The Court received my seventeen (17) responses on 9/25/12 at 10:44AM

.

I sent seventeen (17) responses, on September 24, 2012, USPS EI 480187651US. USPS attempted to delivery it on September 25, 2012, at 9:28 AM, but ".... an authorized recipient was not available. You may arrange redeliver by visiting". I believed a phone call was then made by a Green Valley, Arizona, post office, to the USPS place in Fairfax, Virginia. USPS then delivered it to the Court, and it was received by the Court, on September 25*, 2012, at 10:44 AM. Stephanie Walker signed for it. It weighed 6 lbs and 1 oz and cost \$62.85.

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^{*} I made several typos of this date in my correspondence. I used September 26, 2012, when it should have been September 25, 2012. The correct delivery time, and acceptance time by the Court time, for the 17 responses I sent, is September 25, 2012, at 10:44 AM

Certified-Return receipt requested. EI 480187651 US
Delivered 9/25/12 at 10:44am



Help

Product Tracking & Reporting

17 items

POSTAL SERVICE

Home

Search

Reports

Manual Entry

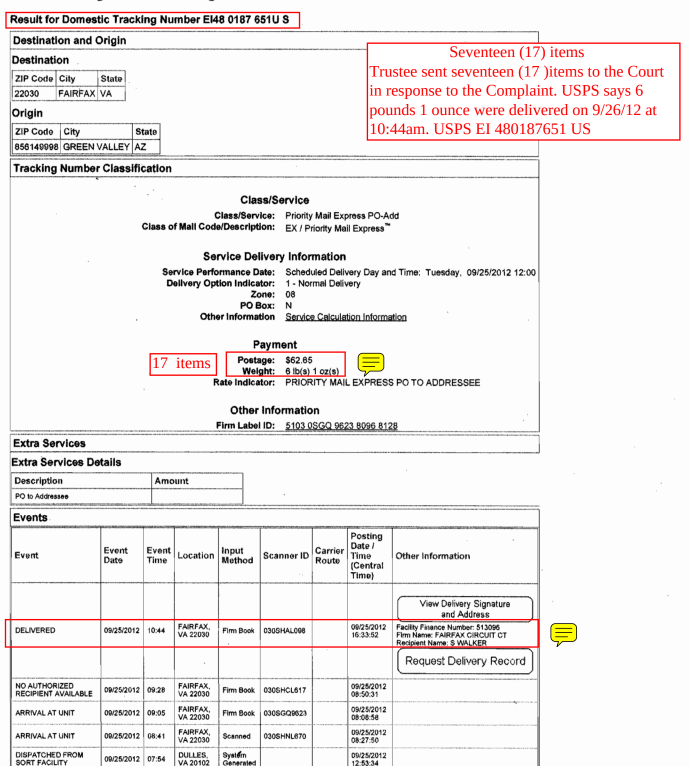
Rates/ Commitments

PTR / EDW

USPS Corporate Accounts

September 08, 2014

USPS Tracking Intranet Tracking Number Result





I don't understand why:

- (1) USPS said they could not delivery my item because an authorized recipient was not available at the Court on Tuesday at 9:28 am, on September 25, 2012.
- (2) USPS would not try the traditional two(?) times but after the first try give the Court control of arranging a redelivery.

Quick Tools

rack & Confirm

Get a Free Ship

u entered: El480187651US

Ir Item's Status We attempted to deliver your item at 9:28 am September 25, 2012 in FAIRFAX, VA 22030 and a notice was because an authorized recipient was not available. You may

Learn about Priority Mail® Flat Rate Shipping

ange redelivery by visiting <a

"https://www.usps.com/redelivery/welcome.htm">www.usps.com/redelivery
salling 800-ASK-USPS, or may pick up the item at the Post
ce indicated on the notice. If this item is unclaimed after five
s then it will be returned to the sender. Information, if
liable, is updated periodically throughout the day. Please
chagain later.

d Another Item

Sept. .
Sept. .
Legar

Mg.
Fring

Self. .
Str. .
Shelf

A.
Mall

eat's your label (or receipt) number?





Date: 09/25/2012

ANTHONY OCONNELL

The following is in response to your 09/25/2012 request for delivery information on your Express Mail(R) item number El48 0187 651U S. The delivery record shows that this item was delivered on 09/25/2012 at 10:44 AM in FAIRFAX, VA 22030 to S WALKER. The scanned image of the recipient information is provided below.

Signature of Recipient:

Stephanie Walker

Inted Stephanie Walker

Address of Recipient:

trees 410 from Dont

Thank you for selecting the Postal Service for your mailing needs. If you require additional assistance, please contact your local Post Office or postal representative.

Sincerely,

United States Postal Service

After I read that USPS could not delivery my response because an authorized recipient was not available at the Court on Tuesday at 9:28 am on September 25, 2012, I believed I went on the USPS web site and commented and probably telephoned USPS in Fairfax and then the UPS web site(?) showed that my items were delivered at 10:44 am. on September 25, 2012,



Confirmation by email, 18 response items sent and received

Anthony OConnell <anthonymineroconnell@gmail.com>

The public should know; response to summons; lost or not recognized documents.

10 messages

Anthony OConnell <anthonymineroconnell@gmail.com> Wed, Sep 26, 2012 at 3:49 AM Rcc: Lisa Overton https://www.ncbir@i95businessparks.com, Steve Blizzad https://www.ncbir@i95businessparks.com, elynchir@i95businessparks.com Elizabeth Chichester Morrogh bvmorrogh@bklawva.com, Sarah Hall <a href="mailto:shall@bklawva.com, Attorney General Kenneth Cuccinelli <kcuccinelli@oag.state.va.us>, Cindy Duke malizcindy <ivializcindy@sbcglobal.net>, "Kate Simmons ksimmons92270\" \"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 <iessica.brooks@governor.virginia.gov>, Randy Marcus "Commissioner of Accounts John H. Rust" <irust@coaffx.com>, Dale Royal <droyal@coaffx.com>, David Lee <dlee@coaffx.com>, Diane Yankowski <dyankowski@coaffx.com>, Donna Sykes <dsykes@coaffx.com>, Hennie Abalo <a href="mailto:-<a href="mailto: (habalo@coaffx.com>, lbis Espinal-Banks <a href="mailto: (espinal-Banks <a href="mailto: (sitomac@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\" <rkirby@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"/gistrict34@sov.state.va.us. "James M. LeMunyon"/ "James M. Scott" <deliscott@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>, dpor <Investigations@dpor.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 <coxm@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>

Dear potential just powers;

Can we get to the bottom of this and expose Bk467p191 and find out where the money went? The law says that this is automatically done and the public trusts that it is done. Why can't it be done? Why couldn't it be done before our family was terrorized and destroyed?

I am concerned that my responses to the summons the accountants had my sister serve me may be lost or not recognized; and the terms of the summons would be approved by default. So I want to leave evidence of my responses. I was served the summons on September 8, 2012. The summons says I have 21 days after being served to respond.

On September 22, 2012, I responded with the attachment overview-sept22-62p.pdf. The Court received it on September 24, 2012, at 10:01 am.

On September 24, 2012, I responded with the attachments: (1) 545820-23p.pdf, (2) bk467p191-8p.pdf, (3) blueprint4p.pdf, (4) canweconnectthedots2p.pdf, (5) codeofconduct18p.pdf, (6) commitments-Individually9p.pdf, (7) compute-tax-test35p.pdf, (8) exceptions1994disappeared.pdf, (9) exceptions2000disappeared.pdf, (10) overview72p.pdf, (11) percentages72p.pdf, (12) precedence17p.pdf, (13) tax-records94p.pdf, (14) trust-deed-invisible175p.pdf, (15) trusts-documents42p.pdf, (16) unknown14p.pdf, and (17) usingIRS15p.pdf. The Court received them on September 25. 2012. at 10:44 am.

Can we look at the evidence before judging? It is impossible to judge fairly without exposing Bk467p191. Can the accountants be made accountable for their accounting? Why keep Bk467p191 covered up?

Anthony O'Connell, Trustee

Reference:

http://www.alexandriavirginia15acres.com (Trust property in Fairfax County for sale)
http://www.farm139.com (Trustee's individual property in Highland County for sale)
http://www.canweconnectthedots.com (Can we find out where the money went in our Mother's estate? Bk467p191.
Our family is innocent

18 attachments

- 545820-23p.pdf
- bk467p191-8p.pdf
- blueprint4p.pdf
- canweconnectthedots2p.pdf
- codeofconduct18p.pdf
- commitments-Individually8p.pdf
- compute-tax-test35p.pdf 645K
- exceptions1994disappeared.pdf
- exceptions2000disappeared.pdf 856K
- overview72p.pdf 1386K
- percentages12p.pdf
- precedence17p.pdf 216K
- tax-records94p.pdf
- trust-deed-invisible175p.pdf

□ 961K

trust-documents42p.pdf
703K

unknown14p.pdf
240K

usingIRS15p.pdf
238K

overview-sept22-62p.pdf

Mail Delivery Subsystem <mailer-daemon@googlemail.com>

Wed, Sep 26, 2012 at 3:49 AM

To: anthonymineroconnell@gmail.com

Delivery to the following recipient failed permanently:

sblizzard@stewart.com

1246K

Technical details of permanent failure:

Google tried to deliver your message, but it was rejected by the recipient domain. We recommend contacting the other email provider for further information about the cause of this error. The error that the other server returned was: 550 550 #5.1.0 Address rejected. (state 13).

---- Original message -----

DKIM-Signature: v=1; a=rsa-sha256; c=relaxed/relaxed;

d=gmail.com; s=20120113;

h=mime-version:date:message-id:subject:from:to:content-type:

bh=Jh67vtlXhc9D7EwMzuQG87t8KLb3NldgbqDz+9Bhk5Q=;

b=Qqxx1ubmoLLdEPxnUa6gRSAUq78O2DuRwcoNLkLP5Ol65RmldVi3S1o6m0kJ+TLvoc qnrBiRuE/dzB2bptVwVFNZHSTagsBNlpynrG9sQEjdLGSpkNGGWLVe82cWLuZ6xtgBiT/IG+FTwSsfgCpAZtqVgyY06gxh2OplxT+422CurAVxHTCzrs0BmS8nRVUBay2o3ZcxteFm6RBjBRPcLnc8z4J3fgsgaAsv7xqQ6+flk0J1tfbj7cWJp+p47vCVIATY8FF4rPIWgRDFnoG5+YGDhNppuLChWeEp7zmu5og/qi6LP5ldXI/kWvxheibpvA8CLyJ3/tK+SRuGSCcq5q==

MIME-Version: 1.0

Received: by 10.60.5.197 with SMTP id u5mr40603oeu.129.1348656569090; Wed, 26

Sep 2012 03:49:29 -0700 (PDT)

Received: by 10.182.75.227 with HTTP; Wed, 26 Sep 2012 03:49:23 -0700 (PDT)

Date: Wed, 26 Sep 2012 03:49:23 -0700

Message-ID: <CA+8KOFQogxdPbghmhJQdEtPNGt 97PdFptKdrWGbGKGLp19-YA@mail.gmail.com>

Subject: The public should know: response to summons: lost or not recognized documents.

From: Anthony OConnell <anthonymineroconnell@gmail.com>

To: undisclosed-recipients:;

Content-Type: multipart/mixed; boundary=e89a8f923b9ab99a5704ca9893f9

Bcc: sblizzard@stewart.com

[Quoted text hidden]

Mail Delivery Subsystem <mailer-daemon@googlemail.com>

Wed, Sep 26, 2012 at 3:49 AM

To: anthonymineroconnell@gmail.com

Delivery to the following recipient failed permanently:

kevin.greenlief@fairfaxcounty.gov

Technical details of permanent failure:

Google tried to deliver your message, but it was rejected by the recipient domain. We recommend contacting the other email provider for further information about the cause of this error. The error that the other server returned was: 552 552 5.3.4 message size limit exceeded (state 17).

---- Original message -----

Anthony O'Connell, Trustee 439 S. Vista del Rio Green Valley, Arizona 85614 January 11, 2013 anthonymineroconnell@gmail.com

Chief Judge Dennis J. Smith Nineteenth Judicial Circuit of Virginia Fairfax County Court House 4110 Chain Bridge Road Fairfax, Virginia 22030-4009

Reference:

- (1) Response to Summons
- (2) Re: Harold A. O'Connell(?), CL-2012-13064; Lien, Summons, Injunction, Notice, Order

The Honorable Chief Judge Dennis J. Smith:

I responded to the summons within the required 21 day time period; on September 22, 2012, with one item, and on September 24, 2012, with seventeen items.

September 22, 2012, with one item:

(1) overview62p

September 24, 2012, with seventeen items:

- (1) 545820-23p
- (2) bk467p191-8p
- (3) blueprint4p
- (4) canweconnectthedots2p
 - (5) codeofconduct-18p
 - (6) commitments-individually8p
 - (7) computer-tax-test35p
 - (8) exceptions 1994 dissappeared
 - (9) exceptions2000dissappeared
 - (10) overview72p
 - (11) percentages12p
 - (12) precedence17p
 - (13) taxrecords94p
 - (14) trust-deed-invisible175p
 - (15) trust-documents42p
 - (16) unknown14p
 - (17) useirs15p

I don't understand why there was no response from the law firm or from the Court from my response to the Summons except:

"5. As of the date of the filing of this Motion [September 28, 2012], Defendant Sheila O'Connell has been served with the Complaint and the time period for her to file an answer is pending. Upon information and belief, Defendant Anthony M. O'Connell has filed a response to the Complaint, which consisted of a one-page letter directed to the Clerk of Court, and the filing of numerous documents and records containing his annotations. "
(From the injunction dated 2012.09.28)

"RE: In Re: Harold A O'Connell, CL-2012-13064 Dear Mr. O'Connell:

I have received your letter regarding the Notice of Scheduling Conference you received in case CL 2012 -0013064. Th,is is indeed a valid notice from our court.' provided. so that you would be aware of a Scheduling Conference at which we will, if". appropriate, set a trial date and enter a scheduling order in accordance with the Uniform Pretrial Scheduling Order adopted by the Supreme Court of Virginia. No evidence will be taken at that time as this is only a hearing to establish the schedule for the orderly processing of the case.

As for accountability for the notice, it clearly indicates that it is sent by the judges of the circuit court and provides you with a phone number at which you can contact our case management staff with regard to the Scheduling Conference. We would not send out a notice indicating that you can contact the judges directly as such contact is inappropriate.

Your letter also indicates that you do not know what issues are raised in the case but our records indicate that you have responded to the Complaint which sets out the Plaintiff's allegations and prayer for relief so I therefore assume that you are acquainted with the issues which have been raised. As to whether the Plaintiff's allegations are true or merit relief, these issues will not be dealt with at the December 4,2012 Scheduling Conference but are instead decided in the course of later proceedings or after a trial at which each side has had an opportunity to present evidence in the form of documents or testimony and make arguments as to the proper disposition of the issues. You also request that our court take certain actions, but please note that Judges take actions based upon pleadings which are properly filed, and even then, only after each interested party has had an opportunity to respond and be heard on the request. Sending a letter to a judge is not filing a pleading in a case as pleadings are properly filed with the Clerk of Court. Additionally, copies of anything sent to the Court for filing must be provided to all other interested parties. As your letter does not indicate copies were sent to the other parties I will provide them with a copy of your letter and this response.

Finally, with regard to your participation in the Scheduling Conference at 8:30 a.m. on December 4,2012, this is a civil case and it is your choice as to whether you participate in this administrative hearing or any further hearings. If you do not appear, the Court will proceed to establish scheduling without your

input. We will, however, send you a copy of any Order that is entered at that hearing. Sincerely Yours, [Chief Judge Dennis J. Smith] " (From Chief Judge Dennis Smith's letter to Trustee Anthony O'Connell of November 27, 2012)

Would you please have your people look at the evidence I sent in response to the Summons and then explain why I was required to appear in Court on December 4, 2012, and am required to appear in Court on January 25, 2013?

, p.

the Sould, restel Anthony O'Connell, Trustee

Why did 17 of my 18 responses disappear?

The B&K law firm that prepared the complaint against me and had our sister sign it described my responses to the Complaint in their Motion for Temporary Injunction dated September 28, 2012, as:

"Upon information and belief, Defendant Anthony M. O'Connell has filed a response to the Complaint, which consisted of a one-page letter directed to the Clerk of Court, and the filing of numerous documents and records containing his annotations."

.

Chief Judge Dennis J. Smith described my response to the Summons in his Order dared January 25, 2013, as:

"1. The material facts set forth in the Complaint filed by Plaintiff in this action are deemed to be admitted by Defendant Anthony M. O'Connell pursuant to Va. Sup. Ct. Rule 1:4(e);- based on the failure of Defendant Anthony M. O'Connell to deny such facts in the responsive pleading filed by him, entitled "Response to Summons Served on September 8, 2012."

"3. Because there are no material facts in dispute in this action and the facts alleged in the Complaint support the relief requested therein, summary judgment pursuant to Va. Sup. Ct. Rule. 3:20 on all counts alleged in Plaintiffs Complaint is appropriate.