissioner of Accounts in order to close out the trust created by your father. I have prepared such a receipt and enclose two copies. Bearing in mind that you would prefer not to have to ask your sisters to sign anything else I have made it an assignment and receipt calling for your signatures only. Attach to it a copy of the recorded land trust agreement and I believe it should satisfy the Commissioner of Accounts. If it does not the worst that will result is that we will have to add the signatures of your two sisters. I will keep the receipt in my computer so that if the other two signatures are required I can add them and print a new receipt.

If Jesse Wilson has a question about the receipt you may tell him that you will have me call him and explain my thinking.

Sincerely yours,

E. A. Prichard

EAP

-100-4-

ASSIGNMENT AND RECEIPT

I, Anthony Miner O'Connell, Trustee under the last will and testament of Harold A. O'Connell, of Fairfax County, Virginia, do hereby assign, set over, and transfer unto Anthony Miner O'Connell, Trustee under a DEED IN TRUST UNDER LAND TRUST AGREEMENT dated October 16, 1992, and recorded in Deed Book 8307 at Page 1446 of the Land Records of Fairfax County, Virginia, attached hereto and made a part hereof, a 46.0994% interest in a certain tract or parcel of land containing, be the same more or less, 15.0 acres of ground, located in Fairfax County, Virginia, more particularly described in Exhibit A attached to the said DEED IN TRUST UNDER LAND TRUST AGREEMENT.

I, Anthony Miner O'Connell, Trustee under a DEED IN TRUST UNDER LAND TRUST AGREEMENT dated October 16, 1992, recorded as aforesaid in Deed Book 8307 at Page 1446 hereby acknowledge receipt of a 46.0994% interest in the certain tract or parcel of land containing 15.0 acres of land, more or less, described in Exhibit A attached to the said DEED IN TRUST UNDER LAND TRUST AGREEMENT attached hereto, which I agree to hold in trust for Jean Mary O'Connell Nader, Sheila Ann O'Connell and myself, Anthony Miner O'Connell.

Witness the following signatures and seals the // day of February, 1993. MARCH

Jean Mary O'donnell Nader

Anthony Miner O'Connell, Trustee under the last will

and testament of Harold A. O'Connell

Anthony Miner O'Connell,

Trustee under DEED IN TRUST UNDER

LAND TRUST AGREEMENT recorded in Deed Book 8307 at page 1446

ASSIGNMENT AND RECEIPT

I, Anthony Miner O'Connell, Trustee under the last will and testament of Harold A. O'Connell, of Fairfax County, Virginia, do hereby assign, set over, and transfer unto Anthony Miner O'Connell, Trustee under a DEED IN TRUST UNDER LAND TRUST AGREEMENT dated October 16, 1992, and recorded in Deed Book 8307 at Page 1446 of the Land Records of Fairfax County, Virginia, attached hereto and made a part hereof, a 46.0994% interest in a certain tract or parcel of land containing, be the same more or less, 15.0 acres of ground, located in Fairfax County, Virginia, more particularly described in Exhibit A attached to the said DEED IN TRUST UNDER LAND TRUST AGREEMENT.

I, Anthony Miner O'Connell, Trustee under a DEED IN TRUST UNDER LAND TRUST AGREEMENT dated October 16, 1992, recorded as aforesaid in Deed Book 8307 at Page 1446 hereby acknowledge receipt of a 46.0994% interest in the certain tract or parcel of land containing 15.0 acres of land, more or less, described in Exhibit A attached to the said DEED IN TRUST UNDER LAND TRUST AGREEMENT attached hereto, which I agree to hold in trust for Jean Mary O'Connell Nader, Sheila Ann O'Connell and myself, Anthony Miner O'Connell.

Witness the following signatures and seals the 15 day of January, 2001

SEAL
Anthony winer O'Conneil,
Trustee under the last will
and testament of Harold Anthony O'Conneil

Mary O Connell- SEAL

Anthony Miner O'Connell,
Trustee under DEED IN TRUST UNDER
LAND TRUST AGREEMENT recorded in Deed Book
8307 at page 1446

State of Lennaulas
State of Tennsylvenia County of Mestinareland, to wit:
County of Mestmanland, to wit:
i - d
The foregoing instrument was acknowledged before me this
January 2001, by Jean Mary O'Connell Nader.
France & albert
Notary Public
My commission expires E. Albert, Notary Public New Kensington, Westmoreland County New Kensington, Expires Jan. 18, 2001 My Commission Expires Jan. 18, 2001
Member, Pennsylvania Association of Notaries
State of Mune
11
County of, to wit:
The foregoing instrument was acknowledged before me this 24th day of 2001, by Sheila Ann O'Connell.
Notary Public ()
RUTH E. MARTIN
My commission expires: NOTARY PUBLIC, MAINE
MY COMMISSION EXPIRES MAY 3, 2005
State of Virginia
State of Virginia City County of Harrisonburg, to wit:
The foregoing instrument was acknowledged before me this 2000 day of December 2000 by Anthony Miner O'Connell.
Angela N. Maats Notary Public
My commission expires: 2002

	State of
City	
	The foregoing instrument was acknowledged before me this 29th day of
	December 200 L) by Anthony Miner O'Connell, Trustee under the last will and
	testament of Harold Anthony O'Connell.
	angela A. Moats
	Notary Public
	My commission expires:
	Vi (A
	State of Vilama
	County of NAVYISONOUNS, to wit:
	The foregoing instrument was acknowledged before me this 2014 day of
	De Novel 200£) by Anthony Miner O'Connell, Trustee under DEED IN TRUST
	UNDER LAND TRUST AGREEMENT recorded in Deed Book 803 at page 1446
	angla d'Maats
	Notary Public
	$\gamma_0 = 217000$
	My commission expires: 1 / Act of 2002

E. A. Prichard

McQuire Woods Battle & Boothe

HOUSE JOINT RESOLUTION NO. 886

On the death of Edgar Allen Prichard.

Agreed to by the House of Delegates, February 21, 2001 Agreed to by the Senate, February 23, 2001

WHEREAS, Edgar Allen Prichard, a former mayor of the City of Fairfax and a prime mover in the

development of Fairfax County over the past half-century, died on August 15, 2000; and

WHEREAS, a native of Montana, Edgar Prichard enlisted in the United States Army during World War II and served in North Africa as one of the first trained operatives of Colonel Bill Donovan's Office of Strategic Services, the forerunner of the CIA; and

WHEREAS, after the war, Edgar Prichard earned his law degree from the University of Virginia, settled in the City of Fairfax, and began a career with a small law firm that ultimately merged with the

prominent Richmond firm of McGuire, Woods, Battle & Boothe; and

WHEREAS, Edgar Prichard served on the Fairfax City Council from 1953 to 1964 and as mayor of

the city from 1964 to 1968; and

nti]_/

WHEREAS, as mayor, Edgar Prichard hired the city's first planning director, acquired the city's first two public parks, and shaped a compact by which Fairfax County retained office and court space in the city and operated the city's public schools; and

WHEREAS, Edgar Prichard was influential in the establishment and growth of George Mason University on the edge of the City of Fairfax, helping to overcome opposition to the University's growth and serving as rector of the George Mason University Board of Visitors from 1988 to 1991; and

WHEREAS, in 1963 Edgar Prichard was one of the two attorneys for the plaintiffs in the landmark *Davis v. Mann* Supreme Court case, in which Northern Virginia secured increased representation in the General Assembly under the principle of "one-man, one-vote"; and

WHEREAS, during his professional life, Edgar Prichard played a major role in the explosive growth of Northern Virginia, and there are few aspects of modern life in the area—political, economic, legal or educational—that were not strongly influenced by his actions; now, therefore, be it

RESOLVED by the House of Delegates, the Senate concurring, That the General Assembly note with great sadness the passing of an exceptional Northern Virginia community leader, Edgar Allen Prichard; and be it

RESOLVED FURTHER, That the Clerk of the House of Delegates prepare a copy of this resolution for presentation to the family of Edgar Allen Prichard as an expression of the high regard in which his memory is held by the members of the General Assembly.