

Atty Sanoian, Joanne, of Law Offices of Joanne Sanoian (for Petitioner Delia Chacon)

(1) First and Final Report of Conservator of the Person and Estate and (2) for Termination of Conservatorship and (3) for Delivery of Assets [Prob. C. 2631]

DOD: 2/12/2013	DELIA CHACON , mother and Conservator of the Person and Estate, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
Cont. from	Petitioner states:	~Please see additional page~
<input type="checkbox"/> Aff.Sub.Wit.	<ul style="list-style-type: none"> On 1/17/1990, the Court ordered the Petitioner excused from filing an accounting until the conditions of Probate Code § 2628 are no longer met; The conditions of Probate Code § 2628 have been met throughout the conservatorship proceeding; Conservatee was a public assistance recipient until her death on 2/12/2013; The following actions represent the only ones taken during the period of conservatorship: <ol style="list-style-type: none"> At the inception of the Conservatorship of the Estate on 9/8/1988, Petitioner received approval to purchase a single family residence in the joint names of herself and the Conservatee (<i>please see Order [dated 9/8/1988] attached as Exhibit A</i>); An <i>Inventory and Appraisal</i> was filed 11/8/1988 reflecting an appraised value of the Conservatee's interest in the real property to be \$18,000.00 (<i>copy attached as Exhibit B</i>); On 1/17/1989, the Court entered its order excusing accountings pursuant to Probate Code § 2628 (<i>copy attached as Exhibit C</i>); On 4/5/1991, the Court entered an order authorizing the Conservator to compromise a claim of the Conservatee, who was involved in an automobile accident; pursuant to the Order (<i>copy attached as Exhibit D</i>), the Conservatee was authorized to purchase an automobile in the name of Petitioner, using \$3,000.00 of the funds recovered, and to deposit the balance, after payment of expenses into a blocked account in the name of the Conservatorship; Petitioner purchased a 1986 Chevrolet Spectrum in her name alone and deposited \$3,162.90 into a blocked account (<i>copy of Receipt and Agreement by Depository dated 5/10/1991 attached as Exhibit E</i>); On 6/23/2003, the Court ordered withdrawal of funds from the blocked account [in the sum of \$3,949.38 for funeral insurance policy (\$3,549.38) and approved attorney fees (\$400.00) (<i>copy attached as Exhibit F</i>); 	
<input checked="" type="checkbox"/> Verified		
<input checked="" type="checkbox"/> Inventory		
<input type="checkbox"/> PTC		
<input type="checkbox"/> Not.Cred.		
<input checked="" type="checkbox"/> Notice of Hrg		
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<input type="checkbox"/> Aff.Pub.		
<input type="checkbox"/> Sp.Ntc.	X	
<input type="checkbox"/> Pers.Serv.		
<input type="checkbox"/> Conf. Screen		
<input type="checkbox"/> Letters		
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<input type="checkbox"/> 9202		
<input type="checkbox"/> Order	X	
<input type="checkbox"/> Aff. Posting		
<input type="checkbox"/> Status Rpt		
<input type="checkbox"/> UCCJEA		
<input type="checkbox"/> Citation		
<input type="checkbox"/> FTB Notice		
	~Please see additional page~	
		Reviewed by: LEG
		Reviewed on: 8/9/13
		Updates:
		Recommendation:
		File 1 – Ramirez

Petitioner states, continued:

- The only asset of the conservatorship estate is a ½ interest in a single family residence at 210 N. Fourth Street in Fresno, the appraised value of which at the date of Conservatee's death was **\$47,500.00** (*Reappraisal attached as Exhibit H*);
- The Conservatee had no Will, no spouse nor children living or deceased; her only heir is her mother, the Petitioner;
- An *Affidavit Re Real of Small Value* shall be executed by Petitioner at such time as 6 months have elapsed from the date of Conservatee's death; a copy of the executed *Affidavit* shall be submitted to the Court with a Declaration of Petitioner prior to the hearing;
- Petitioner has provided extensive services to the conservatorship during this account period by paying bills of the Conservatee, collecting all assets due to the Conservatee, and taking care of Conservatee's physical and medical needs; Petitioner waives her right to compensation as Conservator.

Petitioner prays for an order:

1. Approving and settling the First and Final Report;
2. Approving and confirming all acts of the Petitioner as Conservator relating to the conservatorship; and
3. Authorizing and directing the Petitioner to deliver the property remaining in her possession to Delia Chacon, and that on delivering the property and filing proper receipts the Conservator of the person and estate be discharged.

NEEDS/PROBLEMS/COMMENTS:

1. Paragraph 11 of the *First and Final Report* states the Department of Health Services (DHS) has filed a *Request for Special Notice* in this proceeding, that Petitioner as sole heir of the estate of the Conservatee is preparing a Hardship Waiver application for submission to DHS, and that it is anticipated that Petitioner shall have a decision from DHS prior to the hearing in this matter. Need information regarding the current status of said Hardship Waiver application and/or proof of service of notice to the Department of Health Services pursuant to the *Request for Special Notice* filed 5/10/2013. [Note: *Creditor's Claim* was filed 5/10/2013 by DHS in the amount of **\$27,124.43**.]
2. Petitioner states an *Affidavit Re Real Property of Small Value* shall be executed by Petitioner at such time as 6 months have elapsed from the date of Conservatee's death on 2/12/2013, and that a copy of the executed *Affidavit* shall be submitted to the Court with a Declaration of Petitioner prior to the hearing. Court records do not show the declaration to which the Petitioner refers has been filed with the Court. Six months from the date of Conservatee's death falls on **8/12/2013**. Need said declaration to be filed with the Court and/or information on the status of the *Affidavit Re Real Property of Small Value*.
3. Need proposed order.

Atty Aguilar, Crystal L. (pro per – mother/Petitioner)

Petition for Termination of Guardianship

Age: 13 DOB: 06/24/2000	CRYSTAL L. AGUILAR, mother, is Petitioner.	<p>NEEDS/PROBLEMS/COMMENTS:</p> <p>CONTINUED FROM 07/23/13 Minute Order from 07/23/13 states: Parties are in agreement to terminating the guardianship. Parties agree to participate in mediation today at 11:30am. Crystal Aguilar is directed to provide information regarding her pending move to the court investigator.</p> <p>As of 08/09/13, nothing further has been filed and the following remains outstanding:</p> <ol style="list-style-type: none"> 1. Need proof of service by mail at least 15 days before the hearing of Notice of Hearing with a copy of the Petition for Termination of Guardianship or Consent & Waiver of Notice or Declaration of Due Diligence for: <ul style="list-style-type: none"> - Jose Francisco (father) - Elias Francisco (paternal grandfather) - Irma Francisco (paternal grandmother) - Griselda Cavazos (maternal grandmother) <p>Notes to Judge: Per CI report there is an open CPS referral against the mother for general neglect. The mother has 4 other children living with her ranging in age from 8 to 11 months and she is currently expecting her 6th child in October. It is reported that they all live in a 2 bedroom apartment.</p> <p>Per CI report, the mother has a new boyfriend – Angel Rivera. The mother reports that Mr. Rivera has criminal history, but she doesn't know what it is. It is unclear from the report whether Mr. Rivera lives in the mother's home. It is reported that Mr. Rivera is the father of the mother's youngest child and her unborn child.</p>
	<p>JOEL ALVARADO and ELIZABETH ALVARADO, maternal grandfather and step-grandmother, were appointed Co-Guardians of the Person on 08/23/12. – Consent & Waiver of Notice signed 05/06/13</p> <p>Father: JOSE FRANCISCO</p> <p>Paternal grandfather: ELIAS FRANCISCO Paternal grandmother: IRMA FRANCISCO</p> <p>Maternal grandmother: GRISELDA CAVAZOS</p> <p>Petitioner states that the guardianship was only supposed to be temporary and she would like Carmen to come back to live with her so she can be around her siblings and so that their family will be complete. Petitioner states that she has moved since the guardianship was established to a new town and Carmen will go to a new school and she is sure Carmen will excel at the new school.</p> <p>Court Investigator Julie Negrete filed a report on 07/10/13. The report states there is a concern regarding mother's reported use of marijuana and the fact that she is currently on the PC-1000 Court Ordered Diversion Program for a minimum of 18 months and up to 3 years. The mother reported to the CI that she had last used marijuana 2 years ago, however, she tested positive for marijuana in December 2012. Although it appears that Carmen is comfortable in her mother's home and the co-guardians are in agreement with terminating the guardianship, there remains concern regarding the mother's recent positive drug test for marijuana. Therefore, based on that information it is recommended that the petition be DENIED.</p> <p style="text-align: center;">Continued on Page 2</p>	
Cont. from 071613, 072313		
Aff.Sub.Wit.		
✓ Verified		
Inventory		
PTC		
Not.Cred.		
Notice of Hrg	x	
Aff.Mail	x	
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf. Screen		
Letters		
Duties/Supp		
Objections		
Video Receipt		
✓ CI Report		
9202		
✓ Order		
Aff. Posting		
Status Rpt		
UCCJEA		
Citation		
FTB Notice		
	Reviewed by: JF	
	Reviewed on: 08/09/13	
	Updates:	
	Recommendation:	
	File 2 – Francisco	

Declaration of Jose Francisco, father, filed 07/22/13 attaches a letter from his parole officer dated 07/16/13 stating that Mr. Francisco has been on parole since 06/14/11 and has passed each monthly drug test, always been available for parole supervision and continues to have a positive parole adjustment. Mr. Francisco states that neither he or his mother were provided with notice of the hearing on terminating the guardianship and that he only learned of the petition when the Court Investigator contacted him. Mr. Francisco states that he was not aware that the guardians were allowing Carmen to stay with her mother for extended periods of time. Further, he feels that they have quit acting as guardians when they put Carmen back in the care of her mother. Mr. Francisco believes the guardianship should be terminated and the Carmen should be placed in his care and custody. Mr. Francisco states that in November 2011 and again in February 2012 ordered visitation with the paternal grandmother (Mr. Francisco's mother, Irma Francisco) with Mr. Francisco to be able to participate on alternating weekends plus three week long visits in the summer. Mr. Francisco states that the guardians have been inconsistent with cooperating with the visitation and that they interfered with the summer visitation. He has not yet had any summer visits for this year. Mr. Francisco is very concerned because the Court never ordered any visitation with the mother, but the guardians apparently have been allowing extensive unsupervised visits with the mother. According to the CI report the mother had an arrest for possession of a controlled substance in March 2012 and her last positive drug test was in December 2012. Mr. Francisco states that he is concerned about Carmen being placed with her mother due to her long history of drug use coming right down to a few months ago, her prior gang contacts, in her proposing that 8 people live in a 2 bedroom apartment and her irresponsibility in continuing to have more children. Mr. Francisco states that he doesn't have a problem with the mother's current boyfriend, however, he believes he has a history of gang affiliation and they are living in an apartment complex where a number of gang members reside.

Mr. Francisco states that he decided before he was released from prison that he was going to straighten out his life. He has been continuously on parole since 06/04/11 and has not had any violations whatsoever and is drug tested monthly. He is now married and his wife is a nursing assistant. He states that he and his wife had a son last November and he has regular visitation with a daughter (8) that he had from a previous relationship. He had steady employment since his release from prison until the birth of his son in November 2012 and has spent time being a stay at home dad since then. He has recently been told by his landlord that a 3 bedroom apartment is coming up for rent soon.

Mr. Francisco believes that placement of Carmen with her mother will be detrimental to his ability to have a close relationship with her. On Friday July 19, he was to have visitation for the weekend, but at 5:00pm Carmen called with her mother speaking in the background to say that she didn't want to come for the visit. When he stated to Carmen that he would like her to come visit, he could hear the mother in the background telling Carmen to tell him that she didn't want to come for the visit. Eventually, with the assistance of the Selma Police, he was able to pick up Carmen for visitation and she was her normal self during the visit. It appears that her mother is trying to discourage Carmen from visiting with him. Mr. Francisco states that Carmen had expressed a desire to live with him many times. He also had stated to the Court previously that it was his intention to seek custody of Carmen at the end of the 2012/2013 school year.

(1) Report of Administration and (2) Petition for Final Distribution Upon Waiver of Account

DOD: 01/15/12		COLLEEN M. GOVIER , Executor, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
		Accounting is waived.	
		I & A - \$246,527.00	
Cont. from		POH - \$245,000.00 (no cash)	
<input type="checkbox"/>	Aff.Sub.Wit.		
<input checked="" type="checkbox"/>	Verified		
<input checked="" type="checkbox"/>	Inventory	Executor - waived	
<input checked="" type="checkbox"/>	PTC	Attorney - waived (paid \$2,000.00, less than statutory, outside of the estate)	
<input checked="" type="checkbox"/>	Not.Cred.		
<input checked="" type="checkbox"/>	Notice of Hrg		
<input checked="" type="checkbox"/>	Aff.Mail	w/	
<input type="checkbox"/>	Aff.Pub.	Distribution, pursuant to Decedent's Will, is to:	
<input type="checkbox"/>	Sp.Ntc.		
<input type="checkbox"/>	Pers.Serv.	Colleen M. Govier, trustee of the Janice M. Govier Trust dated 05/18/02 – real property located in Reedley, CA APN: 363-432-04	
<input type="checkbox"/>	Conf. Screen		
<input type="checkbox"/>	Letters	01/08/13	
<input type="checkbox"/>	Duties/Supp		
<input type="checkbox"/>	Objections		
<input type="checkbox"/>	Video Receipt		
<input type="checkbox"/>	CI Report		
<input checked="" type="checkbox"/>	9202		
<input checked="" type="checkbox"/>	Order		
<input type="checkbox"/>	Aff. Posting		
<input type="checkbox"/>	Status Rpt		
<input type="checkbox"/>	UCCJEA		
<input type="checkbox"/>	Citation		
<input checked="" type="checkbox"/>	FTB Notice		
			Reviewed by: JF
			Reviewed on: 08/09/13
			Updates:
			Recommendation: SUBMITTED
			File 3 – Govier

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

DOD: 3/9/2013	MARIA GALLEGOS , surviving spouse, is petitioner.	<p>NEEDS/PROBLEMS/COMMENTS:</p> <p>Continued from 8/13/2013.</p> <ol style="list-style-type: none"> 1. There does not appear to be a provision in the Probate Code that would allow an individual to assign or disclaim their right in a summary proceeding. Therefore all who succeed to the property must petition. If after all those entitled receive the property they can then transfer their interest in the property to the petitioner. 2. Pursuant to Probate Code §282 a Disclaimer of Interest acts if the disclaimant predeceased the creator of the interest (decedent). Therefore, the issue of those disclaiming would then be entitled to the disclaimed property. That is assuming disclaimers could be used in summary proceedings which it appears that they cannot.
	40 days since DOD.	
Cont. from 060413, 070913	No other proceedings	
<input type="checkbox"/> Aff.Sub.Wit.	I & A - \$45,000.00	
<input checked="" type="checkbox"/> Verified	Decedent died intestate.	
<input type="checkbox"/> Inventory		
<input type="checkbox"/> PTC	Petitioner requests Court determination that decedent's interest in real property located 5078 E. Platt in Fresno passes to her pursuant to intestate succession and assignments of interest from decedent's children.	
<input type="checkbox"/> Not.Cred.		
<input checked="" type="checkbox"/> Notice of Hrg		
<input checked="" type="checkbox"/> Aff.Mail	W/	
<input type="checkbox"/> Aff.Pub.	Disclaimer of Interest filed on 6/11/2013.	
<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 checked="" type="checkbox"/> Order		
<input type="checkbox"/> Aff. Posting		
<input type="checkbox"/> Status Rpt		
<input type="checkbox"/> UCCJEA		
<input type="checkbox"/> Citation		
<input type="checkbox"/> FTB Notice		
		Reviewed by: KT
		Reviewed on: 8/7/2013
		Updates:
		Recommendation:
		File 4 – Gallegos

5A Petra Cowling (CONS/PE)

Case No. 13CEPR00507

Atty Walters, Jennifer L. (for Damian Servantes – Petitioner)
 Atty Boyajian, Thomas M. (for Michael Servantes and Sandra Servantes – Competing Petitioners)
 Atty Bagdasarian, Gary (Court appointed for Proposed Conservatee Petra Cowling)
 Atty Kruthers, Heather (for Public Guardian)

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

Age: 75		<p>TEMP (PUBLIC GUARDIAN) EXPIRES 8-13-13</p> <p>DAMIAN SERVANTES, Grandson, is Petitioner and requests appointment as Conservator of the Person with medical consent powers and Orders relating to dementia per attachment; however, <i>Dementia Attachment GC-313 is not attached</i>, and as Conservator of the Estate (<i>bond not addressed</i>).</p> <p>VOTING RIGHTS AFFECTED</p> <p>A Capacity Declaration was filed 6-11-13.</p> <p>Petitioner states Mrs. Cowling's husband passed away a couple of years ago, and up until recently, she was doing fine maintaining on her own. Petitioner's father, Competing Petitioner Michael Servantes, had been assisting her. Petitioner has been in San Diego and would come up on the weekends. It came to Petitioner's attention that Michael was treating her poorly and her health and mental state have diminished significantly. On 5-20-13, Petitioner's brother Lance Servantes called and stated that their grandmother was ill, left without care for days and sometimes weeks at a time. The only food in the house were snacks that would spoil. No one was purchasing groceries for her regularly. He called his grandmother and she requested that he come help her, and stated she wanted Michael to leave her alone. However, when Petitioner got to Fresno, Michael informed him that the only way he would see his grandmother was through him.</p> <p style="text-align: center;"><u>SEE PAGE 2</u></p>	<p>NEEDS/PROBLEMS/COMMENTS:</p> <p><u>Note: Page 5B is Competing petition filed 7-11-13 by Michael Servantes (son) and Sandra Servantes.</u></p> <p><u>Court Investigator advised rights on 8-2-13</u></p> <p><u>Voting rights affected – need minute order</u></p> <p>1. If this petition goes forward, need video receipt from Damien Servantes.</p> <p><u>Notes:</u></p> <ul style="list-style-type: none"> • Petitioner resides in Chula Vista, CA. • Competing Petitioners reside in Clovis, CA. • Proposed Conservatee Petra Cowling resides in her own home in Sanger, CA. 	
Cont. from 071613				
<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 type="checkbox"/>	Sp.Ntc.			
<input checked="" type="checkbox"/>	Pers.Serv.			W
<input checked="" type="checkbox"/>	Conf. Screen			
<input type="checkbox"/>	Letters			
<input checked="" type="checkbox"/>	Duties/Supp			
<input type="checkbox"/>	Objections			
<input type="checkbox"/>	Video Receipt			X
<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 type="checkbox"/>	UCCJEA			
<input checked="" type="checkbox"/>	Citation			
<input type="checkbox"/>	FTB Notice			
		<p>Reviewed by: skc</p> <p>Reviewed on: 8-9-13</p> <p>Updates:</p> <p>Recommendation:</p> <p>File 5 – Cowling</p>		

Page 2

Petitioner states the Sanger police came to the home and informed Petitioner that his grandmother wanted to see him, but Michael did not want him on the property. Petitioner agreed to leave and come back later.

On 5-30-13, Mrs. Cowling was transported to Kaiser Emergency Room when Michael called 911 and said she was experiencing a stroke. Petitioner states she became very upset when Michael and his ex-wife showed up at the hospital. Petitioner left when Michael argued with other family members. Petitioner states Kaiser would only release her to a family member other than Michael, so they released her to her sister. APS then contacted the family and indicated that Mrs. Cowling is gravely ill, is suffering from dementia, and there is concern about financial abuse by Michael.

Petitioner states Michael has extensive criminal history. Petitioner does not know how much has been stolen from his grandmother, but she owns her home, and Petitioner wants to make sure she is being taken care of. If someone doesn't step in soon, how long before she is back in the hospital or something happens in her home?

Court Investigator Samantha Henson filed a report on 7-9-13.

Court Investigator Samantha Henson filed a report on 8-8-13.

Note: The Court will set status hearings for the following events:

- **Friday 1-17-14 for Filing of Inventory and Appraisal**
- **Friday 1-9-15 for Filing of First Account**

Age: 75	TEMP (PUBLIC GUARDIAN) EXPIRES 8-13-13	NEEDS/PROBLEMS/COMMENTS:
	MICHAEL and SANDRA SERVANTES , son and daughter-in-law, are Petitioners.	<u>Note: Page 5B is Competing petition filed 7-11-13 by Michael Servantes (son) and Sandra Servantes.</u>
Cont. from 071613	VOTING RIGHTS AFFECTED	<u>Court Investigator advised rights on 8-2-13</u>
<input type="checkbox"/> Aff.Sub.Wit.	<p>A Capacity Declaration was filed 6-11-13 by Petitioner Damian Servantes; however, no Capacity Declaration has been filed by this Petitioner. See Page 5A.</p> <p>Estimated Value of Estate: Personal property: \$120,000.00 Annual income: \$ 3,200.00 Real Property: \$120,000.00</p> <p>Petitioners state conservatorship of the person and estate are necessary because: The proposed Conservatee is unable to prepare meals, cannot open the refrigerator, cannot go grocery shopping, cannot use appliances. She is unable to purchase clothing or do her own laundry. She is not coordinated and cannot leave her home without getting lost. She is fragile and walks slowly and is unstable. She cannot differentiate between monetary denominations and can no longer write. She does not understand the nature of what a bill is and how to pay it. Her fragile state because of her dementia makes her more vulnerable to financial deception and she may rely on untrustworthy individuals that may lead to her economic detriment.</p> <p>Petitioners also filed declarations in support of the petition.</p> <p style="text-align: center;">SEE PAGE 2</p>	<u>Voting rights affected - need minute order</u>
<input checked="" type="checkbox"/> Verified		<u>If this petition goes forward:</u>
<input type="checkbox"/> Inventory		<ol style="list-style-type: none"> 1. Need Video Receipt for both petitioners. 2. Need Citation. 3. Need proof of personal service of Citation with copy of the petition at least 15 days prior to the hearing on Petra Cowling.
<input type="checkbox"/> PTC		Notes:
<input checked="" type="checkbox"/> Not.Cred.		<ul style="list-style-type: none"> • Petitioner Damian Servantes resides in Chula Vista, CA. • Competing Petitioners Michael and Sandra Servantes reside in Clovis, CA. • Proposed Conservatee Petra Cowling resides in her own home in Sanger, CA.
<input checked="" type="checkbox"/> Notice of Hrg W		Reviewed by: skc
<input type="checkbox"/> Aff.Mail		Reviewed on: 8-12-13
<input type="checkbox"/> Aff.Pub.		Updates:
<input type="checkbox"/> Sp.Ntc.		Recommendation:
<input type="checkbox"/> Pers.Serv. X		File 5 – Cowling
<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 X		
<input checked="" type="checkbox"/> CI Report		
<input type="checkbox"/> 9202		
<input checked="" type="checkbox"/> Order		
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<input type="checkbox"/> FTB Notice		

Page 2

Declaration of Michael Servantes states he is a retired police officer and describes his employment history, family history, and relationship with his mother. Michael Servantes states that in January 2010, while living in San Diego, he received a call from his mother that she was having difficulty caring for her husband. The next day, he moved into his parents' home and began to care for them. He was their primary care provider with assistance from his wife Sandy and their son Lance, and Mr. Cowling's son Curt. Michael took on all household responsibilities and spent his own money, including applying \$31,000.00 of his own money toward paying his parents' mortgage balance so that no mortgage exists on the property. Mr. Cowling passed away in April 2011, and Mrs. Cowling began to show signs of dementia shortly thereafter. Michael states he has always provided quality care to her and as her only child, he understands and accepts his responsibilities. Michael Servantes states Damian has harbored and presented to the Court false information and misinformed the Sanger PD that Michael was armed with a loaded gun and not a resident of the home. The allegations regarding meth and solicitation are false. Damian further sent notice of his temp conservatorship hearing to an address that he knew Michael was not living at. Michael respectfully requests and welcomes the opportunity to be appointed co-conservator.

Declaration of Sandra Servantes provides her work history and history caring for Michael's parents. Because of her experience in banking, she would provide information regarding finance and banking. She has always made an effort to keep an active relationship with Mrs. Cowling.

Declaration of Maria Lopez (neighbor of Petra Cowling) describes an incident of Michael being forced from the home by Sanger PD and states that Damian told her "how he had made up the whole thing about his father (Michael) and knowingly gave false information to the Sanger Police Department about Michael."

Petition to Fix Residence Outside the State of California

Jose (15)	<p>MARIBEL VEGA, Sister and Guardian, is Petitioner.</p> <p>Petitioner was appointed Guardian of Selena and Jose on 2-18-10 after their mother was deported.</p> <p>Father: JOSE MARTINEZ CERVANTES</p> <p>Mother: MARIA VILLALOBOS</p> <p>Paternal grandparents: Deceased Maternal grandmother: Deceased Maternal grandfather: Francisco Coronado Siblings: Selena Martinez, Leopoldo Villalobos, Jr., Jeanette Villalobos</p> <p>Petitioner requests to fix the residence of the minor with his mother in Mexico. Petitioner states Jose has not been doing good in school, gets in trouble too much. He thinks he needs to spend time with his mom in Mexico to see if that would help him change. Petitioner estimates that he would stay for about 1 year.</p>	<p>NEEDS/PROBLEMS/COMMENTS:</p> <p>Note: This petition applies only to the minor Jose. Selena has turned 18 and is no longer subject to guardianship.</p> <p>Minute Order 7-9-13: The Court requires Ms. Vega to provide the address of the mother in Mexico. Examiner Notes hand to Guardian in open Court. The Court dispenses with notice. The Court will allow Jose to go to Mexico to live with his mother, however, when Jose leaves the Court will require notice as to his form of transportation and the date he left. Continued to: 8/13/13 at 9 am in Dept. 303 Re: Determine Return or Termination of Guardianship.</p> <p>As of 8-8-13, nothing further has been filed. The following issue remains:</p> <p>1. Petitioner provides a phone number, but no address for the proposed residence in Mexico. The Court may require clarification.</p> <p>Note: All relatives originally consented to guardianship; however, at this time, it is unclear from the petition if the minor or any other relatives are aware of this plan or petition.</p>
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Notice of Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf. Screen		
Letters		
Duties/Supp		
Objections		
Video Receipt		
CI Report		
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Order		
Aff. Posting		
Status Rpt		
UCCJEA		
Citation		
FTB Notice		
		Reviewed by: skc
		Reviewed on: 8-8-13
		Updates:
		Recommendation:
		File 6 – Martinez

8 Brooklyn E. Jane and Nevaeh A. May Adams (GUARD/P)

Case No. 09CEPR00464

Atty LeFors, Teri (pro per Petitioner/guardian/paternal grandmother)
 Atty LeFors, Michael E. (pro per guardian/paternal step-grandfather)
 Atty Basquez, Patricia Viola (pro per mother)
 Atty Adams, Bryce S (pro per father)

Request for Modification of Visitation

Brooklyn age: 5	TERI LEFORS , Guardian/paternal grandmother, is petitioner.	NEEDS/PROBLEMS/COMMENTS:
Nevaeh age: 4		
Cont. from	Petitioner alleges: There has been a change in circumstances. During the 2012 through 2013 school year, both Brooklyn and Nevaeh have experienced extensive absences and almost all occurred while at their bi-weekly visits with their parents. Brooklyn has had 15 absences and 8 tardies in what amounts to only one half of the school year.	
<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	This continued pattern of absences cause them to be summoned to attend a School Attendance Review Board pre-hearing. Both guardians and parents were in attendance. At that time all parties entered into an agreement to have the attendance problems resolved.	
<input checked="" type="checkbox"/> Aff.Mail	W/	
<input type="checkbox"/> Aff.Pub.		
<input type="checkbox"/> Sp.Ntc.		
<input type="checkbox"/> Pers.Serv.		
<input type="checkbox"/> Conf. Screen		
<input type="checkbox"/> Letters	Neither parent has taken any interest in attending parent attending parent/teacher conferences, special parent activities or participation in the education of Brooklyn and Nevaeh to the degree that is necessary to nurture and support their education.	
<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	X	
<input type="checkbox"/> Aff. Posting		
<input type="checkbox"/> Status Rpt	At the last parent/teacher conferences for both girls, Petitioner states she was advised that their homework is not consistent and turned in during the weeks the girls are with their parents.	
<input type="checkbox"/> UCCJEA		
<input type="checkbox"/> Citation		
<input type="checkbox"/> FTB Notice		
Please see additional page		Reviewed by: KT
		Reviewed on: 8/8/2013
		Updates:
		Recommendation:
		File 8 – Adams

Petitioner states on Wednesday, June 12, 2013, while on their weekly visit with their parents, Brooklyn jumped off the top bunk bed at a friend's house and hit her nose on the bed frame below. Brooklyn was not taken for any medical treatment by her parents, nor was Petitioner contacted and given the option to seek evaluation of the injury. It was not until Petitioner picked up Brooklyn and Nevaeh on Sunday, June 16 that she saw that Brooklyn had, what amounted to, two black eyes. On Monday, Petitioner states she made an appointment with Brooklyn's physician, for her to be seen on June 18. The Doctor examined Brooklyn, took her for an x-ray and diagnosed her with a fractured nose. Brooklyn has been referred to a specialist at Children's Hospital for further evaluation.

As a result of Brooklyn's nose injury a referral was made to Child Protective Services. Petitioner states they were interviewed by a CPS worker on June 26th and advised that she would make a visit to Bryce and Patricia and that this would be listed as a "substantiated" referral for medical neglect.

Petitioner states that she also learned there have been other CPS referrals in regards to Bryce and Patricia and all three of their children, Brooklyn, Neveah and Owen (DOB: 10/21/11) that Petitioner, as guardian, did not know about. Petitioner states she has requested copies of all CPS referrals that she is entitled to receive as Legal Guardian and will present them at the hearing.

Petitioner states Patricia does not have a driver's license due to two DUI convictions in Fresno within the last two years. During most of the last school year, Bryce Adams drove Brooklyn and Neveah to school in their visitation weeks. Bryce recently became employed full time and will not be available to drive Brooklyn and Neveah to and from school this next school year. Petitioner states she believes that Patricia will drive the girls to school, unlicensed, as she has admitted to driving unlicensed with baby Owen in the car.

Petitioner states they have recently learned that Patricia is pregnant and due after the first of the year. Petitioner states she is further advised that parentage is at issue. Since Bryce will no longer be home to assist with the children, Petitioner states she does not believe that Patricia will be able to effectively deal with the demands of pregnancy, caring for an 18 month old, maintaining the schedule for homework and legally get the girls to and from school each day.

Petitioner respectfully requests that the current visitation schedule be modified to allow Brooklyn and Neveah to have visitation with Bryce Adams and Patricia Basquez every other weekend from Friday at 6:00 p.m. to Sunday at 4:00 p.m. to begin the week of the Court hearing.

Current visitation order (per Minute Order dated 3/27/12): Visitation for the father Bryce Adams and the mother Patricia Basquez shall be on alternating weekends from Sunday at 6:00 p.m. until Sunday at 6:00 p.m. Pick-up and delivery of the children to be arranged by mother and father. The children are not to be driven in any vehicle unless licensed and insured, and the children are to be in appropriate safety restraints. No party shall have any amount of alcohol in their body while transporting the children.

Ruby, age 7	TEMP EXPIRES 8-13-13	<p>NEEDS/PROBLEMS/COMMENTS:</p> <p>Minute Order 7-9-13: On the Courts own motion Temporary Guardianship is granted, Letters expire 8-13-13. Father is to be noticed of hearing. Continued to: 8/13/13 at 9 am in dept. 303.</p> <p>As of 8-8-13, nothing further has been filed. The following issues remain:</p> <ol style="list-style-type: none"> 1. Need Notice of Hearing. 2. Need proof of personal service of Notice of Hearing with a copy of the petition at least 15 days prior to the hearing per Probate Code §1510 <u>or</u> consent and waiver of notice or declaration of due diligence on both parents: - Buck Plumlee (Father) - Clarissa Maldonado (Mother) <p>Note: Father is reportedly in Fresno County Jail. Petitioner should be able to arrange service.</p> <p>Note: Petitioner filed a Declaration of Due Diligence re Mother; however, it only states "unknown" and does not indicate any efforts to locate or serve her.</p> <ol style="list-style-type: none"> 3. Need proof of service of Notice of Hearing with a copy of the petition at least 15 days prior to the hearing per Probate Code §1510 <u>or</u> consent and waiver of notice <u>or</u> declaration of due diligence on: - Betty Gomez (Paternal Grandmother)
Adam, age 5	CARMEN GONZALEZ, Maternal Grandmother, is Petitioner.	
	Father: BUCK PLUMLEE - Fresno County Jail	
Cont. from 070913	Mother: CLARISSA MALDONADO - Declaration of Due Diligence filed 5-7-13	
Aff.Sub.Wit.	Paternal Grandfather: Deceased Paternal Grandmother: Betty Gomez Maternal Grandfather: Deceased	
✓ Verified	Petitioner states the mother abandoned the children. She doesn't know her whereabouts, but she knows she is not doing well and is not responsible right now. Petitioner feels she needs help and the safest place for the children is with her until the mother gets better.	
Inventory	Court Investigator Jennifer Young filed a report on 7-2-13.	
PTC		
Not.Cred.		
Notice of Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
✓ Conf. Screen		
✓ Letters		
✓ Duties/Supp		
Objections		
Video Receipt		
✓ CI Report		
✓ Clearances		
✓ Order		
Aff. Posting		
Status Rpt		
✓ UCCJEA		
Citation		
FTB Notice		
		Reviewed by: skc
		Reviewed on: 8-8-13
		Updates:
		Recommendation:
		File 9 – Plumlee

Petition for Appointment of Temporary Guardian of the Person

Age: 11 months		<p align="center">TEMPORARY GRANTED EX PARTE EXPIRES 08/13/2013</p> <p align="center">GENERAL HEARING 10/01/2013</p> <p>JON REINECCIUS and MONICA REINECCIUS, second cousins, and RACHEL VANPELT and WILLIAM VANPELT, maternal grandparents are petitioners.</p> <p>Father: WILLIAM BORST</p> <p>Mother: AMY VANPELT, Objection filed 07/31/2013</p> <p>Paternal Grandfather: William Borst, Sr. Paternal Grandmother: Cathy Borst</p> <p>Petitioners state: the minor child needs immediate care due to the fact that his biological mother, Amy Vanpelt, cannot provide care for him. She is currently homeless and cannot provide shelter for the child. She has expressed many times that she is an unfit parent, and requested that petitioners adopt the child. She has since changed her mind each time she was contacted by the adoption service. The mother is not fit to care for the child, and has expressed many times that she wants to kill herself. She has made threats like this before and has been deemed 51/50. The mother and the father of the child have a history of substance abuse. Petitioners Jon and Monica Reineccius have had the child in their care since 07/02/2013.</p> <p align="center"><u>Please see additional page</u></p>	<p>NEEDS/PROBLEMS/COMMENTS:</p> <ol style="list-style-type: none"> 1. Need Notice of Hearing. 2. Need proof of personal service five (5) days prior to the hearing of the Notice of Hearing along with a copy of the Petition for Appointment of Guardian or consent and waiver of notice or declaration of due diligence for: <ul style="list-style-type: none"> • William Borst (Father) • Amy Vanpelt (Mother) 	
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			
		<p>Reviewed by: LV</p> <p>Reviewed on: 08/08/2013</p> <p>Updates: 08/12/2013</p> <p>Recommendation:</p> <p>File 10 – Borst-Van Pelt</p>		

Petitioners' statement continued:

Petitioners state that the mother has been described by law enforcement as "unfit." Police observed her in a vehicle not safe for a child. The vehicle had a broken window, cigarette butts, expired tags and an unsecured child seat.

Attached to Petition are texts from the mother showing her behavior and suicidal statements.

Declaration of Petitioner Jon Reineccius filed 07/30/2013 in support of the petition for guardianship.

Declaration of Petitioner Monica Reineccius filed 07/30/2013 in support of the petition for guardianship.

Declaration of Petitioner Rachel Vanpelt filed 07/30/2013 in support of the petition for guardianship.

Declaration of Petitioner William Vanpelt filed 07/30/2013 in support of the petition for guardianship.

Declaration of Barbie Holloway filed 08/08/2013 in support of the petition for guardianship.

Declaration of Samantha Hindman filed 08/08/2013 in support of the petition for guardianship.

Objection of Mother, Amy Vanpelt, filed 07/31/2013 states that she has a home and is self-employed. She states that she wants and is able to care for her child. She states the best place for a child is with its mother. She is of sound mind and is ready to get her child back. She states she has never said she would relinquish her parental rights. She disagrees with the decisions her parents have made. She states the allegations that were made are untruthful and hurtful. She states she has spent several months building a stable home for her child and that the people who have her child do not answer her calls.