



## 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.

Atty Alabart, Javier A. (for Petitioners Alfredo Banda Arriaga and Remedios Nieto Rodriguez, parents)  
 Atty Ruiz, Eddie (co-counsel by association for Petitioners Alfredo Banda Arriaga and Remedios Nieto Rodriguez, parents)  
 Atty Fanucchi, Edward L. (for Maria Luisa Sanchez, Respondent, purported spouse)  
 Atty Kruthers, Heather H. (for Public Administrator, Administrator of the Estate)  
 Atty Williams, Robert; Perez, Holley, of Perez, Williams & Medina (*Request for Special Notice* filed 11/17/2009)

Hearing on the Accounting

<b>DOD: 5/14/2004</b>	<p><b>ALFREDO BANDA ARRIAGA and REMEDIOS NIETO RODRIGUEZ</b>, parents, were <u>initially</u> to be distributed by <i>Order Settling First and Final Account and Report of Administrator and Allowing Ordinary Commissions and Fees and for Distribution</i> which was signed and filed on <u>3/12/2007</u> from the Decedent's estate in the amount of <b>\$189,958.21</b> at 50% to each.</p> <p><b>MARIA LUISA SANCHEZ</b>, purported spouse, was <u>subsequently</u> distributed the Decedent's estate by <i>Minute Order</i> dated <u>11/5/2007</u> from the <i>Motion/Petition for Reconsideration of First and Final Account</i>, which states the Court confirms that it has previously granted the [<i>Motion for Reconsideration</i>] on <u>10/12/2007</u> [which found that Ms. Sanchez' <i>Motion/Petition for Reconsideration of First and Final Account</i> ought to be granted, and that the <i>Order on First and Final Account...and for Distribution</i> is <u>revoked</u>], and specifically made a finding that the Mexico decree is the valid one. The Court approved a preliminary distribution to Ms. Sanchez in the amount of <b>\$103,000.00</b>. <i>Receipt on Distribution</i> for this sum was filed on 12/12/2007.</p> <p style="text-align: center;">~Please see additional page~</p>	<p><b>NEEDS/PROBLEMS/COMMENTS:</b></p> <p><u>Page 1B</u> is the <i>Motion to Have Admissions Deemed Admitted and for Monetary Sanctions</i> filed by the Petitioners.</p> <p><u>Note: Minute Order</u> dated 1/10/2012 from the status hearing on the accounting states the Court is advised that a resolution has been reached on the accounting. Mr. Fanucchi informs the Court that the amount of funds transferred from the Perez Firm to the Public Administrator's Office is the correct amount. Ms. Kruthers informs the Court that they are prepared to do the accounting. The Court sets the hearing on the Accounting for <u>2/28/2012</u>. The Clerk's Office is notified that the hearing date on the accounting is to be on 2/28/2012. If the accounting is filed by 2/28/2012, the matter will be taken off calendar.</p> <p>1. Need second and final account.</p>
<b>Cont. from</b>		
<b>Aff.Sub.Wit.</b>		
<b>Verified</b>		
<b>Inventory</b>		
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<b>9202</b>		
<b>Order</b>		
<b>Aff. Posting</b>		
<b>Status Rpt</b>		
<b>UCCJEA</b>		
<b>Citation</b>		
<b>FTB Notice</b>		
	<p><b>Reviewed by:</b> LEG</p> <p><b>Reviewed on:</b> 2/17/12</p> <p><b>Updates:</b></p> <p><b>Recommendation:</b></p> <p><b>File 1A – Banda-Nieto</b></p>	

**Background:**

- **Minute Order dated 11/5/2007 from the hearing on the *Petition for Reconsideration*** set the matter on 2/11/2008 for *Status Re: Accounting records from Mr. Perez* (which was continued to 3/3/2008, then to 6/2/2008.)
- **Minute Order dated 6/2/2008 from the hearing on the *Status Re: Accounting records from Mr. Perez*** states Attorney Fanucchi requests to be appointed attorney to pursue the matter against Mr. Perez; matter set for status on 6/30/2008, which was moved to 6/23/2008 by *Order Granting [Attorney Fanucchi's] Ex Parte Petition to Move Status Hearing to June 23, 2008*.
- **Minute Order dated 6/23/2008 from the *Status Re: Accounting records from Mr. Perez*** states Public Administrator will remain [as Administrator], and continued the matter to 8/25/2008; *Minute Order* dated 8/25/2008 from the *Status Re: Accounting records from Mr. Perez* states Attorney [Holley] Perez represents to the Court that she is having ongoing discussions with Mr. Fanucchi and feels the status hearing could come off calendar. No appearance by Attorney Fanucchi or status report filed, the Court will take the matter off calendar. [Note: The Court did not set any further status hearings on the accounting records since the 8/25/2008 hearing.]
- **PUBLIC ADMINISTRATOR filed on 12/31/2008 a *Final Report of Administrator and Petition for Allowance of Extraordinary Fees and Payment of All Outstanding Commissions and Fees and for Final Distribution***, with hearing set for 2/9/2009; *Ex Parte Petition to Move Final Report of Administrator* was filed by Attorney Fanucchi on 1/21/2009 stating he had a schedule conflict and because of the serious matters in this case and he is the attorney most familiar pertaining to an accounting from Attorney Perez, he needs to be present at the hearing on the final report of the administrator. *Order Granting Ex Parte Petition to Move Final Report of Administrator* was signed 1/27/2009 and the matter was moved to 3/9/2009. *Minute Order* dated 3/9/2009 on the *Final Report of Administrator* continued the matter to 4/13/2009.
- **Minute Order dated 4/13/2009** on the *Final Report of Administrator and Petition for Allowance of Extraordinary Fees and Payment of All Outstanding Commissions and Fees and for Final Distribution* shows the petition was denied and dismissed without prejudice.
- **Following the dismissal dated 4/13/2009, Court records show the next pleading requesting an order for relief filed in this matter** is the *Petition to Vacate, Void, Strike and Revoke Any and All Prior Orders Adverse to Petitioners After the March 12, 2007 Order of Distribution, etc.*, filed on 8/17/2010 by Attorney Alabart on behalf of the Decedent's parents.
- **Minute Order dated 8/30/2011** states Ms. Kruthers advises the Court that there is about **\$70,000.00** that is questionable. The Court directs Ms. Kruthers to prepare an accounting absent a distribution. (*Please refer to Second Additional page for account information.*)
- **Declaration of Heather H. Kruthers Regarding Accounting by the Public Administrator filed on 10/5/2011 states:** She is the attorney responsible for the handling of this matter for all purposes, including preparation of an account as ordered by the Court at the hearing on 8/30/2011; since this is not a final account nor a request for distribution, this declaration serves to provide the accounting schedules (*attached as Exhibit A*) showing receipts and distributions during the Public Administrator's administration of this estate. (Note: *Proof of Service* attached to the *Declaration of Heather H. Kruthers* filed 10/5/2011 shows a copy of the *Declaration* was mailed to Attorney Javier Alabart, Attorney Edward Fanucchi, and Attorney Holley Perez on 10/4/2011.)
- **Minute Order dated 11/16/2011** from the last status hearing on the accounting states Mr. Fanucchi advises the Court that an offer was made to Mr. Alabart some time ago, but there hasn't been a response. Matter continued to 1/10/2012 at 10:30 a.m.

~Please see additional page~

Information contained on *Exhibit A*, from the Public Administrator's *First Account*:

**Account period: 9/23/2005 – 8/31/2011**

Accounting	-	<b>\$214,752.49</b>
Beginning POH	-	<b>\$203,823.43</b> ( <i>per Final Inventory &amp; Appraisal filed on 9/13/2006</i> )
Ending POH	-	<b>\$109,195.36</b> ( <i>all cash</i> )

**Note:** Schedule entitled *Changes in Assets During the Account Period* identifies the following:

- Two accounts that were closed per Court order (no dates indicated);
- The opening and closing of pooled certificate of deposit accounts at approximately 6-month to 2-year intervals on various dates at different banks; and
- A United Security Bank account that was closed by Robert Perez, former Trustee (no date indicated.)

*Schedule A, Receipts* includes interest earned from the banks that hold Decedent's pooled certificates of deposit, but does not include any interest earned from the United Security Bank account, which may reflect that the account was closed prior to the Public Administrator's *First Account* period. *Final Inventory & Appraisal* filed on 9/13/2006 by the Public Administrator indicates a sum of \$106,200.59 was deposited in the United Security Bank account as of the date of Decedent's death (5/14/2004), and this sum is included in the beginning property on hand of this *First Account*.

Atty Alabart, Javier A. (for Petitioners Alfredo Banda Arriaga and Remedios Nieto Rodriguez, parents)  
 Atty Ruiz, Eddie (co-counsel by association for Petitioners Alfredo Banda Arriaga and Remedios Nieto Rodriguez, parents)  
 Atty Fanucchi, Edward L. (for Maria Luisa Sanchez, Respondent, purported spouse)  
 Atty Kruthers, Heather H. (for Public Administrator, Administrator of the Estate)  
 Atty Williams, Robert; Perez, Holley, of Perez, Williams & Medina (*Request for Special Notice* filed 11/17/2009)

**Notice of Motion and Motion to Have Admissions Deemed Admitted and for Monetary Sanctions**

<b>DOD: 5/14/2004</b>		<p><b>ALFREDO BANDA ARRIAGA and REMEDIOS NIETO RODRIGUEZ</b>, parents and Petitioners, filed a <i>Motion to Have Admissions Deemed Admitted and for Monetary Sanctions</i> on 1/20/2012.</p> <p><i>Declaration of Javier A. Alabart in Support of Motion to Have Admissions Deemed Admitted and for Attorney's Fees and Costs</i> was filed on 1/20/2012.</p> <p><i>Memorandum of Points and Authorities in Support of Motion to Have Admissions Deemed Admitted and for Monetary Sanctions</i> was filed on 1/20/2012.</p>	<p><b>NEEDS/PROBLEMS/COMMENTS:</b></p> <p><u>Note:</u> Case files are with Research Attorney. Examiner prepared these brief outline notes from Court records of filed documents as of 2/17/2012.</p>	
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<input type="checkbox"/>	FTB Notice			
				<p><b>Reviewed by:</b> LEG</p> <p><b>Reviewed on:</b> 2/17/12</p> <p><b>Updates:</b></p> <p><b>Recommendation:</b></p> <p><b>File 1B – Banda-Nieto</b></p>



**(1) First Account Current and Report of Conservator and (2) Petition for Allowance of Compensation to Conservator and Attorney and for (3) Dispensation of Further Accounts (Prob. C. 2620, 2623, 2628, 2630, 2942)**

Age: 79 years DOB: 5/16/1932		<p><b>PUBLIC GUARDIAN</b>, Conservator, is petitioner.</p> <p>Account period: 8/20/10 – 8/24/11</p> <p>Accounting - <b>\$19,231.28</b>          Beginning POH - <b>\$0</b>          Ending POH - <b>\$ 4,827.96</b></p> <p>Conservator - <b>\$3,190.00</b>          (27.45 Deputy hours @ \$96/hr and 7.30 Staff hours @ \$76/hr)</p> <p>Attorney - <b>\$2,000.00</b> (per Local Rule)</p> <p>Bond fee - <b>\$25.00</b> (o.k.)</p> <p>Petitioner request that due to the insufficiency of the estate to pay the fees and commissions that a lien be imposed upon the estate for any unpaid balances of the authorized fees and commissions.</p> <p>Petitioner states that the conservatorship estates meets the requirements of Probate Code § 2628(b) to dispenses with further accountings. Petitioner requests that the court dispense with further accountings as long as conservatorship estate continues to meet the requirements of Probate Code §2628(b).</p> <p><b>Petitioner prays for an Order:</b></p> <ol style="list-style-type: none"> <li>1. Approving, allowing and settling the first account;</li> <li>2. Authorizing the conservator and attorney fees and commissions;</li> <li>3. Payment of the bond fee;</li> <li>4. Authorize petitioner to impose a lien on the estate for any unpaid balances of authorized fees and commissions;</li> <li>5. Dispensing with further accountings as long as the conservatorship estate continues to meet the requirements of Probate Code §2628(b).</li> </ol>	<p><b>NEEDS/PROBLEMS/COMMENTS:</b></p>	
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		<p><b>Reviewed by: KT</b></p> <p><b>Reviewed on: 2/17/12</b></p> <p><b>Updates:</b></p> <p><b>Recommendation:</b></p> <p><b>File 3 - Newman</b></p>		

**(1) First Account Current and Report of Conservator and (2) Petition for Allowance of Compensation to Conservator and Attorney and (3) Dispensation of Further Accounts**

Age: 91 years DOB: 8/20/1920	<b>PUBLIC GUARDIAN</b> , Conservator, is petitioner.	<b>NEEDS/PROBLEMS/COMMENTS:</b>
	Account period: 3/15/11 – 12/20/11	
	Accounting - <b>\$13,032.39</b>	
	Beginning POH - <b>\$ 500.00</b>	
	Ending POH - <b>\$ 8,515.49</b>	
<b>Cont. from</b>		
<input type="checkbox"/> Aff.Sub.Wit.		
<input checked="" type="checkbox"/> Verified	Conservator - <b>\$4,079.20</b> (36.95 Deputy hours @ \$96/hr and 7.00 Staff hours @ \$76/hr)	
<input type="checkbox"/> Inventory		
<input type="checkbox"/> PTC		
<input type="checkbox"/> Not.Cred.	Attorney - <b>\$2,000.00</b> (per Local Rule)	
<input checked="" type="checkbox"/> Notice of Hrg	Petitioner request that due to the insufficiency of the estate to pay the fees and commissions that a lien be imposed upon the estate for any unpaid balances of the authorized fees and commissions.	
<input checked="" type="checkbox"/> Aff.Mail	W/	
<input type="checkbox"/> Aff.Pub.		
<input type="checkbox"/> Sp.Ntc.		
<input type="checkbox"/> Pers.Serv.	Petitioner states that the conservatorship estates meets the requirements of Probate Code § 2628(b) to dispenses with further accountings. Petitioner requests that the court dispense with further accountings as long as conservatorship estate continues to meet the requirements of Probate Code §2628(b).	
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<input type="checkbox"/> Objections		
<input type="checkbox"/> Video Receipt		
<input type="checkbox"/> CI Report	<b>Petitioner prays for an Order:</b>	
<input type="checkbox"/> 9202		
<input checked="" type="checkbox"/> Order	6. Approving, allowing and settling the first account;	
<input type="checkbox"/> Aff. Posting	7. Authorizing the conservator and attorney fees and commissions;	
<input type="checkbox"/> Status Rpt	8. Authorize petitioner to impose a lien on the estate for any unpaid balances of authorized fees and commissions;	
<input type="checkbox"/> UCCJEA	9. Dispensing with further accountings as long as the conservatorship continued to meet the requirements of Probate Code §2628(b).	
<input type="checkbox"/> Citation		
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		<b>Reviewed by: KT</b>
		<b>Reviewed on: 2/17/12</b>
		<b>Updates:</b>
		<b>Recommendation:</b>
		<b>File 5 – Garcia</b>

**Verified Petition for Order Instructing Trustee and Approving Final Distribution  
from Trust [Prob. C. 17200(b)(4), (5) & (6)]**

<b>Age:</b>		<b>NEEDS/PROBLEMS/COMMENTS:</b>  <u><b>Continued to 4/5/2012</b></u> at the request of the attorney.
<b>DOD:</b>		
<b>Cont. from 020712</b>		
<b>Aff.Sub.Wit.</b>		
<b>Verified</b>		
<b>Inventory</b>		
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<b>Notice of Hrg</b>		
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<b>UCCJEA</b>		
<b>Citation</b>		
<b>FTB Notice</b>		
		<b>Reviewed by: KT</b>
		<b>Reviewed on: 2/17/12</b>
		<b>Updates:</b>
		<b>Recommendation:</b>
		<b>File 7 - Speegle</b>

<b>DOD: 3/1/2009</b>		<p><b>NEEDS/PROBLEMS/COMMENTS:</b></p> <p>Need amended petition based on, but not limited to, the following:</p> <ol style="list-style-type: none"> <li><b>#1 of the petition does not include the names of the petitioners.</b></li> <li><b>#2b of the petition indicates the petitioners are the personal representatives of surviving spouse, Dewey E. Johnson. Need Letters showing appointment of Petitioners as personal representatives of Dewey E. Johnson.</b></li> <li><b>#4c of the petition was not answered re: intestate or testate.</b></li> <li><b>#5a of the petition was not answered re: issue or no issue of a predeceased child.</b></li> <li><b>#5b of the petition was not answered re: stepchild/foster child.</b></li> <li><b>Petition requests a determination that property passes to the surviving spouse at #1a of the petition but box #7a of the petition was not checked.</b></li> <li><b>Petition does not include the facts upon which petitioner bases the allegations that the property is property that should pass or be confirmed to the surviving spouse.</b></li> <li><b>#8 of the petition states there exists a written agreement between the deceased spouse and the surviving spouse providing for a non pro rata distribution of the aggregate value of the community property however this agreement is not attached to the petition.</b></li> </ol>
<b>Cont. from</b>		
<b>Aff.Sub.Wit.</b>		
<b>Verified</b>		
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<b>UCCJEA</b>		
<b>Citation</b>		
<b>FTB Notice</b>		
		<p><b>Reviewed by: KT</b></p> <p><b>Reviewed on: 2/17/12</b></p> <p><b>Updates:</b></p> <p><b>Recommendation:</b></p> <p><b>File 9 – Johnson</b></p>

**Petition to Determine Succession to Real Property (Prob. C. 13151)**

<b>DOD: 8/5/11</b>		<b>DAN C. MORRIS</b> , brother, is petitioner.	<p><b>NEEDS/PROBLEMS/COMMENTS:</b></p> <p><b>Need Amended Petition based on, but not limited to, the following:</b></p> <ol style="list-style-type: none"> <li>The Petition must be joined by all those who succeed to the property. Therefore need an amended petition with all those succeeding to the property as petitioners.</li> <li>#9a(3) of the petition was not answered re: issue of a predeceased child.</li> <li>Proposed distribution appears incorrect. Pursuant to the Petition the decedent had 15 siblings, some of whom predeceased without issue and some of whom predeceased leaving issue and at least 1 who post deceased. Pursuant Probate Code §240 the property shall be divided into as many equal shares as there are living members of the nearest generation of issue then living and deceased members of that generation who leave issue then living, each living member of the nearest generation who leave issue then living receiving one share and the share of each deceased member of that generation who leave issue then living divided in the same manner among his or her then living issue.</li> <li>Decedent's sister, Josephine Thatch died on 10/15/2011 <u>after</u> the decedent. Therefore her estate would be entitled to her share of this decedent's estate. Her personal representative would need to join in as a petitioner as well.</li> <li>Siblings Rosie Lee Morris, Dorothy Swaggert and Jimmie Morris are listed as predeceased date unknown. Need date of death pursuant to Local Rule 7.1.1D.</li> </ol>
		40 days since DOD.	
		No other proceedings.	
<b>Cont. from</b>		Decedent died intestate.	
	<b>Aff.Sub.Wit.</b>	I & A - <b>\$87,000.00</b>	
✓	<b>Verified</b>	<b>Petitioner requests</b> court determination that Decedent's 100% interest in real property and \$5,000.00 pass pursuant to intestate succession, in equal shares, to:	
	<b>Inventory</b>	1. Archa Boozer	
	<b>PTC</b>	2. Dan Morris	
	<b>Not.Cred.</b>	3. Barbara Meadows	
	<b>Notice of Hrg</b>	4. Jimmie Morris, Jr.	
	<b>Aff.Mail</b>	5. Rose Mary Bryant	
	<b>Aff.Pub.</b>	6. Mary Conner	
	<b>Sp.Ntc.</b>	7. Anthony Morris	
	<b>Pers.Serv.</b>	8. Angela Davis	
	<b>Conf. Screen</b>	9. Jamel Felker	
	<b>Letters</b>	10. Brian Felker	
	<b>Duties/Supp</b>	11. Jernell Sanders	
	<b>Objections</b>	12. Dixie Tatum	
	<b>Video Receipt</b>	13. Carl Lee Ward	
	<b>CI Report</b>	14. E.C. Morris	
	<b>9202</b>	15. Angie Davenport	
✓	<b>Order</b>	16. Cathy Sloan	
		17. Jamesetta Smith	
		18. Joetta Spencer	
		19. Wendy Crenshaw	
		20. Gail Brame	
		21. Rodney Smith	
		22. Steven Smith	
		23. Samantha Smith	
		24. Irvin Thatch, Jr.	
		25. Alex Thatch	
		26. Clarence Thatch	
		27. Charles Thatch	
	<b>Aff. Posting</b>		
	<b>Status Rpt</b>		
	<b>UCCJEA</b>		
	<b>Citation</b>		
	<b>FTB Notice</b>		
			<b>Reviewed by: KT</b>
			<b>Reviewed on: 2/17/12</b>
			<b>Updates:</b>
			<b>Recommendation:</b>
			<b>File 10 - Morris</b>

Probate Status Hearing Re: Termination of Proceeding for Deceased Conservatee  
 (Prob. C. § 1860, et seq.)

<b>DOD: 1/2011</b>	<p><b>ROSE MARY TORRES</b> is conservator of the person and estate.</p> <p>This status hearing was set for the filing of termination of proceedings for deceased conservatee.</p> <p><b>Status Report filed on 9/9/2011</b> states the conservatee passed away in January, 2011. The Conservator states that just after her mother’s funeral she had surgery and was unable to function for approximately 4 months. Now she is looking at another surgery. Conservator states she met with her attorney on 9/3/11 and now that the information has been delivered to her attorney she will be able to prepare the accounting. Conservator requests the status hearing be continued for an additional 45 days.</p>	<p><b>NEEDS/PROBLEMS/COMMENTS:</b></p> <p>Continued from 11/3/11.</p> <p>1. Need current status report or final account.</p>
<b>Cont. from 091911, 110311</b>		
<b>Aff.Sub.Wit.</b>		
<b>Verified</b>		
<b>Inventory</b>		
<b>PTC</b>		
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<b>Citation</b>		
<b>FTB Notice</b>		
		<p><b>Reviewed by: KT</b></p> <p><b>Reviewed on: 2/17/12</b></p> <p><b>Updates:</b></p> <p><b>Recommendation:</b></p> <p><b>File 11 - Rodriguez</b></p>

**17 Brendan La France, Hailey La France, & (Guard/P) Case No. 11CEPR00549  
Natalie La France**

**Pro Per Will, Lisa Marie (Pro Per Petitioner, mother)  
Atty Tritt, Deloise E., of Tritt & Tritt (for Co-Guardians Kim Rhine and Kristi Ergo)**

**Petition for Visitation**

Natalie Age: 4 yrs DOB: 8/30/2007		<p><b>LISA M. WILL</b>, mother, is Petitioner.</p> <p><b>KIM RHINE</b>, paternal grandmother, and <b>KRISTI ERGO</b>, great-aunt, were appointed guardians on 8/25/2011.</p> <p>Father: <b>DEVIN LA FRANCE</b></p> <p>Paternal grandfather: Joe La France</p> <p>Maternal grandfather: Perry Will</p> <p>Maternal grandmother: Margaret Blowers</p> <p><b>Petitioner states</b> that on 12/5/2011 she entered Spirit of Woman drug rehabilitation program, for a period of 6 months. Petitioner states she is currently taking the following classes to help her get her children back: Trauma, Co-occurring Domestic Violence, Anger Management, Shame, Relapse Prevention, Parenting, and Substance Abuse.</p> <p><b>Petitioner requests</b> the Court consider her request to re-establish her visitation rights with her children, and requests unsupervised and liberal visits with them.</p>	<p><b>NEEDS/PROBLEMS/COMMENTS:</b></p> <p>1) Need <i>Notice of Hearing</i>.</p> <p>2) Need proof of mailed service of the <i>Notice of Hearing</i> with a copy of the petition pursuant to Probate Code §§ 1460 and 1511 for the following persons:</p> <ul style="list-style-type: none"> <li>• Kim Rhine, Co-Guardian;</li> <li>• Kristi Ergo, Co-Guardian;</li> <li>• Devin La France, father;</li> <li>• Joe La France, paternal grandfather;</li> <li>• Perry Will, maternal grandfather;</li> <li>• Margaret Blowers, maternal grandmother.</li> </ul> <p><b>Note:</b> <i>Minute Order</i> dated 8/25/2011 from the hearing on the petition for appointment of guardian states: Counsel advises the Court that visitation is not going well. A copy of the drug test results is accepted by the Court and filed. The Court finds that it would be detrimental to the minor for the mother, Lisa Will, to have custody. Mother advises the Court that she is living with her grandmother. Mother provides the following address of residence to the Court [omitted]. The Court orders that visitation remain supervised. Parties are ordered not to speak ill of one another around the minors. Parties are not to discuss this matter with the minors or encourage them to keep any secrets.</p>
Hailey Age: 3 yrs DOB: 10/31/2008			
Brendan Age: 2 yrs DOB: 1/22/2010			
Cont. from			
Aff.Sub.Wit.			
✓ 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			
✓ Order			
Aff. Posting			
Status Rpt			
UCCJEA			
Citation			
FTB Notice			
Reviewed by: LEG			
Reviewed on: 2/17/12			
Updates:			
Recommendation:			
File 17 – La France			

Pro Per Duque, Tara Lynn (Pro Per Petitioner, first cousin of child's mother)  
 Pro Per Duque, Santos Robert (Pro Per Petitioner, non-relative, husband of Co-Petitioner)

Petition for Appointment of Temporary Guardianship of the Person (Prob. C. 2250)

Age: 1 ½ months		<p align="center"><b><u>General Hearing set for 4/16/2012</u></b></p> <p>TARA LYNN DUQUE, first cousin of child's mother, and SANTOS ROBERT DUQUE, non-relative (husband of Co-Petitioner), are Petitioners.</p> <p>Father: UNKNOWN; <i>Declaration of Due Diligence filed 2/14/2012;</i></p> <p>Mother: GRACE MARTINEZ; <i>consents and waives notice;</i></p> <p>Paternal grandfather: Unknown; <i>Declaration of Due Diligence filed 2/14/2012;</i></p> <p>Paternal grandmother: Unknown; <i>Declaration of Due Diligence filed 2/14/2012;</i></p> <p>Maternal grandfather: Armando Martinez, <i>deceased;</i></p> <p>Maternal grandmother: Mary Chacon</p> <p><b>Petitioners state</b> they request an emergency guardianship be established due to the mother's inability to provide for the child's well-being. Petitioners state CPS removed at birth three of the mother's older children from her care due to the mother's history of mental illness. Petitioners state they were notified that a guardianship may be granted to them in lieu of the child being removed from her biological family by CPS.</p> <p><b>Petitioners request</b> to be excused from giving notice to the father and paternal grandparents as the mother does not know the father's identity.</p>	<p><b>NEEDS/PROBLEMS/COMMENTS:</b></p> <p>Note: Notice to the maternal grandmother is not required for this temporary hearing; however, it will be required for the general hearing on 4/16/2012.</p>
DOB: 1/11/2012			
Cont. from			
Aff.Sub.Wit.			
✓ Verified			
Inventory			
PTC			
Not.Cred.			
Notice of Hrg	N/A		
Aff.Mail			
Aff.Pub.			
Sp.Ntc.			
Pers.Serv.			
✓ Conf. Screen			
Aff. Posting			
✓ Duties/Supp			
Objections			
Video Receipt			
CI Report			
9202			
✓ Order			
✓ Letters			
Status Rpt			
✓ UCCJEA			
Citation			
FTB Notice			
		<p><b>Reviewed by:</b> LEG</p> <p><b>Reviewed on:</b> 2/17/12</p> <p><b>Updates:</b></p> <p><b>Recommendation:</b></p> <p>File 18 - Martinez</p>	