

MWBB-MW

The Director of DTA Kevin Greenlief does not recognize the Trust Deed and Trust Agreement ("Trustee not individually liable") prepared by E A Prichard of MWB&B in 1992.

When a law firm and the client of the law firm both know the documents the law firm prepared are good and should be recognized by the power structure for the documents to fulfill their purpose, who is responsible for making them recognized when they are not recognized? The law firm, the law firm's client, the Judges of the Court. or who? The client does not have the power. There is no known regulatory agency that will.



Anthony OConnell <anthonymineroconnell@gmail.com>

1992 trust documents prepared by E A Prichard of MWB&B's

1 message

Anthony OConnell <anthonymineroconnell@gmail.com>

Sun, Aug 26, 2012 at 3:50 PM

To: "Colleen S. Crowley" <ccrowley@mcguirewoods.com>, "Jonathan P. Rak" <jrak@mcguirewoods.com>

Cc: Anthony OConnell <anthonymineroconnell@gmail.com>

Dear Ms Collenn Crowley and Mr. Jonthan Rak;

I included you on my "DTA lien illegal" email list on August 24 because of an interesting (and tragic) situation. The Director of DTA Kevin Greenlief does not recognize the Trust Deed and Trust Agreement ("Trustee not individually liable") prepared by E A Prichard of MWB&B in 1992. You and I know these are good documents and should be recognized. But the documents have to be recognized by the power structure for them to fulfill their purpose.

So what does the law firm that prepared the documents and the client of the law firm do? Does the law firm guarantee that their documents will be accepted by the County; or say there is nothing they can do; or look the other way, or what?

I, the client, can't hire an attorney to defend the documents because, for one, that would be falling for the two-attorneys representing different members of one family trap; and history suggests, in the situation that we have been put in, that the two attorneys would tear the family apart under the guise of helping the family and money will disappear behind the confusion and conflict.

Do you have a solution?

Thank you,

Anthony O'Connell, Trustee
439 S Vista Del Rio
Green Valley, Arizona 85614
(no telephone)

Reference:

<http://www.alexandriavirginia15acres.com> (Trust's Accotink for sale)<http://www.farm139.com> (Individual's farm for sale)<http://www.catbird-seat.com> (Illegal lien) (This website)<http://www.canweconnectthedots.com> (Our family is innocent, can we find out where the money went in our Mother's estate?)

3 attachments **illegal-lien26p.pdf**
843K **invisible19p.pdf**
575K **trust-documents38p.pdf**
674K



Anthony OConnell <anthonymineroconnell@gmail.com>

FW: 1992 trust documents prepared by E A Prichard of MWB&B's

2 messages

Williams, Barbara Ann <bwilliams@mcguirewoods.com>

Fri, Sep 14, 2012 at 1:18 PM

To: "anthonymineroconnell@gmail.com" <anthonymineroconnell@gmail.com>

Cc: "Crowley, Colleen S." <ccrowley@mcguirewoods.com>, "Rak, Jonathan P." <jrak@mcguirewoods.com>

Dear Mr. O'Connell:

Your emails directed to Ms. Crowley and Mr. Rak have been forwarded to me. As you know, McGuireWoods LLP does not represent you in your current dispute and therefore cannot provide you any legal advice about that matter.

Unsolicited information that you provide McGuireWoods may not be protected from the disclosure by the attorney-client privilege. Therefore, we respectfully ask you to stop sending emails to the firm.

Barbara Ann Williams
Deputy General Counsel

McGuireWoods LLP
One James Center
901 East Cary Street
Richmond, VA 23219
804.775.4311 (Direct Line)
804.225.5408 (Direct FAX)
bwilliams@mcguirewoods.com

This e-mail may contain confidential or privileged information. If you are not the intended recipient, please advise by return e-mail and delete immediately without reading or forwarding to others.

From: Anthony OConnell <anthonymineroconnell@gmail.com>**Date:** August 26, 2012 6:50:24 PM EDT**To:** "Crowley, Colleen S." <ccrowley@mcguirewoods.com>, "Rak, Jonathan P." <jrak@mcguirewoods.com>**Cc:** Anthony OConnell <anthonymineroconnell@gmail.com>**Subject:** 1992 trust documents prepared by E A Prichard of MWB&B's

Dear Ms Collenn Crowley and Mr. Jonthan Rak;

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Do you have a solution?

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Anthony O'Connell, Trustee
439 S Vista Del Rio
Green Valley, Arizona 85614
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Reference:

<http://www.alexandriavirginia15acres.com> (Trust's Accotink for sale)

<http://www.farm139.com> (Individual's farm for sale)

<http://www.catbird-seat.com> (Illegal lien) (This website)

<http://www.canweconnectthedots.com> (Our family is innocent, can we find out where the money went in our Mother's estate?)

6 attachments

 **illegal-lien26p.pdf**
805K

 **ATT00001.htm**
1K

 **invisible19p.pdf**
533K

 **ATT00002.htm**
1K

 **trust-documents38p.pdf**
609K

 **ATT00003.htm**
1K

Anthony O'Connell <anthonymineroconnell@gmail.com>
To: "Williams, Barbara Ann" <bwilliams@mcguirewoods.com>

Sat, Sep 15, 2012 at 8:28 AM

Dear Barbara Ann Williams of McGuireWoods LLP,

Thank you for email of September 14, 2002.

My email of August 26 said:

"Dear Ms Collenn Crowley and Mr. Jonthan Rak;

I included you on my "DTA lien illegal" email list on August 24 because of an interesting (and tragic) situation. The Director of DTA Kevin Greenlief does not recognize the Trust Deed and Trust Agreement ("Trustee not individually liable") prepared by E A Prichard of MWB&B in 1992. **You and I know these are good documents and should be recognized. But the documents have to be recognized by the power structure for them to fulfill their purpose.**

So what does the law firm that prepared the documents and the client of the law firm do? Does the law firm guarantee that their documents will be accepted by the County; or say there is nothing they can do; or look the other way, or what?

I, the client, can't hire an attorney to defend the documents because, for one, that would be falling for the two-attorneys representing different members of one family trap; and history suggests, in the situation that we have been put in, that the two attorneys would tear the family apart under the guise of helping the family and money will disappear behind the confusion and conflict.

Do you have a solution?

Thank you,"

Would you please give me McQuire Woods position on the following?

**"You and I know these are good documents and should be recognized. But the documents have to be recognized by the power structure for them to fulfill their purpose.
So what does the law firm that prepared the documents and the client of the law firm do?"**

Thank you,

Anthony O'Connell, Trustee

[Quoted text hidden]



Anthony OConnell <anthonymineroconnell@gmail.com>

McGuire Woods Battle & Boothe - McGuire Woods LLP; Should the public trust that documents are recognized?

1 message

Anthony OConnell <anthonymineroconnell@gmail.com>

Thu, Oct 4, 2012 at 11:14 PM

To: "Barbara Ann Williams" <bwilliams@mcguirewoods.com>, "Colleen S. Crowley" <ccrowley@mcguirewoods.com>, "Jonathan P. Rak" <jrak@mcguirewoods.com>

Bcc: Lisa Overton <loverton@stewart.com>, Attorney General Kenneth Cuccinelli <kcuccinelli@oag.state.va.us>, Cindy Duke mail2cindy <Mail2Cindy@sbcglobal.net>, ksimmons simmons <ksimmons92270@yahoo.com>, "James E. Tierney" <moulinavent@maine.rr.com>, richard patnaude <richard.patnaude@optum.com>, Tammy Tierney <fins2theleft@maine.rr.com>, Sheila OConnell <sheilamail4@gmail.com>, Jean Nader through Amy Johnson <natron36@hotmail.com>, "Chief Deputy Attorney General Patricia L. West" <pwest@oag.state.va.us>, Bill Bolling <ltgov@ltgov.virginia.gov>, Allen Jamerson <allen.jamerson@ltgov.virginia.gov>, Dennis Burch <denise.burch@ltgov.virginia.gov>, Ibbie Hendrick <ibbie.hedrick@ltgov.virginia.gov>, Jessica Brooks <jessica.brooks@governor.virginia.gov>, Randy Marcus <randy.marcus@governor.virginia.gov>, Brian Lowell <blowell@coaffx.com>, Cathy Brudvig <cbrudvig@coaffx.com>, "Commissioner of Accounts John H. Rust" <jrust@coaffx.com>, Dale Royal <droyal@coaffx.com>, David Lee <dlee@coaffx.com>, Diane Yankowski <dyankowski@coaffx.com>, Donna Sykes <dsykes@coaffx.com>, Hennie Abalo <habalo@coaffx.com>, Ibis Espinal-Banks <iespinal@coaffx.com>, Jennifer Tomac <jtomac@coaffx.com>, Karen Davis <kdavis@coaffx.com>, Kim Sharp <ksharp@coaffx.com>, "Marty Kacvinsky" <mkacvinsky@coaffx.com>, "Matt Andrusia" <mandrusia@coaffx.com>, "Patty Lindsley" <plindsley@coaffx.com>, "Ron Kirby" <r Kirby@coaffx.com>, "Sandra Martin" <smartin@coaffx.com>, "Sharon Wester" <swester@coaffx.com>, "Thai Nguyen" <tnguyen@coaffx.com>, "Tim McAlevy" <tmcalevy@coaffx.com>, "Traci Wenberg" <twenberg@coaffx.com>, "Vicky Kobe" <vkobe@coaffx.com>, "Brad Zinn" <bzinn@newsleader.com>, "Calvin Trice" <ctrice@newsleader.com>, "David Fritz" <dfritz@newsleader.com>, "Maria Longley" <mlongley@newsleader.com>, "Megan Williams" <mwilliams@newsleader.com>, "Spencer Dennis" <sdennis@newsleader.com>, Commissioner Craig Burns <craig.burns@tax.virginia.gov>, Commissioner of Revenue Darlene Crummett <hcommish@htcnet.org>, Treasurer Lois White <hctreas@htcne" <district34@sov.state.va.us>, "James M. LeMunyon" <deljlemunyon@house.virginia.gov>, "James M. Scott" <deljscott@aol.com>, Jeffrey C McKay <leedist@fairfaxcounty.gov>, "Kenneth R. Plum" <delkplum@house.virginia.gov>, "Kevin Greenlief, Director of DTA" <kevin.greenlief@fairfaxcounty.gov>, "L. Kaye Kory" <delkkory@house.virginia.gov>, "Linda T. Puller" <tpuller@aol.com>, "Mark D. Sickles" <delmsickles@house.virginia.gov>, "Mark L. Keam" <delmkeam@house.virginia.gov>, "Mark R. Herring" <district33@sov.state.va.us>, "Richard L. Saslaw" <vasenate35@aol.com>, "Robert H. Brink" <delrbrink@house.virginia.gov>, Sharon Bulova Chairman <chairman@fairfaxcounty.gov>, "Taxing Authority Consulting Services P.C." <liens@taxva.com>, Thomas Davis Rust <deltrust@house.virginia.gov>, "Timothy D. Hugo" <delthugo@house.virginia.gov>, Vivian Watts <delvwatts@house.virginia.gov>, Board of Accountancy <boa@boa.virginia.gov>, James McCauley <mccauley@vsb.org>, State Corporation Commission <ken.schrad@scc.virginia.gov>, Leonard Downiel <downiel@washpost.com>, FBI Academy <leb@fbiacademy.edu>, Financial Fraud Enforcement Task Force <ffetf@usdoj.gov>, dpov <Investigations@dpov.virginia.gov>, AAJA <kpark26@gmail.com>, Fund for Investigative Journalism <fundfij@gmail.com>, ICFJ Communications <imoskowitz@icfj.org>, ICFJ Director <smatanovic@icfj.org>, ICFJ Resources <nabegesah@icfj.org>, Journalism Admin <cox@wlu.edu>, Journalism Dept Head <lueckep@wlu.edu>, NAHJ <nahj@nahj.org>, Newseum <info@newseum.org>, PEJ <mail@journalism.org>, SOC Associate Dean <beimfohr@american.edu>, SOC Director <sharmeen@american.edu>, WABJDC <wabjdc@gmail.com>, WCP&J <terrymichael@wcpj.org>, Amy Argetsinger <argetsingera@washpost.com>, Jonathan Capehart <capehartj@washpost.com>, Juan Williams <williamsj@washpost.com>, Roxanne Roberts <robertsr@washpost.com>, Sarah Kaufman <kaufmans@washpost.com>, Scott Higham <highams@washpost.com>, Thomas Boswell <boswellt@washpost.com>, "Colleen S. Crowley" <ccrowley@mcguirewoods.com>, "Jonathan P. Rak" <jrak@mcguirewoods.com>, Bill McKelway <bmckelway@timesdispatch.com>, Frank Green <fgreen@timesdispatch.com>, Jeremy Slayton <jslayton@timesdispatch.com>, Joe Macenka <jmacenka@timesdispatch.com>, John Hoke <jhoke@timesdispatch.com>, Mark Bowes

<mbowes@timesdispatch.com>, Michael Paul Williams <mwilliams@timesdispatch.com>, Olympia Meola <omeola@timesdispatch.com>, Paige Mudd <pmudd@timesdispatch.com>, Robert Zullo <rzullo@timesdispatch.com>

To McGuire Woods LLP and others:

When a law firm and the client of the law firm both know the documents the law firm prepared are good and should be recognized, who is responsible for making them recognized when they are not recognized? The law firm or the law firm's client? The client does not have the power.

Would McGuire Woods LLP, with the clear understanding that McGuire Woods is not representing me, please have the Director of DTA, the law firm of B&K and others, recognize the Trust documents prepared by MWB&B; such as the deed, the assignment and receipts, and "Trustee Not Individually Liable" in the Trust Agreement?

I don't understand, when the Trust Agreement says "Trustee Not Individually Liable"; I have (1) a lien against me as Trustee, but the lien is sent to Highland County where there is no trust property, but where I have individual property, and what the lien is against remains unknown, a (2) Summons against me as an individual, and (3) an Injunction against me as an individual.

Should the public trust that documents are recognized?

Anthony O'Connell, Trustee

Reference:

<http://www.thepublicshouldknow20.com> (Summary and response, Injunction and response)

<http://www.alexandriavirginia15acres.com> (Trust property in Fairfax County for sale)

<http://www.farm139.com> (Trustee's individual property in Highland County for sale; controlling lien sent to Highland County)

<http://www.canweconnectthedots.com> (Comprehensive; twenty years in the making; if you want to know how the accountants work)

2 attachments



MWBB-trust-documents21p.pdf

353K



McguireWoods3p.pdf

110K