

DOD: 8-29-08	DIANE PICKERING was appointed Executor with Full IAEA without bond and Letters issued on 1-13-09.	NEEDS/PROBLEMS/COMMENTS:
	On 1-26-12 , the Court set status hearing for failure to file a First Account or Petition for Final Distribution.	Note: Executor was appointed in January 2009 (over four years ago). This is the 7th status hearing regarding failure to file I&A and account.
Cont. from 031412, 050212, 062012, 092112, 092812, 031513, 051713	Minute Order 3-14-12: Counsel advises the Court that there is an insurance issue that he is trying to resolve.	The original petition indicated an estimated estate value of \$130,000.00 in personal property (<i>nature unknown, as I&A has not been filed</i>).
Aff.Sub.Wit.	Minute Order 5-2-12: Matter continued to 6-20-12. Counsel is directed to file the required items by 6-20-12.	Decedent's will devises the entire estate to The Mildred Pearl Rancilio Living Trust.
Verified	Minute Order 6-20-12: Matter set for status on 9-21-12.	The following issues remain:
Inventory	Minute Order 9-21-12:	1. Need Inventory and Appraisal.
PTC	No appearances. The Court sets the matter for an Order to Show Cause regarding failure to appear and imposition of sanctions in the amount of \$450.00. Sheldon Feigel is ordered to be personally present on 9-28-12.	2. Need First Account Current or Petition for Final Distribution pursuant to Probate Code §12200.
Not.Cred.	Minute Order 9-28-12: Counsel advises the Court that he is waiting on the assets from the estate. The Order to Show Cause is dismissed.	3. A Request for Special Notice was filed 4-29-13 by Mary Catherine Cooper, beneficiary of the trust. Any further hearings must be properly noticed by the Executor per Probate Code §1252.
Notice of Hrg	Minute Order 3-15-13: Counsel informs the Court that they may be administering this matter outside of Probate. Counsel requests a two month continuance.	Reviewed by: skc
Aff.Mail	Minute Order 5-17-13: No appearances. The Court sets the matter for an Order to Show Cause on 7/12/13 regarding Sheldon Feigel's failure to appear and imposition of sanctions in the amount of \$500.00. The Court orders Sheldon Feigel and Diane Pickering to be personally present on 7/12/13. The Court indicates for the minute order that it will be addressing the issue of removing Diane Pickering as executor at the next hearing. Continued to 7/12/13 @ 9:00 a.m. Dept. 303; Set on 7/12/13 @ 9:00 a.m. Dept. 303 for: Order to Show Cause Re: Failure to Appear; Imposition of Sanctions in the Amount of \$500.00.	Reviewed on: 8-6-13
Aff.Pub.	A copy of the minute order and Order to show Cause was mailed to Mr. Feigel and Ms. Pickering on 5-21-13.	Updates:
Sp.Ntc.	On 6-27-13, Attorney Feigel filed an ex parte petition to change the hearing date because he would be out of town on the continued date. The Court granted the request and continued the matter to 8-9-13. However, the ex parte request did not provide the status of the estate, and nothing further has been filed.	Recommendation:
Pers.Serv.		File 1A - Rancilio
Conf. Screen		
Letters		
Duties/Supp		
Objections		
Video Receipt		
CI Report		
9202		
Order		
Aff. Posting		
Status Rpt	X	
UCCJEA		
Citation		
FTB Notice		

Order to Show Cause Re: Failure to Appear; Imposition of Sanctions in the Amount of \$500.00

DOD: 8-29-08	<p>DIANE PICKERING, a family friend, was appointed Executor with Full IAEA without bond and Letters issued on 1-13-09.</p> <p>Inventory and Appraisal was due in May 2009.</p> <p>First Account or Petition for Final Distribution was due in May 2010.</p> <p><i>No status report has ever been filed; however, the minute orders reflect various updates from the attorney over the course of the past year. See Page 1A.</i></p> <p>After numerous hearings re: failure to file I&A or First Account or Petition for Final Distribution, or any other status report pursuant to Local Rule 7.5, including various dates where there were no appearances (See Page 1A), the Court set this Order to Show Cause for imposition of sanctions in the amount of \$500.00 and possible removal of the Executor.</p> <p><u>Note:</u> The continued status hearing and this OSC were both originally set for 7-12-13; however, pursuant to Attorney Feigel's ex parte request, the date was changed to 8-9-13. A copy of the order on the ex parte request was mailed to Attorney Feigel.</p> <p>As of 8-6-13, nothing further has been filed.</p>	<p>NEEDS/PROBLEMS/COMMENTS:</p>
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: 8-6-13
		Updates:
		Recommendation:
		File 1B – Rancilio

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Status Report filed by Gary Bagdasarian, attorney for beneficiaries Anna B. Hinley and Frances Albers, states Attorney Gregory J. Roberts was asked to prepare and has provided a draft Settlement Agreement. Attorney Bagdasarian has provided proposed changes. A final Settlement Agreement has not been received as of 5-8-13. Upon receipt, the attorney will review and provide any final requests for modifications and approval.

Status Report filed by Ruth P. Lind, attorney for Executor James Louis Roberts, states the proposed agreement did not accurately reflect the agreement of the parties. Stefanie Krause prepared a form of suggested revisions and emailed them to Mr. Roberts and Mr. Bagdasarian on 3-25-13. On 3-30-13, Mr. Roberts responded that Mr. Bagdasarian's changes were not included in her revision, but that if it was sent in Word, he would incorporate all changes into one new document. The document was sent as requested to Mr. Roberts on 4-1-13.

Mr. Roberts and his clients did not attend the status hearing on 3-29-13 and the Court continued the matter to 5-10-13. Stefanie Krause followed up with an email to Mr. Roberts on 5-4-13; however, to date, there has been no communication from Mr. Roberts.

Status Conference Declaration filed 6-5-13 by Attorney Gregory J. Roberts for Trustee Gail Brown states on 5-24-13, he emailed to counsel Ruth Lind, Stefanie Krause and Gary Bagdasarian what he believed to be a final settlement (attached). He has not heard anything from counsel regarding additional changes or whether or not the agreement as written is acceptable. He emailed again on 6-5-13.

Attorney Roberts believes the matter has settled and the attached agreement correctly reflects the agreement of all parties with all of the changes made by counsel.

Note: The settlement agreement attached, which provides for a distribution of \$69,000.00 to the 2007 Trust, with the assets remaining to be used for costs and fees of administration, with the remainder to West Park, is not signed.

Update: A Settlement Agreement was filed on 7-22-13; however, it is signed only by the Executor and his attorneys Ruth Lind and Stefanie Krause. Signature lines for Gail Brown, Trustee of the Chester & Lorene Beeler Living Trust, and Donna Wyatt, Objectors, their attorney Gregory Roberts, Anna B. Hinley and Frances Albers and their attorney Gary Bagdasarian, and Elizabeth Beeler Rogers and John H. Beeler, are blank.

Probate Status Hearing Re: Filing of the First Account or Petition for Final Distribution

DOD: 09/26/08	<p>CHRIS JOHNSON, son, was appointed Executor and Letters were issued on 10/21/10.</p> <p>Minute Order from hearing on 10/21/10 set this matter for status for filing the First Account or Petition for Final Distribution on 12/15/11.</p> <p>An Inventory & Appraisal was filed 01/26/11.</p> <p>Letters of Administration were issued to the Public Administrator on 05/24/13.</p> <p>Status Report Regarding Final Report filed 07/05/13 states: Deputy Public Administrator Noe Jimenez met with the former Administrator, Mr. Johnson. Mr. Johnson was ordered not to sell any property without court approval; however, he stated that he already sold the Helm Street property. Mr. Johnson reported that both houses had deeds of trust and that he sold the one house so that there would be no deeds of trust on the house. Mr. Johnson reported that he still has the 2004 Mercedes and 1996 Jeep. He stated that he does not want to sell the Mercedes because he uses it for work. In order to determine the status of the second real property and sell one or both vehicles and then prepare the final account, the Public Administrator requests the next status hearing be set at least 4 months out.</p>	<p>NEEDS/PROBLEMS/COMMENTS:</p> <p style="text-align: center;"><u>OFF CALENDAR</u></p> <p>First and Final Account filed 8-6-13 is set for hearing on 9-12-13.</p> <p>Note: The Public Administrator was appointed successor administrator on 05/10/13.</p>
Cont. from 121511, 020912, 052412, 071212, 080912, 100512, 111612, 011113, 022213, 041213, 051013, 071213		
Aff.Sub.Wit.		
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Letters		
Duties/Supp		
Objections		
Video Receipt		
CI Report		
9202		
Order		
Aff. Posting		
Status Rpt		
UCCJEA		
Citation		
FTB Notice		
		Reviewed by: JF
		Reviewed on: 08/06/13
		Updates:
		Recommendation:
		File 3 – Johnson

Status Hearing Re: Confirmation of Receipt of Transfer

Age:		NEEDS/PROBLEMS/COMMENTS: <u>OFF CALENDAR</u> Notice of Receipt of Papers and Pleadings filed 07/18/13
DOD:		
Cont. from		
Aff.Sub.Wit.		
Verified		
Inventory		
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Notice of Hrg		
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Duties/Supp		
Objections		
Video Receipt		
CI Report		
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Status Rpt		
UCCJEA		
Citation		
FTB Notice		
		Reviewed by: JF
		Reviewed on: 08/06/13
		Updates:
		Recommendation:
		File 4 – Havens

Status Hearing Re: Receipts for Blocked Accounts

	<p>ESTELA CRUZ, mother, is conservator of the person and estate.</p>	<p>NEEDS/PROBLEMS/COMMENTS:</p> <p>Continued from 6/21/13. Minute order states Counsel is directed to file a status report before the next hearing.</p> <p>1. Need Receipt for Blocked Account for the \$75,000.00 that is to be deposited into Bank of the Sierra. – A Receipt for Deposit into Blocked Account was filed on 7/30/2013. The receipt shows deposit of \$50,000.00. The court ordered \$75,000.00 to be deposited into the blocked account. Need Receipt for Deposit into Blocked Account or the remaining \$25,000.00.</p>
	<p>Order approving 6th account was signed on 5/14/13. Order states that \$150,000 was to be withdrawn from the blocked account at WestAmerica Bank and that \$75,000 each would be deposited into Murphy Bank and Bank of the Sierra.</p>	
Cont. from 062113, 070513	<p>Receipt for Blocked Account was filed for Murphy Bank on 5/22/13.</p>	
Aff.Sub.Wit.		
Verified		
Inventory		
PTC		
Not.Cred.		
Notice of Hrg	<p>Status Report filed on 5/22/13 states the receipt for Bank of the Sierra will be filed after July 28, 2013 because the CD cannot have additional deposits made until its maturity date on 7/28/2013. Letter from operations manage attached.</p>	
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf. Screen	<p>Status Report filed 6/28/2013 states the Conservator withdrew \$75,000 from WestAmerica, but was unable to deposit the funds at Bank of the Sierra because that account is a certificate of deposit and additional deposits cannot be made until its maturity date of July 28, 2013.</p>	
Letters		
Duties/Supp		
Objections		
Video Receipt		
CI Report	<p>On 6/21/13, conservator opened a new savings account at Bank of the Sierra, and deposited \$75,000 from WestAmerica into this account.</p>	
9202		
Order		
Aff. Posting		
Status Rpt	<p>On 7/29/13 the funds from the new savings account will be transferred to the CD.</p>	
UCCJEA		
Citation		
FTB Notice	<p>A Receipt and Acknowledgement of Order for Deposit of Money into Blocked Account will be filed.</p>	
		<p>Reviewed by: KT</p>
		<p>Reviewed on: 8/7/2013</p>
		<p>Updates:</p>
		<p>Recommendation:</p>
		<p>File 5 – Cruz</p>

Status Hearing Re: Filing of the Increased Bond

		<p>CAROLYN BATES-WELCH, trustee of the Cynthia Welch Special Needs Trust filed her Third Account and Report of Trustee on 05/21/13.</p>	<p>NEEDS/PROBLEMS/COMMENTS:</p> <p>1. Need bond in the amount of \$250,000.00 or current written status report pursuant to Local Rule 7.5, which states: In all matters set for status hearing, verified status reports must be filed no later than 10 days before the hearing. Status Reports must comply with the applicable code requirements. Notice of the status hearing, together with a copy of the Status Report shall be served on all necessary parties.</p>
		<p>The Order Approving Third Account and Report of Trustee was signed 07/11/13. Pursuant to the Order, bond was to be increased from \$125,000.00 to \$250,000.00.</p>	
		<p>Minute Order from hearing on 07/11/13 set this matter for status regarding filing the increased bond.</p>	
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Status Rpt			
UCCJEA			
Citation			
FTB Notice			
			Reviewed by: JF
			Reviewed on: 08/06/13
			Updates:
			Recommendation:
			File 7 – Welch

Probate Status Hearing Re: Filing Account

DOD: 11/06/06	NAGLAA K. ALAMELDIN, sister, was appointed Administrator with full IAEA and bond of \$190,000.00 on 01/02/07.	NEEDS/PROBLEMS/COMMENTS:
Cont. from 100412, 113012, 020113, 040513, 060713	NAGLAA K. ALAMELDIN filed a Status Report of Administration of Estate and Petition to Approve First Account on 09/21/10.	<p><u>Minute Order 10-4-12:</u> Counsel advises the Court that he is not in a position to complete the accounting as he is still trying to collect the assets. Counsel requests a continuance. Matter continued to 11-30-12.</p> <p><u>Minute Order 11-30-12:</u> Counsel informs the Court that there is a judgment for about \$20,000.00 with interest against the actual mother of the children. Matter continued to 2/1/13. The Court informs counsel that it will expect an update at the next hearing as to the progress of the other account and what is being done to collect the judgment. Continued to 2-1-13.</p> <p><u>Minute Order 2-1-13:</u> Counsel informs the Court that he has been in contact with the State's unclaimed property division. Counsel is directed to submit a status report.</p>
Aff.Sub.Wit.	The Petition to Approve First Account was continued several times (11 hearings total) and the Court denied the Petition with leave to Amend on 06/04/12.	
Verified	The Petition to Approve First Account was continued several times (11 hearings total) and the Court denied the Petition with leave to Amend on 06/04/12.	1. Need Final Account and Petition for Final Distribution or current status report.
Inventory		
PTC	Minute Order from hearing on 8/6/12 set this matter for status regarding filing the account.	<p>Reviewed by: KT / skc</p> <p>Reviewed on: 6-5-11</p> <p>Updates:</p> <p>Recommendation:</p> <p>File 8 - Alameldin</p>
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Status Rpt	X	
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Citation		
FTB Notice		

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Status Report filed 6-6-13 by Attorney Rindlisbacher (not verified by Administrator) states funds totaling \$69,425.63 should be received in the next 30 days from CA State Controller unclaimed property. We are working with Bank of American to obtain a satisfaction of creditor's claim that has been paid. **A guardianship of the estate will need to be established for minor beneficiaries before distribution can be made.** They reside with their mother, who would have the right to be appointed; however, we would recommend that if this probate estate were distributed to her as guardian of the estate that the funds be placed in blocked accounts, as the estate has a judgment against her in the amount of \$13,869.21 entered 9-20-07. Interest is accruing at the legal rate and the amount she now owes is \$21,796.01. **Administration should continue until a guardianship of the estate has been established for each minor child.**

Minute Order 6-7-13: Counsel advises the Court that they will not be filing a guardianship as that responsibility falls on the mother. Counsel further advises that they are hoping to receive the proceeds within 30 days. Continued to 8-9-13.

As of 8-6-13, nothing further has been filed.

9 Lillian Salwasser (Estate)

Atty Matthai, Edith (for Craig A. Houghton – Objector)

Atty Manock, Charles K. (for George Salwasser/Executor of the Estate of Lillian Salwasser)

Atty Chielpegian, Michael S (for Marvin Salwasser/Administrator with Will Annexed of Walter Respondent)

Salwasser

Atty Wright, Janet L. (for George Salwasser/Executor)

Atty Farley, Michael L. (of Visalia, for Gary E. Salwasser - Beneficiary)

Status Hearing

	George Salwasser is Executor.	NEEDS/PROBLEMS/COMMENTS:
	An Amended and Restated First Account was filed on 1-13-10 and has been continued with reference to additional ongoing matters in this and other related cases.	Minute Order 6-7-13: Ms. Wright advises the Court that she has a petition drafted. Continued to 8-9-13.
Cont. from 060713	This status hearing was set on 4-26-13.	Status Report filed 8-7-13 states an amended tax return is being prepared and will be submitted to the IRS upon completion by Craig Houghton of Baker Manock & Jensen. At this time, Mr. Houghton is still not in possession of sufficient information in regards to the amended tax matters to provide Ms. Wright with the information needed to close the estate. It is requested that the status hearing be continued to 10-4-13.
Aff.Sub.Wit.	Status report filed 6-6-13 by Attorney Janet Wright states counsel met and conferred on 5-16-13 with attorneys Craig Houghton and Mark Poochigian of Baker Manock & Jensen, who represented the Executor in his initial appointment through December 2008, and in various extraordinary matters, and with Executor, to review the proposed Petition for Final Distribution on Waiver of Account.	1. Need amended account / petition for final distribution.
Verified	It was determined that in order to close the estate pursuant to the Memorandum of Settlement Agreement entered into by beneficiaries Gary Salwasser and George Salwasser after mediation, certain matters would need to be addressed:	Reviewed by: skc
Inventory	<ol style="list-style-type: none"> 1. Amendment to estate tax return 2. Inventory and Appraisal for promissory notes (preliminary payment history attached) 	Reviewed on: 8-6-13
PTC	Once the amendment to the estate tax return is completed, it should be possible to create a formula taking into account the allocation of fees and costs pursuant to the agreement and any credits due beneficiaries which would allow the petition to be filed and estate to be closed.	Updates: 8-8-13
Not.Cred.	Counsel is developing a draft formula and will meet and confirm with counsel for Gary Salwasser as well as Baker Manock & Jensen. If a formula cannot be agreed upon, the Petition will be filed specifying the areas of dispute.	Recommendation:
Notice of Hrg		File 9 – Salwasser
Aff.Mail		
Aff.Pub.		
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Objections		
Video Receipt		
CI Report		
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Aff. Posting		
Status Rpt		
UCCJEA		
Citation		
FTB Notice		

Atty Roberts, Gregory J. (for Timothy E. Moore – Trustee)

Atty Moore Huston, Deborah R. (pro per – Objector)

Atty Moore, Terence E. (pro per – Objector)

Status Hearing Re: Terence Moore's Bankruptcy Proceeding in Case #12-10802

	<p>TIMOTHY MOORE, Successor Trustee's First Account and Report of Successor Trustee and Petition for its Approval, was heard on 03/18/13.</p>	<p>NEEDS/PROBLEMS/COMMENTS:</p>		
	<p>The matter was set for a Court Trial on 04/24/13.</p>			
<p>Cont. from</p>	<p>Former Trustee TERENCE E. MOORE was removed per minute order 11-29-11. The order was signed 12-15-11.</p>			
<table border="1"> <tr> <td></td> <td>Aff.Sub.Wit.</td> </tr> </table>			Aff.Sub.Wit.	
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<table border="1"> <tr> <td></td> <td>Inventory</td> </tr> </table>			Inventory	<p>Minute Order from 04/24/13 set this matter for hearing regarding Terence Moore's bankruptcy proceeding.</p>
	Inventory			
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<table border="1"> <tr> <td></td> <td>Notice of Hrg</td> </tr> </table>			Notice of Hrg	<p>Status Declaration of Timothy Moore, Trustee, filed 08/02/13 states: The matter came before the Bankruptcy Court on 07/31/13 and the trial was continued until 12/13/13. The Trustee, Timothy Moore, requested an earlier date, but counsel for Terence Moore requested a December date. This Court was holding off on making a decision as to the allocation of costs and fees to be recovered from the beneficiaries, until after the bankruptcy trial so, if assets were recovered from the bankruptcy and put in the Trust, it would be easier for the Court to determine if it was necessary for the Court to issue an order for the recovery of funds from the beneficiaries to pay costs of the trust administration and to reimburse the Trustee for Trust expenses paid personally by Timothy Moore. As the bankruptcy trial has been continued until 12/13/13, the Trustee requests that this status hearing be continued until sometime in January of 2014.</p>
	Notice of Hrg			
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	Citation			
<table border="1"> <tr> <td></td> <td>FTB Notice</td> </tr> </table>		FTB Notice	<p>There is also the issue remaining regarding the appraisal and sale of a coin collection. The beneficiaries had some discussions with the Trustee regarding a possible resolution regarding the value of the coin collection and the purchase of the coin collection by a beneficiary. Those discussions failed resulting in the coin collection being appraised. The appraisal should be completed within the next 10 days and the Trustee will proceed with the sale of the coin collection as instructed by the Court. To keep costs down, it is requested that the court continue this matter until January 2014 thereby avoiding further costs and fees to the Trust and the Trustee.</p>	
	FTB Notice			

<p>Reviewed by: JF</p>
<p>Reviewed on: 08/06/13</p>
<p>Updates:</p>
<p>Recommendation:</p>
<p>File 10 – Moore</p>

Probate Status Hearing Re: (1) Filing of an Inventory and Appraisal; (2) Filing of a First Accounting

Age: 63 years	MICHAEL K. HAYASHI , brother, was appointed conservator of the estate without bond on 9/20/2011.	NEEDS/PROBLEMS/COMMENTS: OFF CALENDAR. Petition to terminate the conservatorship has been filed and is set for hearing on 9/5/2013.
	Order appointing Michael K. Hayashi as conservator granted him the power to act as needed on the conservatee's behalf to represent her interests in the proceedings for dissolution from the Conservatee's husband, Travis Nishi.	
	This status hearing was set for the filing of the inventory and appraisal and for the filing of the first account.	
Cont. from 053113	Status Report filed on 5/23/13 states Carolyn Y. Nishi voluntarily petitioned the Court for the establishment of a conservatorship of her estate for the sole purpose of having the assistance of her brother, Michael K. Hayashi as conservator to protect her interests, as needed, in the proceedings for dissolution of her marriage.	
<input type="checkbox"/> Aff.Sub.Wit.	Since the Conservator had neither the power to, nor did he collect or hold assets, neither inventory nor an accounting is required.	
<input type="checkbox"/> Verified	The marital settlement agreement between the Conservatee and her husband was executed earlier this month, settling all financial matters. The Judgment for Dissolution has not been filed but a filing is imminent.	
<input type="checkbox"/> Inventory	A Petition for Termination of the Conservatorship has been prepared and will be filed as soon as the Family Law matter has been concluded.	
<input type="checkbox"/> PTC	Conservator and Conservatee respectfully request that no appearance be required at the Status Hearing.	
<input type="checkbox"/> Not.Cred.		
<input type="checkbox"/> Notice of Hrg		
<input type="checkbox"/> Aff.Mail		
<input type="checkbox"/> Aff.Pub.		
<input type="checkbox"/> Sp.Ntc.		
<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 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: KT Reviewed on: 8/7/2013 Updates: Recommendation: File 12 – Nishi

Atty Bell, Melinda S., sole practitioner of San Juan Capistrano (for Lee Ann Hitchman and Bruce Hitchman, professional fiduciaries, Co-Trustees)

Status Hearing Re: Kyle's Benefits

Age: 12 years	<p>LEE ANN HITCHMAN and BRUCE HITCHMAN, professional fiduciaries, were appointed Co-Trustees of the KYLE YANG SPECIAL NEEDS TRUST on 1/5/2012.</p>	<p>NEEDS/PROBLEMS/COMMENTS:</p>
		<p><u>Notes for background:</u></p>
		<ul style="list-style-type: none"> This Court established on 1/5/2012 the KYLE YANG SPECIAL NEEDS TRUST funded with the proceeds of a litigation settlement in a Fresno Superior Court Minor's Compromise case involving the SNT Beneficiary, a 12-year-old minor victim of a house fire who sustained severe second and third degree burns to his face, neck, and both upper extremities, and who has been diagnosed with Post-Traumatic Stress Disorder, Major Depressive Disorder, Reading Disorder, and Insomnia.
Cont. from 060713	<p>Minute Order dated 3/4/2013 from the hearing on the <i>First Account and Report of Trustee</i> states Ms. Bell is appearing via conference call. Counsel informs the Court that the language barrier has not been an issue as the aunt has been communicating with the beneficiary's parents to the extent that there has been complete communication. The Court grants the petition and authorizes the Benefits Advisor and Care Manager to each receive up to \$2,500.00. Counsel is directed to submit a revised order.</p>	<ul style="list-style-type: none"> Co-Trustees requested in the <i>First Account and Report of Trustee, etc.</i>, instructions from the Court regarding payment to a Government Benefits Advisor, which the SNT terms authorize the Trustee to engage for advising the Co-Trustees concerning the availability of government benefits for the beneficiary, including but not limited to Supplemental Security Income (SSI) and Medi-Cal, which the beneficiary is not currently receiving but may be entitled to, as well as In Home Support Services (IHSS) and Regional Center Benefits.
Aff.Sub.Wit.		<ul style="list-style-type: none"> The entirety of the \$6,653.04 in disbursements listed on <i>Schedule C</i> of the <i>First Account and Report of Trustee, etc.</i>, were paid for bond premiums, notaries, advisory fees, and court-approved attorney fees, indicating that no funds were paid from the SNT for special needs of Kyle Yang in that period; ending property on hand as of 11/30/2012 was \$226,740.77.
Verified		
Inventory		
Status Rep.		
Not.Cred.		
Notice of Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf. Screen		
Letters	<p>Order on First Account and Report of Trustee, etc., filed 3/13/2013 authorizes an amount up to \$2,500.00 to a Public Benefits Advocate/Government Benefits Advisor, and an amount up to \$2,500.00 to a Care Manager; and set a status review hearing on 6/7/2013 at 9:00 a.m. for report on the services of the Care Manager and Government Benefits Advisor.</p>	
Duties/Supp		
Objections		
Video Receipt		
CI Report		
9202		
Order		
	<p>Minute Order dated 6/7/2013 states Ms. Bell is appearing via CourtCall. The Court authorizes an additional \$2,000.00. Said amount is to be in addition to the \$2,500.00 that was previously authorized. Same terms and conditions will apply. Counsel is advised that an order will not be necessary as the minute order will suffice. Matter continued to 8/9/2013.</p>	
Aff. Posting		<p>Reviewed by: LEG</p>
Status Rpt		<p>Reviewed on: 8/6/13</p>
UCCJEA		<p>Updates:</p>
Citation		<p>Recommendation:</p>
FTB Notice	<p>~Please see additional page~</p>	<p>File 13 – Yang</p>

Notes for background, continued:

- One topic that was raised by Kyle, the SNT Beneficiary, as stated in the *Care Manager Report* which does not appear to be addressed in the *Summary of Assessment and Recommendations Report* ("Care Manager Report") dated 4/24/2013 (noted more fully below) is Kyle's specific statement that he would like a cellular phone. Considering Kyle's age and the fact that he will be a teenager on August 11th, it appears the purchase of a cellular phone for his use, including the payment of a service plan, may be appropriate and advantageous expenditures for him from the SNT for the purpose of enhancing the quality of his life, and such purchase is specifically covered in the SNT terms in Section 4(p) permitting disbursements for such technological equipment as may enhance Kyle's quality of life.

Status Report by the Trustees of the Kyle Yang Special Needs Trust filed 6/5/13 states:

- At the hearing on 3/4/2013, the Court authorized the Trustees of the Kyle Yang Special Needs Trust to engage the services of a care manager up to an amount of **\$2,500.00** and requested a report on the services of said care manager to be submitted and set this status hearing;
- Trustees were also granted authority to spend up to **\$2,500.00** to engage the services of a government benefits advisor;
- Trustees worked with the Beneficiary's family to identify the following government benefits that the Beneficiary, Kyle Yang, currently receives:
 - (a) Kyle's current medical care is provided by Medi-Cal through its managed care provider, CalViva;
 - (b) Kyle and his family currently receive TANF food stamp benefits;
- Trustees worked with Kyle's parents and his older sister Mai Yang (who interprets) to determine the following background information for the care manager:
 - (a) Kyle's mother works at a janitorial company weeknights from 6:00 pm until 2:00 am;
 - (b) Kyle's father states that he is disabled and only able to work limited hours at a family friend's convenience store; Mr. Yang is not receiving Social Security Disability Insurance payments for unknown reasons;
 - (c) Kyle lives in a modest home with 6 of his 8 surviving siblings and both parents; Kyle and his family are Hmong immigrants and speak primarily the Hmong language at home; Kyle is fluent in both written and verbal English;
 - (d) Kyle is enrolled in his local public school and does not receive any intervention resources; Kyle's older sister, Mai, initially indicated to the Trustees that Kyle does not have any academic challenges, but upon further investigation by the Trustees, they have learned that Kyle appears "slow" in doing his school work and he is experiencing difficulty with his grades dropping;
- Kyle does not currently receive SSI benefits, Regional Center Benefits, or an Individual Education Plan;
- Trustees investigated care managers in Kyle's local area; Trustees engaged the services of **CINDIE VAN NOY**, Certified Professional Care Manager, for the specific purpose of providing a care management assessment report and to identify appropriate resources for Kyle in the following areas:
 - (a) Psychiatric and behavioral health;
 - (b) Psychosocial development;
 - (c) Academic/educational development;
 - (d) Physical/medical health.

~Please see additional page~

Status Report by the Trustees of the Kyle Yang Special Needs Trust filed 6/5/13, continued:

- The care manager's assessment report (*copy attached as Exhibit A*) and the care manager's list of local resources (*copy attached as Exhibit B*) were provided to the Trustees for information and reporting purposes, and to Kyle's parents so they can follow up with those resources in an effort to provide Kyle with services he needs;
- There are a wide range of resources available but it is the care manager's belief that Kyle needs to start with the psychosocial development resources;
- Based upon a review of the care manager's assessment and report, the Trustees have concluded that Kyle and his parents need to become more involved in community resources to assist burn patients; by becoming involved in activities that serve individuals with burn injuries such as camps for children or local support groups, the care manager expects that Kyle's parents will then be directed to a myriad of additional appropriate resources, i.e. plastic surgeon, if appropriate;
- The care manager has reported to the Trustees that she especially believes that Kyle needs a mentor, who can lead him as he develops further as a young man;
- Trustee, Lee Ann Hitchman, and the care manager investigated a number of camps for burn victims and made suggestions to Kyle and his parents; of particular interest was a local camp for burn injured children, Champ Camp, that would provide a weeklong camp experience to Kyle at no cost; the only action required by Kyle's parents was to enroll Kyle and complete forms within a few weeks of being notified by the Trustee and Case manager, as the camp was willing to extend the deadline for Kyle's registration;
- Cindie VanNoy had discussed camps with Kyle, his parents, and older sister during her in-home assessment and it appeared to her that Kyle was interested and willing to go; the Trustee further reported to Kyle and his family that transportation expenses could be paid for by the Trust; however, no action was taken and when the Trustee followed up, she was informed by Kyle's sister, Mai Yang, that Kyle did not wish to attend; it is unknown if this was a result of Kyle's possible separation anxiety, self-esteem issues, or other unknown fears, or if the family culturally disagrees with the recommendations;
- Based upon a review of the care manager's assessment, it is clear that Kyle would greatly benefit from consul with qualified plastic surgeon who specializes in burn scar revisions; the care manager has made a recommendation to a local plastic surgeon (*noted in Exhibit B*); the Trustees are aware that Shriners' Children's Hospital is located ~3 hours from the family's home and will also suggest this resource to Kyle's parents for a consultation and follow up;
- Unfortunately, Kyle's family appears to be either unable or unwilling to start the process of seeking available resources; this is most likely due to language and cultural factors, as well as the reality that Kyle's parents have to focus on providing the basics for their very large family;
- In the event that Kyle's parents do not follow through with participation in such recommendations as support groups and activities for children with burn injuries to assist Kyle with self-esteem issues, psychiatric treatment should be implemented immediately for Kyle's benefit; in conjunction with psychiatric treatment, psychotherapy with his family should also be sought;
- The Trustees could continue the services of the care manager to assist the family in follow through of all recommendations; however, this will require parental involvement and commitment to ensure they obtain these resources for Kyle;
- Trustees have not engaged a government benefits advisor as of yet because of a lack of medical records to support applications for SSI and Regional Center services; after receipt of treatment records showing medical evidence of significant disability, Trustees will engage the services of a government benefits advisor to assist the family in obtaining additional benefits for Kyle.

~Please see additional page~

Status Report by the Trustees of the Kyle Yang Special Needs Trust filed 6/5/13, continued:**Exhibit A, Summary of Assessment and Recommendations Report ("Care Manager Report") dated 4/24/2013**

provides a narrative regarding the care manager asking Kyle's parents about their thoughts on using special needs trust funds to benefit Kyle, and his parents indicating they were having difficulty thinking of things that would benefit Kyle. *Care Manager Report* states Kyle's sister mentioned the need for shoes and clothing items, and that Kyle indicated some interest in summer camps and counseling but was somewhat hesitant with considering new situations. *Care Manager Report* also reports that Kyle stated he would like a cellular phone, and that Kyle and his family also expressed interest in further cosmetic surgeries which they are uncertain if Medi-Cal would cover.

Care Manager Report provides the following recommendations in the Summary portion:

1. Kyle have psychological testing and reassessment to address current fears and anxieties; Kyle expressed concerns about his appearance and what others think about him;
2. Kyle's parents meet with his school staff to request that Kyle be evaluated to assess if he has a learning disability; Kyle reports difficulties with school work and may need additional support to ensure that he does not fall behind; Kyle may benefit from one-on-one tutoring or technology to help improve learning;
3. Kyle participate in Champ Camp 2013, a local summer camp for burn-injured children;
4. Kyle and his parents participate in the Burn Support Group at the Leon S. Peters Burn Center located at Community Regional Medical Center;
5. Work with cosmetic surgery physician to review treatment plan and determine if additional cosmetic surgery would be covered by Medi-Cal or if a request should be made to use SNT funds to cover cost; Kyle expressed a desire for further cosmetic surgery to improve his appearance;
6. Parents work with Kyle to identify summer activities and/or camps that would be a positive experience for him; Kyle was interested in swimming and sports camps for basketball;
7. Care management services as needed to help Kyle and his family identify and access care and services to improve Kyle's quality of life and help support his development into adulthood.

Status Hearing Re: Filing of the First Account and/or Petition for Final Distribution

DOD: 04/13/12	<p>DARRYL GRANT, son, was appointed Administrator with Bond in the Amount \$89,000.00 on 06/12/12. Bond was filed 07/02/12 and Letters of Administration were issued on 06/15/12.</p> <p>Inventory & Appraisal filed 07/20/12 - \$67,000.00.</p> <p>Minute Order from hearing on 06/12/12 set this matter for Status regarding filing of the First Account and/or Petition for Final Distribution.</p>	<p>NEEDS/PROBLEMS/COMMENTS:</p> <p>2. Need Accounting and/or Petition for Distribution <u>or</u> current written status report pursuant to Local Rule 7.5, which states: In all matters set for status hearing, verified status reports must be filed no later than 10 days before the hearing. Status Reports must comply with the applicable code requirements. Notice of the status hearing, together with a copy of the Status Report shall be served on all necessary parties.</p> <p>Note: Attorney J. Stanley Teixeira filed a Motion to be Relieved as Counsel that is set for hearing on 09/10/13.</p>
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Aff.Pub.		
Sp.Ntc.		
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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: 08/06/13		
Updates:		
Recommendation:		
File 14 – Grant		

Status Hearing Re: Filing of the Inventory and Appraisal

DOD: 02/23/09	<p>DYANNA MATTHEWS, daughter, was appointed Executor with Limited IAEA and without bond on 01/14/13.</p> <p>Letters Testamentary were issued on 01/22/13.</p> <p>Inventory & Appraisal, partial no. 1 filed 06/21/13 - \$126,673.00</p>	<p>NEEDS/PROBLEMS/COMMENTS:</p> <p>1. Need Final Inventory & Appraisal or current written status report pursuant to Local Rule 7.5, which states: In all matters set for status hearing, verified status reports must be filed no later than 10 days before the hearing. Status Reports must comply with the applicable code requirements. Notice of the status hearing, together with a copy of the Status Report shall be served on all necessary parties.</p>
Cont. from 061413		
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Status Rpt		
UCCJEA		
Citation		
FTB Notice		
		Reviewed by: JF
		Reviewed on: 08/06/13
		Updates:
		Recommendation:
		File 15 - Brazeal

Atty Wright, Janet L. (for Doreta Ruth Whitten – Petitioner)

Atty Keeler, William (for Doreta Ruth Whitten – Petitioner)

Atty Sanoian, Joanne (for Diane M. Myers – Respondent)

Status Hearing Re: Settlement Agreement

Goldie Myers DOD: 04/20/98	DORETA RUTH WHITTEN , successor trustee, filed a Petition for Determination and Clarification of Trust Terms on 02/28/13.	NEEDS/PROBLEMS/COMMENTS:
Arthur Myers DOD: 03/25/11	On 04/11/13, Diane M. Myers , Respondent, filed an Opposition to Petition for Determination and Clarification of Trust Terms.	<p align="center">OFF CALENDAR</p> <p align="center">All matters related to the settlement are now complete per Status Report of Co-Counsel for Doreta Ruth Whitten filed 08/05/13</p>
Cont. from 062813, 072613	Minute Order from hearing on 04/15/13 states: The Court sets the matter for Settlement Conference on 06/03/13. Counsel is directed to submit their settlement conference statement along with courtesy copies for the Court by 05/28/13. Matter is set for Court trial on 06/28/13 with a one day estimate.	
Aff.Sub.Wit.	Minute Order from Settlement Conference held on 06/03/13 states: Parties reach a settlement agreement as fully set forth on the record by Mr. Keeler. Parties agree to bear their own attorney's fees and costs. Parties further agree that this Court will retain jurisdiction to enforce the agreement. The Court indicates for the record that this is a resolution of all disputed claims. Upon inquiry by the Court, each party individually agrees to the terms and conditions of the settlement agreement. Payment per the agreement to be made to Ms. Sanoian's office within 5 days after the execution of the agreement. Mr. Keeler is directed to prepare the agreement for circulation to the parties within 30 days. The Court orders that Ms. Sanoian be provided a list of all accounts and assets with their values. Matter set for Status Hearing on 06/28/13. If all documents are signed by 06/28/13, no appearance will be necessary. The trial date of 06/28/13 is vacated.	
Verified	Status Report of Co-Counsel for Doreta Ruth Whitten filed 07/18/13 states: they have submitted the Settlement Agreement and Verification of Trust property to Joanne Sanoian, attorney for Diane Myers. They expect to receive the fully executed documents, and if there is sufficient time, to fund the settlement, prior to the 07/26/13 hearing.	
Inventory	Respondent Diane Myers' Status Conference Statement filed 07/22/13 states: Respondent and her counsel are currently reviewing the Settlement Agreement and have only very recently received the signed, handwritten verification from Petitioner as to the value of the Trust assets.	
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: 08/06/13
		Updates:
		Recommendation:
		File 16 – Myers

Status Hearing Re: Filing of the Inventory and Appraisal

DOD: 6/15/2012		<p>ESPERANZA S. BOOKE was appointed as Administrator with full IAEA authority and without bond on 1/9/2013.</p> <p>Letters issued on 1/16/2013.</p> <p>Minute order dated 1/9/2013 set this status hearing for the filing of the inventory and appraisal.</p>	<p>NEEDS/PROBLEMS/COMMENTS:</p> <p>Continued from 67//13. Minute order states Mr. Liggett is appearing via Court Call. Counsel informs the Court that he has withdrawn as counsel due to a conflict and new counsel is being sought. The Court directs counsel to file a withdrawal. Matter is continued to 8/9/13. The Court orders Esperanza Booke to be personally present on 8/9/2013 if the inventory and appraisal is not filed. Counsel is directed to advise Esperanza Booke of the Court's action.</p> <p>As of 8/6/13 Mr. Liggett has not filed a substitution of attorney and the inventory and appraisal has not been filed.</p> <p>1. Need inventory and appraisal or current written status report pursuant to Local Rule 7.5 which states in all matters set for status hearing verified status reports must be filed no later than 10 days before the hearing. Status Reports must comply with the applicable code requirements. Notice of the status hearing, together with a copy of the Status Report shall be served on all necessary parties.</p>
Cont. from 060713			
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: KT	
		Reviewed on: 8/7/13	
		Updates:	
		Recommendation:	
		File 17 – Salinas	

Status Hearing Re: Filing of the Inventory and Appraisal

Age:		<p>NEEDS/PROBLEMS/COMMENTS:</p> <p style="text-align: center;"><u>OFF CALENDAR</u> Final Inventory & Appraisal filed 05/13/13.</p>
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: JF
		Reviewed on: 08/06/13
		Updates:
		Recommendation:
		File 18 – Coehlo

Status Hearing Re: Filing of the Final Accounting

Margaret Mitchell DOD: 9-17-09	<p>SUSAN MITCHELL and ROBERT SMITTCAMP are Co-Trustees of the William D. Mitchell and Margaret S. Mitchell Trust of 1992 as amended and restated September 17, 2001, as amended.</p>	<p>NEEDS/PROBLEMS/COMMENTS:</p>
William Mitchell DOD: 4-27-11		
	<p>The Co-Trustees' Second Account was settled on 6-7-13 and the Court set this status hearing for the filing of the final accounting.</p>	
Aff.Sub.Wit.		Reviewed by: skc
Verified		Reviewed on: 8-6-13
Inventory		Updates:
PTC		Recommendation:
Not.Cred.		File 19 – Mitchell
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		

Age:		NEEDS/PROBLEMS/COMMENTS: <u>OFF CALENDAR</u> Bond filed 07/16/13
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: JF
		Reviewed on: 08/06/13
		Updates:
		Recommendation:
		File 20 – Hansen

Age:		<p>NEEDS/PROBLEMS/COMMENTS:</p> <p style="text-align: center;"><u>OFF CALENDAR</u></p> <p style="text-align: center;">Fourth Account and Report of Conservator filed 08/05/13 and set for hearing on 09/16/13</p>
DOD:		
Cont. from		
Aff.Sub.Wit.		
Verified		
Inventory		
PTC		
Not.Cred.		
Notice of Hrg		
Aff.Mail		
Aff.Pub.		
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Duties/Supp		
Objections		
Video Receipt		
CI Report		
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Aff. Posting		
Status Rpt		
UCCJEA		
Citation		
FTB Notice		
		Reviewed by: JF
		Reviewed on: 08/06/13
		Updates:
		Recommendation:
		File 21 – Perez

Status Hearing Re: Filing of the Inventory and Appraisal

Age: 34 years	LISA MEGERDICHIAN was appointed as conservator of the person and estate on 2/27/2013 with bond set at \$115,000.00	NEEDS/PROBLEMS/COMMENTS:
Cont. from 070513	Bond was filed on 3/7/13 and Letters issued that same date.	1. Need Inventory and Appraisal
Aff.Sub.Wit.	Minute order dated 2/27/2013 set a status hearing for the filing of the inventory and appraisal.	
Verified	Minute Order dated 7/5/2013 states no appearances. The Court indicates for the minute order that an inventory and appraisal needs to be filed. Matter continued to 8/9/2013. The Court orders Lisa Megerdichian to be personally present on 8/9/2013. The Court directs that a copy of the minute order be sent to Lisa Megerdichian.	
Inventory	Minute order mailed to Lisa Megerdichian on 7/5/2013.	
PTC	Verified Status Report of Steven Matlak filed on 8/1/2013 states Ms. Megerdichian was not familiar with the requirement of filing an inventory and appraisal. Upon receipt of the Court's minute order notifying her of the 8/9/2013 hearing date, Ms. Megerdichian contacted the Law firm of Dowling, Aaron, Inc. to represent her in the conservatorship administration.	
Not.Cred.	Mr. Matlak states his firm will now assist Ms. Megerdichian with the preparation of the inventory and appraisal.	
Notice of Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf. Screen		
Letters		
Duties/Supp		
Objections		
Video Receipt		Reviewed by: KT
CI Report		Reviewed on: 8/6/2013
9202		Updates:
Order		Recommendation:
Aff. Posting		File 22 - Assodourian
Status Rpt		
UCCJEA		
Citation		
FTB Notice		

Status Hearing Re: Filing of the Inventory and Appraisal

DOD: 12/01/12		<p>GREG BARSOTTI, brother-in-law, was appointed Executor without bond on 03/06/13. Letters Testamentary were issued on 03/07/13.</p> <p>Minute Order from hearing on 03/06/13 set this matter for a status hearing regarding filing of the Inventory & Appraisal.</p>	<p>NEEDS/PROBLEMS/COMMENTS:</p> <p>2. Need Inventory & Appraisal <u>or</u> current written status report pursuant to Local Rule 7.5, which states: In all matters set for status hearing, verified status reports must be filed no later than 10 days before the hearing. Status Reports must comply with the applicable code requirements. Notice of the status hearing, together with a copy of the Status Report shall be served on all necessary parties.</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: 08/06/13
				Updates:
		Recommendation:		
		File 23 - Singletary		