



## 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.





Report of Administrator of Insolvent Estate and Request for Final Discharge (Prob. C. 11600)

<b>DOD: 10/10/11</b>	<b>PUBLIC ADMINISTRATOR</b> , Administrator, is Petitioner.	<b>NEEDS/PROBLEMS/COMMENTS:</b>
	Petitioner states:	
	<ol style="list-style-type: none"> <li><b>PUBLIC ADMINISTRATOR</b> was appointed as Administrator by the Court on 03/06/12.</li> <li>No Letters of Administration were ever issued because Petitioner was able to determine right away that there were no assets to marshal.</li> <li>The initial Petition for probate stated that there were two parcels of real property and bank accounts belonging to the estate. However, Petitioner has determined that the properties were deeded by the decedent and the bank accounts had beneficiary designations. Therefore, petitioner wishes to close the estate, because it is now insolvent.</li> <li>A Creditor's Claim was filed against the estate by David M. Camenson; however, the estate is insolvent and the claim cannot be paid.</li> <li>The estate is in a condition to be closed.</li> </ol>	
<b>Cont. from</b>		
<input type="checkbox"/> <b>Aff.Sub.Wit.</b>		
<input checked="" type="checkbox"/> <b>Verified</b>		
<input type="checkbox"/> <b>Inventory</b>	n/a	
<input type="checkbox"/> <b>PTC</b>	n/a	
<input checked="" type="checkbox"/> <b>Not.Cred.</b>		
<input checked="" type="checkbox"/> <b>Notice of Hrg</b>		
<input checked="" type="checkbox"/> <b>Aff.Mail</b>	w/	
<input type="checkbox"/> <b>Aff.Pub.</b>		
<input type="checkbox"/> <b>Sp.Ntc.</b>		
<input type="checkbox"/> <b>Pers.Serv.</b>		
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<input type="checkbox"/> <b>Letters</b>	n/a	
<input type="checkbox"/> <b>Duties/Supp</b>		
<input type="checkbox"/> <b>Objections</b>		
<input type="checkbox"/> <b>Video Receipt</b>		
<input type="checkbox"/> <b>CI Report</b>		
<input type="checkbox"/> <b>9202</b>	n/a	
<input checked="" type="checkbox"/> <b>Order</b>		
<input type="checkbox"/> <b>Aff. Posting</b>		
<input type="checkbox"/> <b>Status Rpt</b>		
<input type="checkbox"/> <b>UCCJEA</b>		
<input type="checkbox"/> <b>Citation</b>		
<input type="checkbox"/> <b>FTB Notice</b>	n/a	
	<p><b>Petitioner prays for an Order that:</b></p> <ol style="list-style-type: none"> <li>The Petition be settled, allowed and approved, and all acts of the Petitioner as Administrator be confirmed and approved;</li> <li>Due to the insufficiency of the estate, it is not possible to pay the outstanding debts of the estate and there will be no estate to distribute; and</li> <li>The Public Administrator be discharged as Administrator of the estate.</li> </ol> <p><b>Objection to Report of Administrator of Insolvent Estate and Request for Final Discharge filed 06/28/12 by David L. Jimenez and Raymond Sandoval</b> states that the assertion that the estate has no assets is false. Objectors state that the decedent held title to two vehicles (a 1995 Ford and 1987 Toyota) as well as numerous other personal property items. Objectors further state that the Public Administrator never contacted either objector (decedent's son and foster son and named beneficiaries in decedent's Will) or their attorney David Camenson. Had Petitioner contacted any of these individuals they would have discovered that the estate was not insolvent, or at least had some assets. Objectors request:</p> <ol style="list-style-type: none"> <li>That the final report of Petitioner not be confirmed or approved;</li> <li>That the Public Administrator not be discharged as Administrator of the Estate at this time; and</li> <li>That the Public Administrator be ordered to continue its research regarding the assets of the estate by at least contacting each beneficiary who may have knowledge of such assets.</li> </ol>	
		<b>Reviewed by:</b> JF
		<b>Reviewed on:</b> 06/29/12
		<b>Updates:</b>
		<b>Recommendation:</b>
		<b>File 6 - Jimenez</b>

**Amended Petition to Compel Accounting, Surcharge and Remove Trustee  
(Prob. C.15642, 16060, 16061, 17200)**

		<p><b>RICK ROSS and RICHARD ROSS</b>, beneficiaries of the <b>EARL JACKSON ROSS MARITAL TRUST</b> and the <b>EARL JACKSON ROSS FAMILY TRUST</b>, are Petitioners.</p> <p><b>RICHARD ROSS</b> is also the designated successor trustee.</p> <p><b>Petitioners state Respondent SUSAN ROSS ALLEY</b>, Trustee and income beneficiary of the Trusts, which were established under the Will of Earl Jackson Ross which was probated in Fresno County Case #0557330, has a duty to administer the Trusts according to their terms and to keep the Trusts' accounts separate, as well as duties of care and loyalty to the beneficiaries, and to keep the beneficiaries reasonably informed of the trust and its administration per Probate Code 16060.</p> <p>Under Probate Code 16061, "on reasonable request by a beneficiary, the trustee shall report to the beneficiary relating to the administration of the trust relevant to the beneficiary's interest." Petitioner states there are no exceptions to 16060 or 16061 that would excuse Respondent from providing information to Petitioners.</p> <p>On several prior occasions, Petitioner Rick Ross made demands to Ms. Alley to provide information and keep Petitioners informed of the trusts, but Respondent failed to comply with his initial demands and ultimately provided some information after a Petition to compel an accounting was filed.</p> <p>Petitioner filed several petitions seeking accounting and surcharge, and as a result, Respondent ultimately provided information.</p> <p>After a trial, it was determined that Respondent had invaded the principal of the Trusts, and she was ordered to repay approx. \$18,500.00.</p> <p>Petitioners state to their knowledge no beneficiaries were provided with proof of compliance with that court order despite requests.</p> <p>During the pendency of the action and since then, including after conclusion of the court proceedings, Respondent has not made any effort to keep beneficiaries informed of what was happening in the Trust and has failed to provide any information to Petitioners.</p> <p style="text-align: center;"><b>SEE PAGE 2</b></p>	<p><b>NEEDS/PROBLEMS/COMMENTS:</b></p> <p><b>Note:</b> Petitioner filed this amended petition; however, the only change from the prior petition appears to be the inclusion of the list of interested persons pursuant to Probate Code §17201. Please see following pages and related cases as noted.</p> <p><b>Additional related cases:</b></p> <ul style="list-style-type: none"> <li>• <b>0557330-8</b> <b>Estate of Earl Jackson Ross</b> Created testamentary trusts: - Earl J. Ross Marital Trust - Earl J. Ross Family Trust</li> <li>• <b>04CEPR00370</b> <b>Earl Jackson Ross Trust</b></li> <li>• <b>05CECG01626</b> <b>Rick Ross vs. Susan Alley</b></li> <li>• <b>08CECG02515</b> <b>Richard Ross vs. Susan Alley</b> (Transferred to Probate as 09CEPR0285)</li> <li>• <b>09CEPR00285</b> <b>Matter of Earl Jackson Ross</b></li> <li>• <b>12CEPR00278</b> <b>Earl J. Ross Marital and Earl J. Ross Family Trust</b> (This case – described as Rick Ross, Richard Ross, Petitioners, v. Susan Clarke Ross Alley)</li> </ul> <p><b>SEE FOLLOWING PAGES</b></p> <p><b>Reviewed by:</b> skc</p> <p><b>Reviewed on:</b> 6-28-12</p> <p><b>Updates:</b></p> <p><b>Recommendation:</b></p> <p><b>File 7A - Ross</b></p>
<b>Cont. from 052112</b>			
	<b>Aff.Sub.Wit.</b>		
✓	<b>Verified</b>		
	<b>Inventory</b>		
	<b>PTC</b>		
	<b>Not.Cred.</b>		
✓	<b>Notice of Hrg</b>		
✓	<b>Aff.Mail</b>	W	
	<b>Aff.Pub.</b>		
	<b>Sp.Ntc.</b>		
	<b>Pers.Serv.</b>		
	<b>Conf. Screen</b>		
	<b>Letters</b>		
	<b>Duties/Supp</b>		
	<b>Objections</b>		
	<b>Video Receipt</b>		
	<b>CI Report</b>		
	<b>9202</b>		
✓	<b>Order</b>		
	<b>Aff. Posting</b>		
	<b>Status Rpt</b>		
	<b>UCCJEA</b>		
	<b>Citation</b>		
	<b>FTB Notice</b>		

A follow up demand was sent in September 2011, after which Respondent provided copies of summary accountings. The accountings provided once again that Respondent is invading the principal of the Trust, which is a violation of the terms of the Trusts. The accountings appear to show that Respondent is paying personal legal and other bills from the Trusts.

The Trusts provide that Respondent may invade the principal of the Trusts only if she establishes that her other sources of income are inadequate. The restriction in both trusts on Respondent's ability to invade principal is specifically spelled out in the Trusts. Respondent is clearly aware of this restriction, as that provision was at issue in the prior petitions. Respondent admitted that she had not done the required analysis in previous testimony under oath and showed no inclination that she would do so in the future.

The purpose of the Trusts is to preserve Jack Ross' share of the community property for his heirs. Respondent is entitled to income but is to exhaust her own assets before she taps into the principal of the Trusts which are to be preserved for the heirs of Jack Ross. Throughout the existence of the Trusts, Respondent has deliberately used the assets of the Trusts instead of her own assets and sources of income.

Petitioners state Respondent has significant personal assets and resources independent of the Trusts including real property in Idaho and Fresno (assets in excess of \$5 million) and income of over \$100,000.00/year and her own Trust. There is no basis to invade the principal of the trusts. Respondent never provided any documentation or evidence that shows she has made, or even attempted to make, the calculations required by Trust documents.

Because Respondent has repeatedly invaded the principal of the Trusts as shown by her own accountings and a prior court determination, Respondent should be compelled to properly account for all such invasions of principal and return all such amounts to the Trusts with interest. Respondent should be surcharged for all amounts taken plus interest.

**“Even though Petitioners are not per se entitled to an accounting as required by Probate Code 16063,”**

Respondent's repeated violations of her duties as Trustee authorize such an accounting. Petitioners should be entitled to review all of the backup documentation. Said accounting should be provided to all beneficiaries.

Petitioners believe Respondent has used funds in the Trusts for non-Trust purposes and for her own personal benefit in direct violation of the Trusts. As a result, Petitioner requests the Court order Respondent to provide Petitioner with accountings, including full backup documentation. In the event improper use of funds is shown, Respondent shall be surcharged and pay the Trust to recover all of said improperly used funds plus interest.

**Petitioner Richard Ross already has a petition on file that alleges that Respondent obtained invalid orders in the Probate matter and, among other things, contending that Respondent has failed to properly account for all of the assets that belong in the Trusts. Case #09CEPR00285 is pending.**

*- See additional page -*

Examiner's Brief Notes Regarding Background of this case/parties:There are numerous cases regarding this decedent and his testamentary trusts involving these parties:

- **0557330-8 Estate of Earl Jackson Ross**  
(Created testamentary trusts: Earl J. Ross Marital and Earl J. Ross Family Trusts)
  - **04CEPR00370 Earl Jackson Ross Trust**
  - **05CECG01626 Rick Ross vs. Susan Alley**
  - **08CECG02515 Richard Ross vs. Susan Alley (Transferred to Probate as 09CEPR00285 – see below)**
  - **09CEPR00285 Matter of Earl Jackson Ross**
  - **12CEPR00278 Earl J. Ross Marital and Earl J. Ross Family Trust**  
(Rick Ross, Richard Ross, Petitioners, v. Susan Clarke Ross Alley)
  
  - **Estate of Earl Jackson Ross 0557330-8 was settled on 9-29-97 and two testamentary trusts were created.**
  
  - **Petitioner Rick Ross** filed trust action 04CEPR00370, which was affirmed on appeal on 4-12-10.  
*(Examiner has not reviewed that file at this time to determine what the judgment was that was affirmed.)*
  
  - **Petitioner Rick Ross** also filed civil action 05CECG01626, which was dismissed, and affirmed on appeal as dismissed on 7-18-07.
  
  - **Petitioner Richard Ross** filed a civil complaint 08CECG02515 with two causes of action and a prayer to reopen the original probate, and for damages and costs. Specifically, Mr. Ross sought to determine ownership of the Idaho property where he resided with Decedent, alleging it was fraudulently transferred to Ms. Alley in 1994. An Amended Complaint was filed 8-17-09.
  
  - **A Demurrer** was filed and it was ruled to transfer the new civil case 08CECG02515 to Probate on 1-8-09. Case # 09CEPR00285 was assigned on 4-6-09.
  
  - On 1-25-10, Judge Kazanjian signed an order on the Demurrer overruling the first cause of action (extrinsic fraud), and sustaining the second cause of action (breach of fiduciary duty) with leave to amend.
  
  - **A Second Amended Complaint was filed 2-4-10; Answer filed 3-22-10.**  
*Examiner notes that the Second Amended Complaint still contains both causes of action (Extrinsic Fraud and Breach of Fiduciary Duty). The prayer requests that the probate be reopened and the final order set aside, damages, and costs. The Answer states 22 affirmative defenses and requests the Complaint be dismissed, Plaintiff take nothing and be granted no relief, judgment against the plaintiff, and costs of suit.*
  
  - On 9-2-10, **Richard Ross** filed a Notice of Motion to Compel Further Responses to Discovery Requests.
  
  - On 12-16-10, Judge Kazanjian granted that motion and ordered Ms. Alley to provide further responses and pay \$905 sanctions.
  
  - **Nothing further has been filed in 09CEPR00285. The Second Amended Complaint filed 2-4-10 is outstanding.**
  
  - **On 3-26-11, Rick Ross and Richard Ross together filed this Petition to Compel Accounting, Surcharge and Remove Trustee as new case # 12CEPR00278.**
-

NEEDS/PROBLEMS/COMMENTS:

1. This Petition opened a new case; however, there is already an open probate case regarding this matter, as referenced in the Petition. The Court will consolidate this case with 09CEPR00285 (Matter of Earl Jackson Ross).

Note: Petitioner Rick Ross' Second Amended Complaint filed 2-4-10 is currently outstanding in 09CEPR00285 (Answer filed 3-22-10). The Court may require status of that complaint at this time.

2. Petitioner served Susan Clarke Alley through her attorney Timothy L. Thompson. Cal. Rules of Court 7.51 requires direct notice. (Probate Code §1214 requires service on the attorney in addition to direct notice to the interested person.)

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

<b>Age: 91</b> <b>DOB: 07/02/1921</b>		<b>TEMPORARY EXPIRES 07/05/12</b>		<b>NEEDS/PROBLEMS/COMMENTS:</b>  1. Need CI report and advisement of rights.  <b>Note:</b> If the petition is granted status hearings will be set as follows: <ul style="list-style-type: none"> <li>• <b>Friday, 11/02/2012 at 9:00a.m. in Dept. 303</b> for the filing of the inventory and appraisal <u>and</u></li> <li>• <b>Friday, 09/06/2013 at 9:00a.m. in Dept. 303</b> for the filing of the first account.</li> </ul> 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.
		<b>PUBLIC GUARDIAN</b> is Petitioner and requests appointment as Conservator of the Person with Medical Consent powers and Conservator of the Estate.		
<b>Cont. from</b>		<b>Estimated Value of Estate:</b> Personal property: \$ 692,573.64 Annual income: \$ 57,222.24 Total: \$ 749,795.88		
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<input checked="" type="checkbox"/>	<b>Verified</b>			
<input type="checkbox"/>	<b>Inventory</b>			
<input type="checkbox"/>	<b>PTC</b>			
<input type="checkbox"/>	<b>Nof.Cred.</b>			
<input checked="" type="checkbox"/>	<b>Notice of Hrg</b>	Declaration of Gurcharan Sidhu, M.D. supports request for medical consent powers.		
<input checked="" type="checkbox"/>	<b>Aff.Mail</b>	w/		
<input type="checkbox"/>	<b>Aff.Pub.</b>			
<input type="checkbox"/>	<b>Sp.Ntc.</b>			
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<input type="checkbox"/>	<b>Conf. Screen</b>	n/a		
<input checked="" type="checkbox"/>	<b>Letters</b>			
<input type="checkbox"/>	<b>Duties/Supp</b>	n/a		
<input type="checkbox"/>	<b>Objections</b>			
<input type="checkbox"/>	<b>Video Receipt</b>	n/a		
<input type="checkbox"/>	<b>CI Report</b>	x		
<input type="checkbox"/>	<b>9202</b>			
<input checked="" type="checkbox"/>	<b>Order</b>			
<input type="checkbox"/>	<b>Aff. Posting</b>			
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<input type="checkbox"/>	<b>UCCJEA</b>			
<input checked="" type="checkbox"/>	<b>Citation</b>			
<input type="checkbox"/>	<b>FTB Notice</b>			
		<b>Petitioner states</b> Ms. Merk was admitted to Clovis Community Medical Center for pneumonia in February 2012, was treated with antibiotics, and discharged. She was readmitted on March 1, 2012, and remains hospitalized for failure to thrive and physical function decline.		
		Ms. Merk is non-ambulatory and dependent for all activities of daily living, is diagnosed with dementia, and suffers impairment to short term memory and immediate recall. Hospital records describe her as very confused. Although she had 24-hour care at her home, her health was not good under that supervision, and hospital staff expressed concern about the care providers that were with her at the hospital. Given her condition both times, Petitioner asserts that it is not in Ms. Merk's best interest to return home at this time.		
		Due to her diagnosis of dementia, she is unable to provide for her basic needs of food, clothing and shelter, and is unable to manage her financial affairs. No family or friends are willing and/or able to act as her conservator. Conservatorship will ensure that her medical and personal needs are continuously met and that she remains in an appropriate setting where she will receive proper care in the least restrictive setting. The Public Guardian will attempt to allow her to live in her home with 24-hour care, if it is feasible.		
		<b>Court Investigator Jennifer Daniel filed a report on – NEED REPORT.</b>		

Atty Buettner, Michael M., sole practitioner (for Petitioner Phillip C. Erickson)

(1) Petition for Settlement of First and Final Account and for (2) Final Distribution and (3) Allowance of Compensation for Ordinary Services (PC 11640. 10900, 100951)

<b>DOD: 10/21/2011</b>	<b>PHILLIP C. ERICKSON</b> , Executor, is Petitioner.	<b>NEEDS/PROBLEMS/COMMENTS:</b>
	Account period: 10/21/2011 – 5/24/2012	
	Accounting - <b>\$499,434.64</b>	
<b>Cont. from</b>	Beginning POH - <b>\$436,964.68</b>	
<b>Aff.Sub.Wit.</b>	Ending POH - <b>\$493,668.12</b> (\$470,294.45 is cash)	
✓ <b>Verified</b>		
✓ <b>Inventory</b>	Executor - <b>\$12,988.69</b> (statutory)	
✓ <b>PTC</b>		
✓ <b>Not.Cred.</b>	Attorney - <b>\$12,988.69</b> (statutory)	
✓ <b>Notice of Hrg</b>		
✓ <b>Aff.Mail</b> w/	Costs - <b>\$846.75</b> (paid) (filing fee, probate referee, publication, certified copies, copies/postage for notice to 25 persons;)	
<b>Aff.Pub.</b>		
<b>Sp.Ntc.</b>		
<b>Pers.Serv.</b>		
<b>Conf. Screen</b>	Closing - <b>\$3,000.00</b> (for any liabilities, including tax deficiencies, penalties and interest, and services for preparation of the final fiduciary tax return to be performed by Petitioner as C.P.A. as permitted under Probate Code § 10801(b), per Paragraphs 14 and 27 of the Petition;)	
<b>Letters</b> 121411		
<b>Duties/Supp</b>		
<b>Objections</b>		
<b>Video Receipt</b>		
<b>CI Report</b>		
✓ <b>9202</b>		
✓ <b>Order</b>		
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<b>Status Rpt</b>		
<b>UCCJEA</b>		
<b>Citation</b>		
✓ <b>FTB Notice</b>		
	<b>~Please see additional page~</b>	<b>Reviewed by:</b> LEG <b>Reviewed on:</b> 6/29/12 <b>Updates:</b> <b>Recommendation:</b> SUBMITTED <b>File 9 - Jay</b>

## Distribution pursuant to Decedent's Will is to:

- **AMERICAN BIBLE SOCIETY, NY** – 5% of residue consisting of **\$23,234.54 cash**;
- **AMERICAN CANCER SOCIETY** – 2% of residue consisting of **\$9,293.81 cash**;
- **AMERICAN HEART ASSOCIATION** – 2% of residue consisting of **\$9,293.81 cash**;
- **AMERICAN RED CROSS (FRESNO-MADERA CHAPTER)** – 2.5% of residue consisting of **\$11,617.27 cash**;
- **MOSAIC fka BETHPAGE MISSION (NEBRASKA)** – 5% of residue consisting of **\$23,234.54 cash**;
- **CHAROLLETTE FREY** – 10% of residue consisting of **\$46,469.07 cash**;
- **CONCORDIA LUTHERAN CHURCH** – 5% of residue consisting of **\$23,234.54 cash**;
- **KINGSBURG COMMUNITY ASSISTANCE PROGRAM** – 2% of residue consisting of **\$9,293.81 cash**;
- **NATIONAL WILDLIFE FEDERATION** – 1.5% of residue consisting of **\$6,970.36 cash**;
- **SALVATION ARMY** – 6% of residue consisting of **\$27,881.44 cash**;
- **POVERELLO HOUSE** – 2.5% of residue consisting of **\$11,617.27 cash**;
- **VALLEY ANIMAL CENTER** – 6% of residue consisting of **\$27,881.44 cash**;
- **SOCIETY FOR PREVENTION OF CRUELTY TO ANIMALS** – 8% of residue consisting of **\$37,175.26 cash**;
- **GOLDEN STATE YMCA fka YMCA CENTRAL VALLEY (VISALIA)** – 1% of residue consisting of **\$4,646.91 cash**;
- **LUCY VALENZUELA** – 4% of residue consisting of **\$18,587.63 cash**;
- **FRANCES AVILA** – 4% of residue consisting of **\$18,587.63 cash**;
- **KIMBERLY GARCIA** – 7.5% of residue consisting of promissory note valued at **\$23,373.67** and **\$11,478.14 cash**;
- **ANNA MARIA DAHLQUIST** – 5% of residue consisting of **\$23,234.54 cash**;
- **EVELYN STEDING** – 4% of residue consisting of **\$18,587.63 cash**;
- **RIVERBEND CHURCH (KINGSBURG)** – 1% of residue consisting of **\$4,646.91 cash**;
- **MARELLE NAGLE** – 1% of residue consisting of **\$4,646.91 cash**;
- **BEVERLY SHOEMAKER** – 15% of residue consisting of **\$69,703.61 cash**.

Pro Per Littlecreek, Ashly (Pro Per Petitioner, non-relative/friend)  
 Pro Per Littlecreek, Christopher (Pro Per Petitioner, non-relative friend)

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

<b>Age: 15 years</b>	<p><b>TEMPORARY GRANTED ON COURT'S OWN MOTION</b>  <b>EXPIRES 7/5/2012</b></p> <p><b>CHRISTOPHER LITTLECREEK AND ASHLY LITTLECREEK</b>, non-relatives/friends, are Petitioners.</p> <p>Father: <b>JASON QUINN RAMOS</b>; <i>consents and waives notice</i>;</p> <p>Mother: <b>BRANDY MARIE RAMOS</b>; <i>consents and waives notice</i>;</p> <p><i>Proposed ward consents and waives notice.</i></p> <p>Paternal grandfather: <i>Deceased</i>                  Paternal grandmother: Rosa Carman; <i>consents and waives notice</i>;</p> <p>Maternal grandfather: Richard Smaage; <i>deceased</i>;                  Maternal grandmother: Carol Smaage; <i>consents and waives notice</i>;</p> <p><b>Petitioners state</b> the child has been living with them since 4/5/2011, when the minor was dropped off by her mother with a letter stating they had authority over the minor. Petitioners state they provide for the minor's day-to-day needs, and they need guardianship so they can continue to make any necessary legal decisions. Petitioner Christopher Littlecreek is the minor's Youth Pastor and Petitioner Ashly Littlecreek is her Youth Leader.</p> <p><b>Court Investigator Jennifer Young filed on 6/26/2012 the Report of Dept. of Social Services Social Worker Jennifer Cooper dated 6/22/2012.</b></p>	<p><b>NEEDS/PROBLEMS/COMMENTS:</b></p> <p><b>Continued from 5/24/2012.</b> <i>Minute Order</i> states the Court on its own motion grants a temporary guardianship in favor of Ashly Littlecreek and Christopher Littlecreek. The temporary expires 7/5/2012.</p> <p><b>Note:</b> Continuance of 30 days was requested by Court Investigator to allow time for the Department of Social Services Social Worker to complete her 1513(a) investigation report due to the non-relative guardianship proceeding alleging parental unfitness.</p>	
<b>DOB: 7/25/1996</b>			
<b>Cont. from 052412</b>			
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<input type="checkbox"/> <b>Notice of Hrg</b>			N/A
<input type="checkbox"/> <b>Aff.Mail</b>			
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<input type="checkbox"/> <b>Aff. Posting</b>			
<input checked="" type="checkbox"/> <b>Duties/Supp</b>			
<input type="checkbox"/> <b>Objections</b>			
<input type="checkbox"/> <b>Video Receipt</b>			
<input checked="" type="checkbox"/> <b>CI Report</b>			
<input checked="" type="checkbox"/> <b>Clearances</b>			
<input checked="" type="checkbox"/> <b>Order</b>			
<input checked="" type="checkbox"/> <b>Letters</b>			
<input type="checkbox"/> <b>Status Rpt</b>			
<input checked="" type="checkbox"/> <b>UCCJEA</b>			
<input type="checkbox"/> <b>Citation</b>			
<input type="checkbox"/> <b>FTB Notice</b>			
		<p><b>Reviewed by:</b> LEG</p> <p><b>Reviewed on:</b> 6/28/12</p> <p><b>Updates:</b></p> <p><b>Recommendation:</b></p> <p><b>File 10 - Ramos</b></p>	

**11 Melissa Acosta, Perla Morales, Ruby Rodriguez, and Jose Luis Garcia**  
**Case No. 12CEPR00271**

Atty Cabrera, Amada Ponce (pro per – maternal grandmother/Petitioner)

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

<b>Melissa, 15</b> <b>DOB: 12/24/96</b>		<p align="center"><u><b>TEMPORARY EXPIRES 07/05/12</b></u></p> <p><b>AMADA PONCE CABRERA</b>, maternal grandmother, is Petitioner.</p> <p>Father (Ruby &amp; Jose Luis): <b>UNKNOWN</b> – <i>declarations of due diligence filed 03/22/12; Court dispensed with notice on 04/05/12</i></p> <p>Father (Melissa): <b>JOSE CRUZ ACOSTA</b> – <i>consent &amp; waiver of notice filed 03/22/12</i></p> <p>Father (Perla): <b>INDALECIO MAGANA RIVERA</b> – <i>declaration of due diligence filed 03/22/12; Court dispensed with notice on 04/05/12</i></p> <p>Mother: <b>BEATRIZ ADRIANA MORALES</b> – <i>currently incarcerated at Fresno County Jail; personally served on 05/30/12</i></p> <p>Paternal grandparents (all): UNKNOWN</p> <p>Maternal grandfather: ANTONIO CABRERA – <i>deceased</i></p> <p>Petitioner states that the children have lived with her since birth and her home is the only home they know. Their mother has been absent most of their lives and visited rarely. The mother is a drug addict and currently has a warrant out for her arrest. Petitioner states that the mother has recently come around their home and has been causing problems - she had a physical altercation with the oldest child Melissa and left bruises. Further, mother has returned and threatened physical violence to Petitioner and Petitioner's daughter and stated to the Petitioner that she can take the children whenever she feels like it and Petitioner can't stop her. Petitioner states that the children do not want to be with their mother because she has never cared for them.</p>	<p><b>NEEDS/PROBLEMS/COMMENTS:</b></p> <p><u><b>CONTINUED FROM 05/24/12</b></u></p> <p align="center"><u><b>Parties are Spanish Speaking</b></u></p> <ol style="list-style-type: none"> <li>1. Need <b>Notice of Hearing</b>.</li> <li>2. Need proof of service by mail at least 15 days before the hearing of <b>Notice of Hearing</b> with a copy of the <b>Petition for Appointment of Guardian of the Person</b> <u>or</u> Consent and Waiver of Notice <u>or</u> Declaration of Due Diligence for:  - <b>Paternal grandparents</b> (all)</li> </ol>	
<b>Perla, 12</b> <b>DOB: 05/23/2000</b>				
<b>Ruby, 6</b> <b>DOB: 02/23/06</b>				
<b>Jose Luis, 3</b> <b>DOB: 03/24/09</b>				
<b>Cont. from 052412</b>				
<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.			x
<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 checked="" type="checkbox"/>	CI Report			
<input type="checkbox"/>	9202			
<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			
		<b>Reviewed by:</b> JF		
		<b>Reviewed on:</b> 06/29/12		
		<b>Updates:</b>		
		<b>Recommendation:</b>		
		<b>File 11 – Acosta, Morales, Rodriguez, Garcia</b>		

**Petition to Establish Fact of Birth (Health & Saf. Code 103450-103490)**

Age: 5 DOB: 01/08/07	<p><b>ROSE MARY ESTRADA</b>, mother, is Petitioner.</p> <p>Petitioner requests Court determination that Jose Piedad Urbano, Jr. was born on January 8, 2007 in Huron, Fresno County, California.</p> <p>Petitioner states that Jose was born at home on 01/08/07. Attached to the Petitioner are hospital records from Central Valley General Hospital in Hanford, CA for herself and baby boy Estrada, as well as a first responder worksheet from CDF/FCFPD (ambulance). The hospital records state that the baby was born out of asepsis (outside of the usual delivery room at a hospital), but was admitted to the hospital on 01/08/07.</p> <p>Petitioner prays for an Order establishing the Fact of Birth for Jose Piedad Urbano, Jr., reflecting that he was born on January 8, 2007 in Huron, California.</p>	<p><b>NEEDS/PROBLEMS/COMMENTS:</b></p>
Cont. from		
<input type="checkbox"/> Aff.Sub.Wit.		
<input checked="" type="checkbox"/> Verified		
<input type="checkbox"/> Inventory		
<input type="checkbox"/> PTC		
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<input type="checkbox"/> Status Rpt		
<input type="checkbox"/> UCCJEA		
<input type="checkbox"/> Citation		
<input type="checkbox"/> FTB Notice		
		Reviewed by: JF
		Reviewed on: 06/29/12
		Updates:
		Recommendation:
		File 16 - Urbano