Not sign

History suggests that now, the accountants can get innocent Jean Nader and Sheila O'Connell to sign what ever they want them to sign, and that I will not be able to get them to sign anything that the accountants don't want them to sign? Can you imagine my being able to get Jean Nader and Sheila O'Connell to sign a deed for Accotink now?

The signature of this Power must correspond with the name(s) as written upon the factificates(s) or bond(s) in every particular without afteration or enlargement or any change IMPORTANT - READ CAREFULLY

STOCK OR BOND POWER

| Account Number | | | | | ISPLG ☐ Legal Transfer ISPMF ☐ Mutual Funds ISPRE ☐ Reorganization ISPNC ☐ Not Clear Box ISPCG ☐ Cage Attn: | | | | | |
|--|---|---------------|----------|-------------|--|---------------------------------------|-----------------|-----------|---------|----------------------|
| | | | | | | | | | FOR VAL | UE RECEIVED, the und |
| | , | (Name) | | | | | | | | |
| | - | (Address) | | | | | | | | |
| shares of the stock of | | | | | | Security or Taxpayer Identifying No.) | | | | |
| F STOCK, | (Number) | (Type) | | JCK 01 | | (Cor | npany) | | | |
| COMPLETE | represented by Certificat | e(s) No(s) | | | | | | ive stand | ding | |
| THIS | • | | | (Numbe | | | | | Ŭ | |
| in the name of the undersigned on the books of said Company. bonds of | | | | | | | | | | |
| F BONDS, | (Number) | | | (N | ame) | | | | | |
| COMPLETE | in the principal amount of | \$ | , No(s |) | | | inclus | ive stand | ding | |
| THIS PORTION | in the name of the und | | | | | | | | | |
| The undersigned | d does (do) hereby irrevo | cably constit | ute and | appoin | t | | : | | | |
| • | sfer the said stock or bo of substitution in the pro | | case m | ay be, o | n the | • | Name) f said | Compa | iny, | |
| | | х _ | <u> </u> | I, | (Signat | V | 1 | | | |
| AGE 619/90 | | х _ | (Per | son(s) Exec | uting Thi | s Power Sig | in(s) Her | e) | | |

EDWARD J. WHITE

ATTORNEY AT LAW

118 SOUTH ROYAL STREET

ALEXANDRIA, VIRGINIA 22314

TELEPHONE 836-5444

July 7, 1993

Edgar A. Prichard, Esq. 8280 Greensboro Dr. #900 McLean, Va. 22102

Re: Estate of Jean M. O'Connell

Dear Mr. Prichard,

Since you represent Mr. Anthony O'Connell, who has once more indicated his displeasure with the administration of this estate, we feel it is best to communicate with you before any precipitous action is taken.

The estate remains undistributed at this time for several reasons. First, no closing letter has been received from the IRS. Second, an amendment to the estate tax returns was filed at the end of June reflecting the existence of a CD which had not been discovered until recently (see IRS correspondence attached).

The first accounting, which was filed in October, 1992 (approximately three months before it was due) was approved on March 20, 1993. The delay apparently being inherent in the Commissioner's office. Debts and Demands were requested on November 13, 1992 and final action was taken by the Commissioner on them on December 30, 1992. A request for discharge of liability letter was sent to the IRS on April 18, 1993. On the same date an informal request as to the cause of the delay was sent to the IRS.

The Philadelphia office of the IRS has spoken to Mr. White on several occasions and is "checking" on the status of things.

As is true in any estate at this point, the following needs to be done:

- 1. Receive closing letters for the original and amended returns.
 - 2. File a Motion to Show Cause for distribution.
 - 3. Have an Order to Show Cause entered after due publication.
 - 4. Present the Order of Distribution.
 - 5. File the fiduciary income tax returns for the period

ending August 31, 1993.

- 6. Distribute the estate.
- 7. File the Second and Final Accounting. (Assuming that the tax matter is cleared so that a Third accounting is not needed.)

As was stated in Mr. White's letter to you of December 16, 1992, no distribution will be made until a final order is entered. If this is not the usual and customary procedure in Virginia, we would appreciate being enlightened.

The bulk of the estate is held in A. G. Edwards and is invested in various accounts, copies of the income from which are attached. The only major financial transaction of the estate which has occurred was in February, 1993 when Signet stock was sold at a gain of more than twice its value. Any claim that the Estate is losing money is spurious.

Mr. O'Connell recently has requested to know how much was charged for the preparation of the amended return. The answer is zero, since Mr. White prepared it as well as the original returns, even though that task is often given to accountants.

Mr. O'Connell's serious accusations against Mr. White, which he lodged with the Virginia State Bar were categorized by the Bar as having "no basis in fact or in law".

Mr. O'Connell's latest request to replace one of the Co-Executors has been denied.

The filing of a law suit is the prerogative of any person, however in this case, the estate will obviously hire counsel to defend itself (which will be a cost of administration) and will assert all possible defenses including <u>Va. Code Ann.</u> Section 8.01-271.1.

We would request that Mr . O'Connell be counseled as to these matters.

Sincerely

Edward J. White

pau M. 1

Jean M. Nader

EJW/e Encl.

April 11, 1995

Dear Jean and Sheila,

I ask your support in signing the enclosed joint letter to Mr. White, and returning it to me. I believe it is self explanatory.

If you choose not to sign it, I would appreciate some notation.

Sincerely,

ronv

I have not signed your

etter

Jean T

1995.04.11 part 2 of 2 Jean Nader 350 Fourth Avenue New Kensington, Penn 15068

Sheila O'Connell 44 Carleton Street Portland, Maine 04102

Anthony O'Connell 6541 Franconia Road Springfield, Virginia 22150

April 11, 1995

Mr. Edward J. White 118 South Royal Street Alexandria, Virginia 22314

Ref: Estate of Jean O'Connell

Dear Mr. White:

We would very much like to know about any wrongdoing for which you consider Anthony O'Connell responsible.

Would you please describe any such wrongdoing, with specifics, so that there is no misunderstanding?

We thank you in advance.

Sheila O'Connell

Anthony O Connell

Jean Nader