



ATTENTION

Probate cases on this calendar are currently under review by the probate examiners. Review of some probate cases may not be completed and therefore have not been posted.

If your probate case has not been posted please check back again later.

Thank you for your patience.

(1) Second Account Current and Report of Conservator and (2) Petition for Allowance of Compensation to Conservator and Attorney (Prob. C. 2620, 2623, 2942)

Age: 81		<p>NEEDS/PROBLEMS/COMMENTS:</p> <p style="text-align: center;"><u>OFF CALENDAR</u> Second Acct. settled and approved on 12/03/12</p>
Cont. from		
Aff.Sub.Wit.		
Verified		
Inventory		
PTC		
Not.Cred.		
Notice of Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf. Screen		
Letters		
Duties/Supp		
Objections		
Video Receipt		
CI Report		
9202		
Order		
Aff. Posting		
Status Rpt		
UCCJEA		
Citation		
FTB Notice		
		Reviewed by: JF
		Reviewed on: 12/18/12
		Updates:
		Recommendation:
		File 1 - Poff

Petition for Appointment of Successor Probate Conservator of the Person and Estate (Prob. C. 1820, 1821, 2680-2682)

Age: 87		TEMPORARY EXPIRES 1-9-13	NEEDS/PROBLEMS/COMMENTS:
		<p>JOAN ST. LOUIS, close friend, is Petitioner and requests appointment as Successor Conservator of the Person with medical consent and dementia medication and placement powers, and as Successor Conservator of the Estate without bond (money in blocked account).</p>	<p><u>Note:</u> According to previously filed documents, the purpose of the conservatorship of the estate was so that Mr. St. Louis could file Mrs. Bingham's tax returns. The bulk of the assets are held in trust. It was later determined that approx. \$324,000.00 was held outside of trust, and that amount has been blocked pursuant to receipt filed 5-22-12.</p>
<input type="checkbox"/>	Aff.Sub.Wit.		
<input checked="" type="checkbox"/>	Verified	<p>DAVID J. ST. LOUIS was appointed Conservator of the Person on 11-22-11 with medical consent powers and dementia medication and placement powers, and was appointed Conservator of the Estate on 4-24-12 without bond, funds to be blocked.</p>	<p><u>Note:</u> Court Investigator advised rights on 11-13-12.</p>
<input type="checkbox"/>	Inventory		
<input type="checkbox"/>	PTC	<p>Petitioner states she is the wife of former Conservator DAVID J. ST. LOUIS, who passed away recently. Petitioner states she shared the same close relationship with the Bingham family for many years that Mr. St. Louis shared, and has knowledge of all of the assets and financial information. The Conservatee's condition remains the same. This petition is due to the death of the Conservator.</p>	<p>1. Petitioner requests appointment without bond because funds are blocked; however, Petitioner also states that she intends to request release of some of the blocked funds. Need clarification: Is Petitioner requesting such release at this time? If so, how much? The Court may require bond, including cost of recovery, and the Court may require clarification with reference to the trust.</p>
<input type="checkbox"/>	Not.Cred.		
<input checked="" type="checkbox"/>	Notice of Hrg	<p>Nomination of Petitioner as Successor Conservator is signed by Attorney Deborah Boyett for the Conservatee Wanda Bingham.</p>	<p><u>Note:</u> The Court will set status hearings as follows:</p> <ul style="list-style-type: none"> • Friday 4-5-13 for the filing of the Inventory and Appraisal • Friday 4-4-14 for the filing of the first account.
<input checked="" type="checkbox"/>	Aff.Mail W		
<input type="checkbox"/>	Aff.Pub.	<p>Estimated Value of Estate: Personal property: \$329,000.00 Annual income: Unknown</p>	<p>Reviewed by: skc</p>
<input type="checkbox"/>	Sp.Ntc.		
<input checked="" type="checkbox"/>	Pers.Serv. W	<p>Order X</p>	<p>Reviewed on: 12-19-12</p>
<input checked="" type="checkbox"/>	Conf. Screen		
<input checked="" type="checkbox"/>	Letters	<p>CI Report</p>	<p>Updates:</p>
<input checked="" type="checkbox"/>	Duties/Supp		
<input type="checkbox"/>	Objections	<p>9202</p>	<p>Recommendation:</p>
<input checked="" type="checkbox"/>	Video Receipt		
<input type="checkbox"/>	Aff. Posting	<p>FTB Notice</p>	<p>File 2 - Bingham</p>
<input type="checkbox"/>	Status Rpt		
<input type="checkbox"/>	UCCJEA		
<input type="checkbox"/>	Citation		

(1) First and Final Account and Report of Conservator and (2) Petition for Order Approving, Allowing and Settling Account and Report of Conservator and (3) Petition for Order Allowing Payment of Costs and Order Terminating Conservator

Age:	PATRICIA A. GAZDA , Sister and Conservator, is Petitioner.	NEEDS/PROBLEMS/COMMENTS: Note: On 9-6-12, the Court approved the establishment of a Special Needs Trust for the Conservatee with Inland Counties Regional Center, Inc., as Trustee. 1. Petitioner states the Beginning Property on Hand was \$0.00; however, I&A filed 7-31-12 indicates Beginning POH was \$98,846.00. 2. The title of the filing indicates that this is a petition to terminate the conservatorship; however, termination is not in the prayer or the order. Need clarification. Additional Note: Although a receipt was filed in this case for the deposit to the special needs trust, no I&A has yet been filed in 12CEPR00826.
DOD:	Account period: 1-1-12 through Sept. 2012	
	Accounting: \$98,965.57	
	Beginning POH: \$0.00	
	Ending POH: \$2,111.00	
<input type="checkbox"/> Aff.Sub.Wit.	Conservator: Not requested	
<input checked="" type="checkbox"/> Verified	Attorney: Not requested	
<input type="checkbox"/> Inventory	Costs: \$2,111.00 (filing, investigation, certified letters)	
<input type="checkbox"/> PTC	Petitioner requests:	
<input type="checkbox"/> Not.Cred.	1. Notice of hearing of this account, report, and petition be given as required by law;	
<input checked="" type="checkbox"/> Notice of Hrg	2. An order approving, allowing and settling the attached account and report;	
<input checked="" type="checkbox"/> Aff.Mail <small>W</small>	3. The Court authorize reimbursement of costs advanced by Attorney Flanigan;	
<input type="checkbox"/> Aff.Pub.	4. The Court grant such other relief as it considers just and proper.	
<input type="checkbox"/> Sp.Ntc.	Attorney Flanigan also filed a declaration containing a receipt from the master trust for funds in the amount of \$96,854.57 deposited in connection with the Special Needs Trust which has been assigned Case No. 12CEPR00826.	
<input type="checkbox"/> Pers.Serv.		
<input type="checkbox"/> Conf. Screen		
<input type="checkbox"/> Letters		
<input type="checkbox"/> Duties/Supp		
<input type="checkbox"/> Objections		
<input type="checkbox"/> Video Receipt		
<input type="checkbox"/> CI Report		
<input checked="" type="checkbox"/> 2620(c)		
<input checked="" type="checkbox"/> Order		
<input type="checkbox"/> Aff. Posting		
<input type="checkbox"/> Status Rpt		
<input type="checkbox"/> UCCJEA		
<input type="checkbox"/> Citation		
<input type="checkbox"/> FTB Notice		
		Reviewed by: skc
		Reviewed on: 12-20-12
		Updates:
		Recommendation:
		File 3 – Allen

(1) Petition for Preliminary Distribution, (2) for Court Authorization of Abandonment of Tangible Personal Property, and (3) for Allowance of Partial Compensation to Attorneys for Extraordinary Services [Prob. C. 11600, 9783, 9611, 10832]

DOD: 3-3-12		<p>THERESA F. BARNARD, Daughter and Administrator with Will Annexed, with Limited IAEA and bond of \$162,500.00, is Petitioner.</p> <p>I&A: 284,653.48 (\$30,619.35 cash plus real property, vehicle, various securities, and various personal property items)</p> <p>Petitioner states the estate presently consists of cash and liquid assets of approx. \$44,815.73, and real and personal property.</p> <p>Petitioner states on 7-6-12, the two heirs met to complete an inventory and agreed on distribution of various personal property items between them. However, they were unable to agree on a practical means of storage, or what to do with the remainder of the items in the residence. Petitioner has been advised by a realtor that in order to sell the residence, the personal items must be removed. Petitioner states that after distribution of the agreed items, the remaining items are of nominal value. The items requested to be distributed can be done without loss to creditors or injury to the estate and no further bond is necessary due to the proposed preliminary distribution.</p> <p>The estate is not in a position to be closed because the residence has not yet been sold.</p> <p>Petitioner states that given the second heir's attitude toward this probate proceeding, Petitioner seeks court approval for abandonment of the other personal property items, even though the code provides for noticed action.</p> <p>Petitioner states attorneys Walton & Mitchell have rendered extraordinary services to the estate and are entitled to reasonable compensation of \$3,770.00 pursuant to itemization attached.</p> <p>Petitioner prays for an order authorizing:</p> <ol style="list-style-type: none"> 1. Distribution as set forth in Paragraph 22; 2. No bond be required from any distributee; 3. Abandonment of the remaining personal property items; 4. Extraordinary attorney fees; and 5. Such further orders as the court considers proper. <p>Agreement filed 11-29-12 signed by both heirs provides the proposed distribution.</p>	<p>NEEDS/PROBLEMS/ COMMENTS:</p> <p>Note: Decedent's Will devises her estate to her two children (Theresa F. Barnard and Glen Maura Frazer) equally.</p>	
<input type="checkbox"/>	Aff.Sub.Wit.			
<input checked="" type="checkbox"/>	Verified			
<input checked="" type="checkbox"/>	Inventory			
<input checked="" type="checkbox"/>	PTC			
<input checked="" type="checkbox"/>	Not.Cred.			
<input checked="" type="checkbox"/>	Notice of Hrg			
<input checked="" type="checkbox"/>	Aff.Mail			w
<input type="checkbox"/>	Aff.Pub.			
<input type="checkbox"/>	Sp.Ntc.			
<input type="checkbox"/>	Pers.Serv.			
<input type="checkbox"/>	Conf. Screen			
<input checked="" type="checkbox"/>	Letters			6-4-12
<input type="checkbox"/>	Duties/Supp			
<input type="checkbox"/>	Objections			
<input type="checkbox"/>	Video Receipt			
<input type="checkbox"/>	CI Report			
<input checked="" type="checkbox"/>	9202			
<input checked="" type="checkbox"/>	Order			
<input type="checkbox"/>	Aff. Posting			
<input type="checkbox"/>	Status Rpt			
<input type="checkbox"/>	UCCJEA			
<input type="checkbox"/>	Citation			
<input checked="" type="checkbox"/>	FTB Notice			
		<p>Reviewed by: skc</p> <p>Reviewed on: 12-20-12</p> <p>Updates:</p> <p>Recommendation:</p> <p>File 4 - Frazer</p>		

Petition for Letters of Administration; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

DOD: 04/15/2012	DAWNETTE MYERS , spouse is petitioner and request appointment as Administrator without bond.	NEEDS/PROBLEMS/COMMENTS: 1. Item 5B of the petition is incomplete regarding stepchild or foster child. Note: If the petition is granted status hearings will be set as follows: <ul style="list-style-type: none"> • Friday, 06/07/2013 at 9:00a.m. in Dept. 303 for the filing of the inventory and appraisal <u>and</u> • Friday, 03/07/2014 at 9:00a.m. in Dept. 303 for the filing of the first account and final distribution. Pursuant to Local Rule 7.5 if the required documents are filed 10 days prior to the hearings on the matter the status hearing will come off calendar and no appearance will be required.
Cont. from	All heirs waive bond.	
<input type="checkbox"/> Aff.Sub.Wit.		
<input checked="" type="checkbox"/> Verified	Full IAEA – o.k.	
<input type="checkbox"/> Inventory		
<input type="checkbox"/> PTC		
<input type="checkbox"/> Not.Cred.	Decedent died intestate.	
<input checked="" type="checkbox"/> Notice of Hrg		
<input checked="" type="checkbox"/> Aff.Mail	Residence: Fresno Publication: The Business Journal	
<input checked="" type="checkbox"/> Aff.Pub.		
<input type="checkbox"/> Sp.Ntc.		
<input type="checkbox"/> Pers.Serv.	Estimated value of the Estate: Real Property - \$230,000.00	
<input type="checkbox"/> Conf. Screen		
<input checked="" type="checkbox"/> Letters	Probate Referee – Steven Diebert	
<input checked="" type="checkbox"/> Duties/Supp		
<input type="checkbox"/> Objections		
<input type="checkbox"/> Video Receipt		
<input type="checkbox"/> CI Report		
<input type="checkbox"/> 9202		
<input checked="" type="checkbox"/> Order		
<input type="checkbox"/> Aff. Posting		
<input type="checkbox"/> Status Rpt		
<input type="checkbox"/> UCCJEA		
<input type="checkbox"/> Citation		
<input type="checkbox"/> FTB Notice		
		Reviewed by: LV
		Reviewed on: 12/18/2012
		Updates:
		Recommendation:
		File 7 - Myers

Age: 68	TEMPORARY CONSERVATORSHIP EXPIRES 1-9-13	NEEDS/PROBLEMS/COMMENTS:
	PUBLIC GUARDIAN was appointed Temporary Conservator on 5-18-11. At hearing on 6-29-11, Ms. Slaughter objected to the conservatorship and trial was set.	Continued from 11-14-12
Cont. from 111412	At trial on 11-15-11 , the parties reached agreement for temporary conservatorship to remain in place for one year with this review hearing set for status. The order signed 12-6-11 indicates that there will be three caregivers providing meals, overseeing appointments, and physically being present at least twice per day.	1. The Court may require proof of service of Status Report on Mary Slaughter and her court-appointed counsel.
Aff.Sub.Wit.		2. Public Guardian originally requested appointment as Conservator of the Person with medical consent powers. Two capacity declarations have been filed by counsel for the proposed Conservatee that <u>do not support</u> the request for medical consent powers.
✓ Verified		If medical consent powers are requested at this time, need Capacity Declaration in support.
Inventory		3. Need order, letters.
PTC		
Not.Cred.		
Notice of Hrg		
Aff.Mail	X	
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf. Screen		
Letters		
Duties/Supp		
Objections		
Video Receipt		
CI Report		
9202		
Order		
Aff. Posting		
✓ Status Rpt		
UCCJEA		
Citation		
FTB Notice		
	<p>Status report filed 11-7-12 by Public Guardian states that since February 2012, Deputy Public Guardian Anita Harper, along with another deputy, made a few unannounced home visits. On 2-22-12, Jeff, a friend and handyman, was at the property with Ms. Slaughter. He indicated that she was not doing well; specifically that she had “gotten into her pills” and had “passed out.” She fell out of her wheelchair onto the kitchen floor. She was still sleeping during the visit (around 1:00 pm). The IHSS main caretaker Frances also arrived and reported the same information. The house was neat, but the previous night’s dinner was still by her bed. Frances reported that she tries to hide the medication, but Ms. Slaughter gets upset when she can’t find it. Jeff and Frances agreed that she had done well until the beginning of February; however, not all of the people who had offered to help were actually helping.</p> <p>On 2-24-12, at another unannounced visit, no one answered the first time, and when they returned later Ms. Slaughter was alone, and the deputies had her 5150’d due to her altered mental status. She was admitted to Community Hospital, and later moved to Rehab Centre of Fresno. At a care conference in March, she appeared to be doing well.</p> <p>The Public Guardian has received information about her status at care conferences with the Centre. She is reportedly doing well, enjoys reading and smoking, and indicated interest in starting a winter garden with staff. She did not like where she was living, but did not give any suggestions for alternative placement.</p> <p>It is the Public Guardian’s assertion that the Conservatee has demonstrated that she cannot provide for her own needs and health and the people she chose to assist her have not done so. Therefore, it appears a general conservatorship of the Person is necessary, and the Public Guardian requests that it be granted.</p>	<p>Reviewed by: skc</p> <p>Reviewed on: 12-20-12</p> <p>Updates:</p> <p>Recommendation:</p> <p>File 10 - Slaughter</p>

Petition for Amended Letters of Conservatorship Granting Conservator Powers Under Probate Code Section 2591

Age: 52	<p>JOANNA REJNIAK, Co-Conservator, is Petitioner.</p> <p>JOANNA REJNIAK, Ex-wife, and DIANA FATYGA, Daughter, were appointed Co-Conservators of the Person and Estate without bond on 8-25-11.</p> <p>Petitioner states The Conservatee is the sole borrower on the house where he lives, although title is held as Marek Fatyga and Joanna Fatyga, husband and wife as joint tenants. Petitioner is Conservatee's sole caregiver.</p> <p>Petitioner has been negotiating terms with Bank of America and also attempting to find another lender who may offer better terms on the mortgage. There is a lender willing to refinance the debt, but the title company requires amended Letters of Conservatorship in order to execute the necessary documentation. Although Bank of America did preapprove a loan modification, a foreclosure date is set for 11-21-12. Petitioner hopes that filing this petition will enable her to postpone the foreclosure and reinstate the loan.</p> <p>Petitioner states the current balance of the mortgage is \$75,331.35 and closing costs are anticipated at \$1,000.00. Co-Conservator Diana Fatyga is studying medicine in Poland and is not easily able to attend to these duties at this time.</p> <p>Attached is a letter dated 11-6-12 from Chicago Title Company requiring amended letters of conservatorship granting Petitioner full authority to execute all necessary documentation for the refinance.</p>	<p>NEEDS/PROBLEMS/COMMENTS:</p> <ol style="list-style-type: none"> 1. Need Notice of Hearing. 2. Need proof of service of Notice of Hearing at least 15 days prior to the hearing pursuant to Probate Code §§ 2592 and 1460 on: <ul style="list-style-type: none"> - Diana Fatyga (Co-Conservator) - Marek Fatyga (Conservatee) 3. It appears the Court previously dispensed accountings due to the nature of the conservatee's income (SSI). However, at this time, the Court may require accounting or other status report for clarification regarding the circumstances that led to the current situation. 4. Petitioner states the foreclosure date was 11-21-12. Has the date been postponed? 5. Proposed order is blank. The Court may require a revised proposed order, along with proposed Letters. Alternatively, Examiner may prepare after hearing based on the court's order.
DOB: 7-10-60		
Aff.Sub.Wit.		
<input checked="" type="checkbox"/> Verified		
Inventory		
PTC		
Not.Cred.		
Notice of Hrg X		
Aff.Mail X		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf. Screen		
Letters		
Duties/Supp		
Objections		
Video Receipt		
CI Report		
9202		
<input checked="" type="checkbox"/> Order		
Aff. Posting		
Status Rpt		
UCCJEA		
Citation		
FTB Notice		
<p>Reviewed by: skc</p> <p>Reviewed on: 12-20-12</p> <p>Updates:</p> <p>Recommendation:</p> <p>File 9 - Fatyga</p>		

Petition for Appointment of Guardian of the Estate (Prob. C. 1510)

Age: 17		TEMP DENIED – NO APPEARANCE	NEEDS/PROBLEMS/COMMENTS:
		SONAE MARSHALL , Sister, is Petitioner.	<p>1. Need proof of service of Notice of Hearing with a copy of the Petition at least 15 days prior to the hearing <u>or</u> consent and waiver of notice <u>or</u> declaration of due diligence on:</p> <ul style="list-style-type: none"> - paternal grandfather - paternal grandmother - maternal grandfather - maternal grandmother <p>(Child information attachment is incomplete and does not list these relatives or other information. The Court may require a completed form.)</p> <p>Note: In addition to the guardianship order, Examiner has prepared an Order to Deposit Money into Blocked Account. This order, together with the guardianship order, should allow access to the funds for placement into a blocked account for the minor. Petitioner must then file a receipt showing that the funds were placed into a blocked account. A blank receipt form is in the file for Petitioner to use.</p> <p>Note: If granted, the Court will set status hearing as follows:</p> <ul style="list-style-type: none"> • Friday 2-22-13 for filing of the receipt for blocked account (A blank receipt is in the file for Petitioner.) • Friday 4-4-14 for filing of an accounting or release from ward per Probate Code §2627
		Father: DAVID MARSHALL	
		- Consents and waives notice	
		Mother: CARRIESA MULDREW	
		- Deceased	
		Paternal Grandparents: Not listed	
		Maternal Grandparents: Not listed	
		Sibling: D' Amber Mashall	
		- Consents and waives notice	
		Minor consents and waives notice.	
		Petitioner states approx. \$102,000.00 is sitting with Met Life and a few other companies for a little over a year now and needs to be claimed. The minor would like to use some of the money to fix a car. Petitioner requests to deposit the money to a blocked account and is searching for a credit union. Petitioner attaches two letters dated 12-5-11 and 1-20-12 from the Office of Federal Employees' Group Life Insurance (FEGLI).	
<input type="checkbox"/>	Aff.Sub.Wit.		
<input checked="" type="checkbox"/>	Verified		
<input type="checkbox"/>	Inventory		
<input type="checkbox"/>	PTC		
<input type="checkbox"/>	Not.Cred.		
<input type="checkbox"/>	Notice of Hrg	X	
<input type="checkbox"/>	Aff.Mail	X	
<input type="checkbox"/>	Aff.Pub.		
<input type="checkbox"/>	Sp.Ntc.		
<input type="checkbox"/>	Pers.Serv.		
<input type="checkbox"/>	Conf. Screen		
<input checked="" type="checkbox"/>	Letters		
<input checked="" type="checkbox"/>	Duties/Supp		
<input type="checkbox"/>	Objections		
<input type="checkbox"/>	Video Receipt		
<input type="checkbox"/>	CI Report		
<input type="checkbox"/>	9202		
<input checked="" type="checkbox"/>	Order		
<input type="checkbox"/>	Aff. Posting		
<input type="checkbox"/>	Status Rpt		
<input type="checkbox"/>	UCCJEA		
<input type="checkbox"/>	Citation		
<input type="checkbox"/>	FTB Notice		
		Reviewed by: skc	
		Reviewed on: 12-20-12	
		Updates:	
		Recommendation:	
		File 11 - Marshall	

Petition for Letters of Administration (Prob. C. 8002, 10450)

DOD: 06/15/2012	ESPERANZA s. BROOKE , sister is petitioner and requests appointment as Administrator without bond.		<p>NEEDS/PROBLEMS/COMMENTS:</p> <p>1. Need Affidavit of Publication</p> <p>Note: If the petition is granted status hearings will be set as follows:</p> <ul style="list-style-type: none"> • Friday, 06/07/2013 at 9:00a.m. in Dept. 303 for the filing of the inventory and appraisal and • Friday, 03/07/2014 at 9:00a.m. in Dept. 303 for the filing of the first account and final distribution. <p>Pursuant to Local Rule 7.5 if the required documents are filed 10 days prior to the hearings on the matter the status hearing will come off calendar and no appearance will be required.</p>
	All heirs waive bond.		
Cont. from	Full IAEA - ?		
<input type="checkbox"/> Aff.Sub.Wit.	Decedent died intestate.		
<input type="checkbox"/> Verified	Residence: Clovis		
<input type="checkbox"/> Inventory	Publication: Need		
<input type="checkbox"/> PTC			
<input type="checkbox"/> Not.Cred.			
<input checked="" type="checkbox"/> Notice of Hrg			
<input checked="" type="checkbox"/> Aff.Mail	w/		
<input type="checkbox"/> Aff.Pub.	x		
<input type="checkbox"/> Sp.Ntc.			
<input type="checkbox"/> Pers.Serv.			
<input checked="" type="checkbox"/> Conf. Screen			
<input checked="" type="checkbox"/> Letters			
<input checked="" type="checkbox"/> Duties/Supp			
<input type="checkbox"/> Objections			
<input type="checkbox"/> Video Receipt			
<input type="checkbox"/> CI Report			
<input type="checkbox"/> 9202			
<input checked="" type="checkbox"/> Order			
<input type="checkbox"/> Aff. Posting			
<input type="checkbox"/> Status Rpt			
<input type="checkbox"/> UCCJEA			
<input type="checkbox"/> Citation			
<input type="checkbox"/> FTB Notice			

Estimated value of the Estate:

Personal property	-	\$0
Real property	-	\$0
Total	-	\$0

Probate Referee: Steven Diebert

Verified Petition to Approve Resignation by Guardians

Jammy, age 10	JAMES HARRIS, JR., M.D., and ROSINA HARRIS , brother and sister-in-law/guardians are petitioners.	NEEDS/PROBLEMS/COMMENTS:
Jarvis, age 8		
Cont. from 112812	Father: JAMES EARL HARRIS, SR. – deceased	Note: The guardians are residents of Maryland. After the guardianship was granted the guardians moved the minors with them to their home in Maryland.
Aff.Sub.Wit.	Mother: RAJANNE ANGELIC JEFFERSON – Declaration of Due Diligence.	Note: Minute Order dated 4/23/12 appointing James Harris, Jr., M.D. and Rosina Harris as guardians states: "Mother Rajanne Jefferson objects to the petition. The Court grants the petition and appoints James Harris, Jr., M.D., and Rosina Harris as the guardians. The Court notes for the record that it is granting the petition after considering the report of the court investigator, testimony of the mother here today; the physical surrounding of the minors Jammy and Jarvis, and the many absences and tardies the children have had from school. In addition, the Court finds that it is not in the best interest of Jammy and Jarvis to remain with their mother and to do so would result in detriment. The court orders that Jammy and Jarvis be delivered to the guardians James Harris, Jr., M.D., and Rosina Harris at the end of today's school day."
Verified	Paternal grandfather: HENRY BLACK – deceased	Minute Order 11-28-12: James Harris, Jr. and Rosina Harris are appearing via conference call. The Court finds that substantial efforts have been made to locate mother. The Court finds due diligence as to mother and dispenses with further notice. The guardians are authorized to take whatever actions are appropriate for guardians to take under the circumstances. Parties agree to continue this matter to a date sometime in January so the guardians can be present in court with Jammy. Mr. Krbechek is directed to contact Court Examiner Kathy Tigchelaar with the agreed upon date so the matter can be placed back on calendar. The Court advises counsel that it will entertain an order shortening time.
Inventory	Paternal grandmother: GRACIE MAE HARRIS – deceased	
PTC	Maternal grandparents: UNKNOWN	
Not.Cred.	Petitioners state they hereby render their resignation as guardians. Petitioners indicate they were unaware of Jarvis' serious medical ailments and Jammy's severe anti-social temperament. Had petitioners known of the severity and extent of the wards' mental and emotional ailments, it would have been clear that they lack the skills and resources needed to properly care for the wards.	
Notice of Hrg	Petitioners pray for relief in the form of a therapeutic foster service for the Wards.	
Aff.Mail	Declaration of Rosina Harris in support of Petition filed on 9/25/12 states after enrolling the children in school in Maryland, they began receiving notices of Jarvis' behavior problems. Jarvis received an average of two to three office referrals per week. By the middle of May, Jarvis had been involved in multiple fights and was even sent home for assaulting a classmate. Jammy also received office referrals for disruptive classroom behavior.	
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf. Screen		
Letters		
Duties/Supp		Reviewed by: KT/skc
Objections		Reviewed on:
Video Receipt		Updates:
CI Report		Recommendation:
9202		File 16 – Harris & Jefferson
Order	X	
Aff. Posting		
Status Rpt		
UCCJEA		
Citation		
FTB Notice		

SEE PAGE 2

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Ms. Harris reports that Jarvis has violent outbursts, refused to take his medications, and was violent towards property and himself. Petitioners were instructed by Jarvis's psychiatrist to contact the police or take him to the hospital if he was out of control and a danger to himself. In June, Jarvis was admitted to Johns Hopkins Adolescent Psychiatric Ward. On the way to the hospital Jarvis had to be restrained because he attempted to jump out of the car on the freeway. Jarvis was then enrolled in a daily outpatient psychiatric hospital at Johns Hopkins. He had several outbursts while at the hospital and at home. Dr. Carolyn Howell told Petitioners that Jarvis has Attention Deficit Hyperactivity Disorder; a Disruptive Behavior Disorder; speech and language deficits; borderline intellectual functioning; left sided hearing loss; indications of severe abuse, neglect, homelessness, and transitions and a "parent-child relationship problem." Petitioners fear Jarvis will harm them or one of their children. As a result they have been hiding knives and other sharp items that could be used as a weapon. Jammy is not violent in the way Jarvis is, but exhibits disruptive behavior, jealousy and destructive bickering with Petitioner's other children. Ms. Harris states, despite ongoing, earnest efforts at incorporating Jarvis and Jammy into the family, it has proved an insurmountable task. Ms. Harris states the price they are paying is the degradation of their marriage, the collapse of a stable household, and the loss of their peace of mind. The stress has proven too difficult for their family to handle.

Petitioners pray for an order:

1. That the Court approve the resignation of Petitioners as the guardians of the Wards, with such resignation to be effective immediately;
2. That the Court authorize Petitioners to deliver the minors to Child Protective Services, either in California or Maryland, or another appropriate agency until a successor guardianship can be established;
3. That the guardianship of the Wards be transferred to a therapeutic foster service.