



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 John Bess, Jr. (GUARD/P)

Case No. 06CEPR00877

Atty Harrison, Johnette (pro per Petitioner/mother)

Atty LeVan, Nancy (for Carolyn Falley Guardian/maternal grandmother)

Petition for Termination of Guardianship

Age: 12 years	JOHNETTE HARRISON, mother, is petitioner.	NEEDS/PROBLEMS/COMMENTS: Continued from 2/11/13. Minute order states the parties are directed to participate in mediation today at 1:00 p.m. As of 3/14/13 the following issues remain: 1. Need Notice of Hearing. 2. Need proof of service of the Notice of Hearing on: a. Carolyn Falley (guardian/maternal grandmother) b. Nancy LeVan (attorney for Carolyn Falley) c. John Bess Jr. (minor) d. John Bess (father) e. Virginia Nelson (paternal grandmother)
	CAROLYN FALLEY , maternal grandmother, was appointed guardian on 11/2/2006.	
Cont. from 021113	Father: John Bess	
Aff.Sub.Wit.	Paternal grandfather: Deceased	
✓ Verified	Paternal grandmother: Virginia Nelson	
Inventory	Maternal grandfather: Deceased.	
PTC	Petitioner states it is in the best interest of the minor to terminate the guardianship. Petitioner alleges the guardian verbally abuses the minor by criticizing, attacking and belittling him. There has been physical abuse and constant fighting.	
Not.Cred.	Petitioner states she is capable and willing to care for her son.	
Notice of Hrg	Declaration of Carolyn Falley filed on 12/17/12 states she is not willing to give up guardianship.	
Aff.Mail	Court Investigator Charlotte Bien's Report filed on 1/25/13.	
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: KT
		Reviewed on: 3/14/13
		Updates:
		Recommendation:
		File 1 - Bess

Petition for Authority for Personal Representative to Purchase Estate Property

DOD: 5/18/2012		<p>HENRY T. PEREA, Executor, is petitioner.</p> <p>Petitioner states he and his wife, Yahaira Garcia-Perea are the residual beneficiaries of the estate.</p> <p>The 2004 Lexus RX330 is and asset of the estate and is listed on the inventory and appraisal with a value of \$17,500.00.</p> <p>Henry T. Perea proposes to purchase the 2004 Lexus RX330 for the sum of \$17,500.00 payable in cash.</p> <p>Pursuant to the terms of the will the Lexus would pass to Henry T. Perea and Yahaira Garcia-Perea.</p> <p>The estate consists of two assets, the Lexus and the decedent's residence. The residence has no equity. The Estate has creditor's claims totaling \$146,314.33. If the proposed transaction is approved, the Estate will have cash to pay towards its creditor's claims. Moreover, all known expenses of the administration have not been paid.</p> <p>Yahaira Garcia-Perea consents to the proposed action.</p> <p>The transaction contemplated is in the best interest of the estate because it will generate cash to pay the expenses of administration and creditors and because it is selling for its full market value.</p>	<p>NEEDS/PROBLEMS/COMMENTS:</p>	
Cont. from				
<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 checked="" type="checkbox"/>	Notice of Hrg			
<input checked="" type="checkbox"/>	Aff.Mail			W/
<input type="checkbox"/>	Aff.Pub.			
<input checked="" type="checkbox"/>	Sp.Ntc.			W/
<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 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			
		<p>Reviewed by: KT</p> <p>Reviewed on: 3/14/13</p> <p>Updates:</p> <p>Recommendation:</p> <p>File 4 - Trevino</p>		

5 Violet Goorigian (Estate)
Atty Koligian, Robert (for Ben Krikorian – Co-Petitioner)
Atty Glasrud, Donald H (for Aaron Krikorian – Co-Petitioner)

Case No. 13CEPR00098

Petition for Probate of Will and for Letters Testamentary; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

DOD: 12/03/2012		<p>BEN KRİKORIAN and AARON KRİKORIAN, named co-executors without bond, are petitioners.</p> <p>Full IAEA – o.k.</p> <p>Will dated: 03/09/2012</p> <p>Residence: Clovis Publication: The Business Journal</p> <p>Estimated value of the Estate: Personal property - \$203,000.00</p> <p>Probate Referee: Steven Diebert</p>	<p>NEEDS/PROBLEMS/COMMENTS:</p> <p>Note: If the petition is granted status hearings will be set as follows:</p> <ul style="list-style-type: none"> • Friday, 08/23/2013 at 9:00a.m. in Dept. 303 for the filing of the inventory and appraisal and • Friday, 05/23/2014 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>
Cont. from			
<input type="checkbox"/>	Aff.Sub.Wit. s/p		
<input checked="" type="checkbox"/>	Verified		
<input type="checkbox"/>	Inventory		
<input type="checkbox"/>	PTC		
<input type="checkbox"/>	Not.Cred.		
<input checked="" type="checkbox"/>	Notice of Hrg		
<input checked="" type="checkbox"/>	Aff.Mail w/		
<input checked="" 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		
		<p>Reviewed by: LV</p> <p>Reviewed on: 03/14/2013</p> <p>Updates:</p> <p>Recommendation: Submitted</p> <p>File 5 - Goorigian</p>	

DOD: 1-2-07	HARRIS HAYS , Son of Settlor and Co-Trustee, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
	Petitioner states: The asset included in the trust was real property located at 747 E. Magill, Fresno. In addition, the decedent also had investments and a bank account. None of these items are listed in the Schedule A, however, the items have not been subject to any probate and therefore may be subject to the trust.	<u>SEE PAGE 2</u>
<input type="checkbox"/> Aff.Sub.Wit.	Petitioner states that as a result of disagreement between the Co-Trustees, several years passed before trust assets could be divided or distributed. The Co-Trustees could not agree regarding sale of the home, only that Petitioner's son could reside there and take care of the maintenance.	
<input checked="" type="checkbox"/> Verified	After several years, the Co-Trustees secured the services of Stanley Teixeira to assist in a mediated settlement to assist in closing the trust. After settlement, Petitioner spent several months investing his time, effort and unreimbursed expenses in renovating the home. Thomas Allen Hays lives out of county and was not involved in the process.	
<input type="checkbox"/> Inventory	The home sold in April 2012. Petitioner worked with the bank and title company to have two equal checks provided to Petitioner and Thomas Allen Hays as the bank would not allow for an additional trust account to be opened after Thomas Allen Hays previously closed the trust account without notice to Petitioner.	
<input type="checkbox"/> PTC	Petitioner states the final trust asset that needed to be disposed of was a bank account held at Chase Bank with a balance of \$43,340.28 as of June 2012. On 6-13-12, Thomas Allen Hays withdrew all funds without noticing Petitioner. Petitioner did not receive notice until receiving the bank statement the following month (attached).	
<input type="checkbox"/> Not.Cred.	Petitioner requests the Court enter an order that:	
<input checked="" type="checkbox"/> Notice of Hrg	1. Elizabeth H. Hays established the Elizabeth H. Hays Living Trust, an irrevocable trust, on or about 7-16-89;	
<input checked="" type="checkbox"/> Aff.Mail w	2. The trust was established for a lawful purpose;	
<input type="checkbox"/> Aff.Pub.	3. The Co-Trustees are Harris H. Hays and Thomas Allen Hays;	
<input type="checkbox"/> Sp.Ntc.	4. The beneficiaries are Harris H. Hays and Thomas Allen Hays;	
<input type="checkbox"/> Pers.Serv.	5. It was the intent of the Settlor that the trust assets be distributed 50/50 to her children Harris H. Hays and Thomas Allen Hays;	
<input type="checkbox"/> Conf. Screen	6. The funds removed from the Chase Bank Account on 6-13-12 by Thomas Allen Hays be returned until further distribution determination;	
<input type="checkbox"/> Letters	7. Distribution of the remaining trust estate is to occur and the trust is terminated;	
<input type="checkbox"/> Dufies/Supp	8. For all other proper relief as the Court deems proper under the circumstances.	
<input type="checkbox"/> Objections		
<input type="checkbox"/> Video Receipt		Reviewed by: skc
<input type="checkbox"/> CI Report		Reviewed on: 3-15-13
<input type="checkbox"/> 9202		Updates:
<input type="checkbox"/> Order X		Recommendation:
<input type="checkbox"/> Aff. Posting		File 6 - Hays
<input type="checkbox"/> Status Rpt		
<input type="checkbox"/> UCCJEA		
<input type="checkbox"/> Citation		
<input type="checkbox"/> FTB Notice		

NEEDS/PROBLEMS/COMMENTS:

1. **Examiner notes the following circumstances according to the petition and attached documents:**

- The trust specifically includes only the residence (in the body of the trust document), and attaches only a quitclaim deed. There is no Schedule A, nor reference to any Schedule A, or the possibility of future addition of assets to the trust. It appears to be specifically created for the residence only. Need clarification, as it does not appear that the decedent intended to include any other assets in the trust other than the residence.
- The decedent's will is not a pour-over will. The will devises the decedent's assets equally to her two sons outright. Even though the will was created on the same day as the trust, 7-16-98, and by the same attorney (Charles L. Reed), there is no mention of the trust whatsoever in the will. Need clarification, as it does not appear that the decedent intended for any other assets, other than the residence, to be included in the trust.
- The settlement agreement refers to a "trust bank account" at Chase, but does not provide identifying information.
- Petitioner does not allege that the subject account contained funds from the sale of the residence, which was a trust asset. Rather, Petitioner alleges that the funds from the sale were distributed outright since the "trust account" had been closed. Need clarification as to how the subject account was or became a "trust account."
- The bank account that Petitioner attaches does not indicate ownership by the trust. Rather, it indicates joint ownership between the decedent and Petitioner. Need clarification. If this was a joint account, then it would pass via joint tenancy, unless circumstances warrant probate distribution or other action.

2. **Petitioner states:** "In addition to the property located at Magill Ave., the decedent had investments and a bank account. None of these items are listed in the Schedule A; however, the items have not been subject to any probate proceedings and therefore **may** be subject property to the trust."

Examiner notes that it does not appear per the documentation and circumstances presented that this bank account was a trust asset. Petitioner may wish to consider whether this action would be more appropriately filed as a civil matter between the brothers, or other probate action, such as a probate of the decedent's estate.

If this matter goes forward:

3. The petition does not contain the address of Co-Trustee Thomas Hays (states: to be provided via declaration). **Need verified declaration with address pursuant to Probate Code §17201.**
4. Petitioner states venue is proper in Fresno as the principals reside in Fresno County, is situs of the real property, and residence of the trustor and trustee; however, the Petition states at #11 that the Co-Trustee lives out of county and notice was sent to Co-Trustee Thomas Hays at an address in San Jose, CA. **Need clarification regarding proper venue with reference to Probate Code §17005 (principal place of administration).**

Age: 15 years	KIMBERLY LOFTIS , mother, is petitioner.	<p>NEEDS/PROBLEMS/COMMENTS:</p> <ol style="list-style-type: none"> 1. Need Notice of Hearing. 2. Need proof service fifteen days prior to the hearing of the Notice of Hearing along with the Petition for Termination of Guardianship or declaration of due diligence for the following: <ul style="list-style-type: none"> • Tanya Washington (Guardian) • Clyde Foster (minor) • Clyde Foster (Father) • Paternal Grandparents (Unknown) • Felson Washington (Maternal Grandfather) • Dorothy Washington (Maternal Grandmother) <p>Court Investigator Jennifer Daniel to provide:</p> <ol style="list-style-type: none"> 1. Court Investigator's Report 2. Clearances
	TANYA WASHINGTON , maternal aunt was appointed guardian on 02/11/2011.	
Cont. from	Father: Clyde Foster	
<input type="checkbox"/> Aff.Sub.Wit.	Paternal Grandparents: Unknown	
<input checked="" type="checkbox"/> Verified	Maternal Grandfather: Felson Washington	
Inventory	Maternal Grandmother: Dorothy Washington	
PTC		
Not.Cred.		
Notice of Hrg	<input checked="" type="checkbox"/>	
Aff.Mail	<input checked="" type="checkbox"/>	
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		
		Reviewed on: 3/15/13
		Updates:
		Recommendation:
		File 9 - Foster

10 Marvin Henry Ables (Estate)

Case No. 11CEPR01098

Atty Tatum, Ovonder

Atty Kruthers, Heather H

Probate Status Hearing Re: Filing of the First Account or Petition for Final Distribution (Prob. C. §12200, et seq.)

Age:		NEEDS/PROBLEMS/COMMENTS: <u>OFF CALENDAR</u> Order Settling Report of Administrator of Insolvent Estate was filed 1-17-13.
DOD:		
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: skc		
Reviewed on: 3-15-13		
Updates:		
Recommendation:		
File 10 – Ables		

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

Age: 14	TEMPORARY EXPIRES 3-25-13	NEEDS/PROBLEMS/COMMENTS:
	MEREDITH WOODWARD McDONALD , non-relative (friend of the mother), is Petitioner.	Minute Order 2-4-13: Michael Byrd objects to the petition. Court Investigator JoAnn Morris is sworn for further inquiry by the Court. Based on the on-going CPS involvement, the Court finds that it is in the best interest of the minor to have Ms. McDonald as the temporary guardian. The petition is granted. The temporary expires on 3/25/13. The General Hearing remains set for 3/25/3. The Court orders that the minor be released to Ms. McDonald forthwith. Ms. McDonald is ordered to ensure that the minor continues participating in whatever therapy she is currently receiving. Petition is granted before Court Trial. Order signed. Temporary Guardianship Letters extended to 3/25/13.
<input type="checkbox"/> Aff.Sub.Wit.	Father: MICHAEL McCLEKIN BYRD - Present at Temp hearing - Objection filed 3-15-13	Note: There is a presently pending custody matter Family Court Case No. 06CEFL03593 that was continued pursuant to stipulation of the parties to 4-16-13 on 1-14-13, which is prior to the filing of this guardianship petition.
<input checked="" type="checkbox"/> Verified	Mother: PAMELA LYNN MEYERS	Therefore, the Probate Court may not have jurisdiction pursuant to Local Rule 7.15.7.
<input type="checkbox"/> Inventory	Paternal grandfather: Unknown Paternal grandmother: Linda Byrd	<u>If this matter goes forward, the following issues exist: SEE ADDITIONAL PAGES</u>
<input type="checkbox"/> PTC	Maternal grandfather: Allen E. Meyers	
<input type="checkbox"/> Not.Cred.	Maternal grandmother: Nancy C. Meyers	
<input type="checkbox"/> Notice of Hrg	Siblings: Annika (12), Logan (9)	
<input type="checkbox"/> Aff.Mail	Petitioner alleges the minor is currently residing with the father. The minor's parents are abusive and have caused her physical injuries for years. The Petition alleges that the minor lives in constant fear and endures daily stress from verbal and emotional abuse in addition to physical abuse. Petitioner states the likelihood of the abuse stopping is nil.	
<input type="checkbox"/> Aff.Pub.		
<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 checked="" type="checkbox"/> Objections		
<input type="checkbox"/> Video Receipt		
<input type="checkbox"/> DSS Report		
<input type="checkbox"/> Clearances		
<input checked="" type="checkbox"/> Order		
<input type="checkbox"/> Aff. Posting		
<input type="checkbox"/> Status Rpt		
<input checked="" type="checkbox"/> UCCJEA		
<input type="checkbox"/> Citation		
<input type="checkbox"/> FTB Notice		
	Michael Byrd (Father) filed Objection on 3-15-13.	
	<u>SEE PAGE 2</u>	
	DSS Social Worker to provide report, clearances (Probate Code §1513(c).	
	Court Investigator: Jo Ann Morris	
		Reviewed by: skc
		Reviewed on: 3-15-13
		Updates:
		Recommendation:
		File 11 – Byrd

Objection by Michael Byrd (Father) states there are several reasons why this petition should be granted; however, more prevailing is the issue of appropriate forum for these issues to be heard. There is currently a family law action 06CEFL03593 prevailing with direct regard to this minor. The next hearing is scheduled for 4-16-13. **Pursuant to Cal. Rules of Court 3.300(h) Father requests this Probate action be denied and the custody of Meredith Meyers Byrd be heard in family court.**

Father provides history of the case and details the custody battle between the parents concerning their three children. Father states issues are being addressed in the family law action. Petitioner states that in the fall of 2012, CPS was called as a result of the mother slapping Meredith. A TDM occurred and the CPS case was closed with a plan to assist the mother in not repeating that type of behavior. The case is now closed and CPS is not attending to our familial situation. There has been turmoil in the family, but not because of lack of regard for the children, because of difference of opinion between the parents. There is currently a 50/50 custody order with both parents having joint legal and physical custody of all three children.

Father states that on 1-4-13, Meredith and her mother had a heated argument which resulted in Meredith failing to come home after going to the Petitioner's house. Over the next three days, police were contacted, searches were conducted, and repetitive visits to Petitioner's home were completed to find Meredith. Eventually, Petitioner came clean and turned her over to the police. As a result, Clovis PD called CPS. Meredith was placed with a family member. A meeting was scheduled with CPS to assist the family.

Father states that during this time, the parents and Meredith were all unaware that the petitioner had filed for guardianship. Meredith was perfectly fine with a relative and was going to be returning home. However, after receiving the ex parte order for temporary guardianship, Petitioner picked up Meredith and has had her ever since.

Father states that he has had minimal visitation since the beginning of this action, and can talk with Meredith over the phone, but Petitioner indicates she is not comfortable with visits. Before the Court hearing on guardianship, Father states he had never met Petitioner. He understands she is the mother of one of Meredith's friends, but that is all he knows. Father states he is actively involved in Meredith's life and finds it interesting that Petitioner did not even try to communicate with the parents prior to filing these petitions.

Father refers to Family Code §3041 and *Guardianship of Jenna G. (1998) 63 CA4th 387* with regard to **"clear and convincing evidence"** that custody to the parent would be detrimental, and award to the nonparent would be in the child's best interest.

In the present matter, **Petitioner, a non-relative that has no formal relationship with the parents or family**, cannot provide any evidence that the child is in danger, physical, mentally, or emotionally, or that her well-being will not be provided for. There is no argument that there are some issues to be worked out, but that does not include moving her to a friend's home with minimal visitation. Father understands that it may cause the Court concern that CPS was involved, but states there was an investigation and no further action proceeded. It is time to return Meredith to her family so they can work out their custodial issues through the family court.

Father prays the petition be denied.

NEEDS/PROBLEMS/COMMENTS:

1. Need DSS Report pursuant to Probate Code §1513(c).
2. Need Notice of Hearing.
3. Need proof of personal service of Notice of Hearing at least 15 days prior to the hearing per Probate Code §1511 on:
 - Michael Byrd (Father)
 - Pamela Lynn Meyers (Mother)
4. Need proof of service of Notice of Hearing at least 15 days prior to the hearing per Probate Code §1511 or consent and waiver of notice or declaration of due diligence on:
 - Meredith Byrd (minor, age 14)
 - Annika Byrd (sibling, age 12)
 - Paternal Grandfather (name not listed)
 - Linda Byrd (paternal grandmother)
 - Allen E. Meyers (maternal grandfather)
 - Nanci C. Meyers (maternal grandmother)

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

Age: 95		<p>CAROL SANDERSON, Sister, is Petitioner and requests appointment as Conservator of the Person with medical consent powers.</p> <p>Voting rights affected</p> <p>Declaration filed 2-19-13 contains Pages 2-3 of a Capacity Declaration.</p> <p>Petitioner states she was appointed Guardian of the proposed Conservatee in Michigan in 1970 after their mother passed away. Attached order from Oakland County Circuit Court dated 1-4-13 orders Petitioner to apply for guardianship in California.</p> <p>Court Investigator Charlotte Bien filed a report on 3-6-13.</p>	<p>NEEDS/PROBLEMS/COMMENTS:</p> <p><u>Court Investigator advised rights on 2-26-13</u></p> <p><u>Voting rights affected – need minute order</u></p> <ol style="list-style-type: none"> 1. The Court may require the <u>complete</u> capacity declaration. 2. Need Video Receipt per Local Rule 7.15.8.
	Aff.Sub.Wit.		
✓	Verified		
	Inventory		
	PTC		
	Not.Cred.		
N/A	Notice of Hrg		
	Aff.Mail		
	Aff.Pub.		
	Sp.Ntc.		
✓	Pers.Serv.	w	
	Conf. Screen		
✓	Letters		
✓	Duties/Supp		
	Objections		
	Video Receipt	X	
✓	CI Report		
	9202		
✓	Order		
	Aff. Posting		
	Status Rpt		
	UCCJEA		
✓	Citation		
	FTB Notice		
<p>Reviewed by: skc</p> <p>Reviewed on: 3-15-13</p> <p>Updates:</p> <p>Recommendation:</p> <p>File 12 - Ormsby</p>			

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

Michael, age 2	<p>GENEARL HEARING 5-8-13</p> <p>FRANCES JUAREZ, Paternal Great-Grandmother, is Petitioner.</p> <p><u>Need Child Information Attachment</u> Father: MICHAEL ANGELO CHAVEZ Mother: ANGELIQUE VILLALUZ Paternal Grandfather: Not listed Paternal Grandmother: Not listed Maternal Grandfather: Not listed Maternal Grandmother: Not listed</p> <p>Petitioner states Michael has lived with her since 11-10-12. The mother is homeless and uses methamphetamines. She has a hearing on 3-12-13 in Dept. 13 for PC §273a(b)-Child Abuse, Case No. M12912444. She does not properly care for the child, smokes methamphetamines while he is locked in a room with her, has no place to call home, and is currently in trouble for child abuse. Michael is safe with Petitioner and all is issues are taken care of to the best of Petitioner's ability.</p> <p>Petitioner states Michael had numerous issues related to being born addicted to methamphetamines, including behavioral, emotional, and speech problems. Temporary guardianship is necessary for medical and dental care and assessment. Michael is in deep need of care. His parents are not taking care of even the bare bones basics of his healthcare needs, much less the emotional needs of being born with methamphetamines in his system.</p> <p>The father is currently incarcerated in the Fresno County Jail and there is no indication of when he will be released. Petitioner states the father is in agreement with Petitioner as guardian.</p>	<p>NEEDS/PROBLEMS/COMMENTS:</p> <p>Note: This petition is for Michael only. The petition at Page 13B is for Elias (different petitioner – a nonrelative).</p> <ol style="list-style-type: none"> 1. Need Child Information Attachment to Petition Form GC-210(CA). This form contains the list of the child's relatives and other pertinent information required pursuant to Probate Code §1510. 2. Need Notice of Hearing. 3. Need proof of personal service of Notice of Hearing with a copy of this temporary petition at least five court days prior to the hearing on the parents pursuant to Probate Code §2250(e) or consent and waiver of notice or declaration of due diligence on: <ul style="list-style-type: none"> - Michael Angelo Chavez (Father) - Angelique Villaluz (Mother) 	
Elias, age 4			
Aff.Sub.Wit.			
✓ Verified			
Inventory			
PTC			
Not.Cred.			
Notice of Hrg			X
Aff.Mail			
Aff.Pub.			
Sp.Ntc.			
Pers.Serv.			X
✓ Conf. Screen			
✓ Letters			
✓ Duties/Supp			
Objections			
Video Receipt			
CI Report			
9202			
✓ Order			
Aff. Posting			
Status Rpt			
✓ UCCJEA			
Citation			
FTB Notice			
		<p>Reviewed by: skc</p> <p>Reviewed on: 3-15-13</p> <p>Updates:</p> <p>Recommendation:</p> <p>File 13A – Chavez & Flores</p>	

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

Michael, age 2 DOB: 10-26-10	<p>GENERAL HEARING 5-8-13</p> <p>MARIA SYLVIA CANO, non-relative ("Godmother"), is Petitioner.</p> <p>Father: TONY LOPEZ - Consents and waives notice</p> <p>Mother: ANGELIQUE VILLALUZ</p> <p>Paternal Grandfather: Miguel Lopez Paternal Grandmother: Sabina Zamerippa Maternal Grandfather: Anthony Flores (deceased) Maternal Grandmother: Pauline Picaso</p> <p>Petitioner states she is the Godmother of Elias and has had custody since Sept. 2012. The father is currently incarcerated in Fresno County Jail on a parole warrant and is due for release on 3-21-13. The father consents to guardianship. The mother is a homeless and active methamphetamines user. Temporary guardianship is necessary because Elias has numerous issues related to being born addicted to methamphetamines and needs medical and dental attention and assessment with EPU.</p>	<p>NEEDS/PROBLEMS/COMMENTS:</p> <p><u>Note:</u> This petition is for Elias only. The petition at Page 13A is for Michael (different petitioner).</p> <p>4. Need Notice of Hearing.</p> <p>5. Need proof of personal service of Notice of Hearing with a copy of this temporary petition at least five court days prior to the hearing on the parents pursuant to Probate Code §2250(e) or consent and waiver of notice or declaration of due diligence on:</p> <p>- Angelique Villaluz (Mother)</p>	
Elias, age 4 DOB: 7-24-08			
Cont. from			
Aff.Sub.Wit.			
✓ Verified			
Inventory			
PTC			
Not.Cred.			
Notice of Hrg			X
Aff.Mail			
Aff.Pub.			
Sp.Ntc.			
Pers.Serv.			X
✓ Conf. Screen			
✓ Letters			
✓ Duties/Supp			
Objections			
Video Receipt			
CI Report			
9202			
✓ Order			
Aff. Posting			
Status Rpt			
✓ UCCJEA			
Citation			
FTB Notice			
		Reviewed by: skc	
		Reviewed on: 3-15-13	
		Updates:	
		Recommendation:	
		File 13B – Chavez & Flores	

Petition for Appointment of Temporary Guardian of the Person

Isaac age: 9 years	Temporary granted Ex parte on 3/11/13 TEMPORARY EXPIRES 3/25/2013	NEEDS/PROBLEMS/COMMENTS:
Bryan age: 6 years		
Cont. from	GILBERTO RAYGOZA and MARTHA RAYGOZA , maternal grandparents, are petitioners.	1. Need Notice of Hearing.
Aff.Sub.Wit.		
✓ Verified	Father: JAVIER CERVANTES	2. Need proof of personal service of the Notice of Hearing along with a copy of the Temporary Petition or Consent and Waiver of Notice or Declaration of Due Diligence on: a. Javier Cervantes (father) b. Crystal Raygoza (mother)
Inventory		
PTC	Mother: CRYSTAL RAYGOZA	
Not.Cred.		
Notice of Hrg X	Paternal grandfather: Augustine Cervantes Paternal grandmother: Hermelinda Cervantes	
Aff.Mail		
Aff.Pub.	Petitioners state the father separated from the mother and the children. Mother is using the family funds on drugs. She fails to provide the necessities for the children because her priority is her substance abuse. CPS went out after it was reported that she had no PG&E. Now mom is threatening with taking the children from the petitioners therefore an emergency temporary is needed.	
Sp.Ntc.		
Pers.Serv. X		
✓ Conf. Screen		
Letters		
✓ Duties/Supp		
Objections		
Video Receipt		
CI Report		
9202		
✓ Order		
Aff. Posting		
Status Rpt		
✓ UCCJEA		
Citation		
FTB Notice		
		Reviewed by: KT
		Reviewed on: 3/15/13
		Updates:
		Recommendation:
		File 14 - Cervantes