



ATTENTION

Probate cases on this calendar are currently under review by the probate examiners. Review of some probate cases may not be completed and therefore have not been posted.

If your probate case has not been posted please check back again later.

Thank you for your patience.

Atty Smith, Jane T., of County Counsel's Office (for Petitioner Public Guardian, Conservator)

(1) First and Final Account and Report of LPS Conservator (2) Petition for Allowance of Compensation to Conservator and Her Attorney

DOD: 3/2/2006	PUBLIC GUARDIAN , Conservator of the Estate, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
		Continued from 8/16/2012. Minute Order states Mr. Meyer advises the Court that he is not on this case. Matter continued to the nine o'clock calendar for hearing on 9/13/2012.
	Account Period: 4/13/2005 – 3/2/2006	
	Accounting - \$99,487.06	
	Beginning POH - \$89,962.10	
	Ending POH - \$90,754.46	
Cont. from		
<input type="checkbox"/> Aff.Sub.Wit		
<input checked="" type="checkbox"/> Verified	Subsequent Account Period: 3/3/2006 – 6/4/2012	
<input checked="" type="checkbox"/> Inventory	Accounting - \$92,427.43	
<input type="checkbox"/> PTC	Beginning POH - \$90,754.46	
<input type="checkbox"/> Not.Cred.	Ending POH - \$ 3,338.70 (all cash)	
<input checked="" type="checkbox"/> Notice of Hrg	Conservator - \$2,758.80	
<input checked="" type="checkbox"/> Aff.Mail W /	(22.20 Deputy hours @ \$80/hr and 15.60 Staff hours @ \$63/hr; no explanation for lower hourly rates usually charged at \$96/hr and \$76/hr respectively; itemization includes dates of service from 4/19/2005 to 9/13/2006.)	
<input type="checkbox"/> Aff.Pub.		
<input type="checkbox"/> Sp.Ntc.		
<input type="checkbox"/> Pers.Serv.	Attorney - \$2,500.00	
<input type="checkbox"/> Conf. Screen	(per Local Rule)	
<input type="checkbox"/> Letters	Bond fee - \$25.00 (o.k.)	
<input type="checkbox"/> Duties/S	(only one year requested since Conservatee died in 2006)	
<input type="checkbox"/> Objection	Petition indicates the Conservatee possessed a 1/3 life estate interest in real property valued at \$88,735.00, which interest expired upon the death of the Conservatee; the remaining life estate interest appears to still be held by the surviving joint life estate owner, DOUGLAS SETRAKIAN , brother.	
<input type="checkbox"/> Video Receipt		
<input type="checkbox"/> CI Report		
<input type="checkbox"/> 9202		
<input checked="" type="checkbox"/> Order	Petitioner prays for an Order:	
	1. Approving, allowing and settling the First and Final Account;	
	2. Authorizing the conservator and attorney fees and commissions;	
	3. Authorizing payment of the bond fee;	
	4. Authorizing petitioner to impose a lien on the estate for any unpaid balances of authorized fees and commissions due to insufficiency of the estate;	
	5. Finding there is no estate to distribute to the Conservatee's heir after payment of court-authorized commissions and fees of the deceased Conservatee's estate.	
<input type="checkbox"/> Aff. Post		Reviewed by: LEG
<input type="checkbox"/> Status Rpt		Reviewed on: 9/7/12
<input type="checkbox"/> UCCJEA		Updates:
<input type="checkbox"/> Citation		Recommendation:
<input type="checkbox"/> FTB Notc		File 1 – Besoyan

American Heart Association, Inc.'s Petition to Entitlement to Distribution of Bequest to "Heart Research", Memorandum of Points and Authorities, Declaration of Teresita Marcelo (Prob. C 11700 et seq)

DOD: 10/18/2011	AMERICAN HEART ASSOCIATION, INC. is Petitioner.	<p>NEEDS/PROBLEMS/COMMENTS:</p> <p>1. Need Order</p>
	Petitioner states Decedent's audiotaped Will, as confirmed by Settlement Agreement and Mutual Release, provides for a distribution of 20% of the residue of the estate in equal shares to 4 charities, including "Heart Research."	
Cont. from	On 7/23/12 the Court approved the Settlement Agreement including the proposed distribution to "Heart Research."	
<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	The Administrator provided notice of the hearing to approve the Settlement Agreement to the American Heart Association, as well as Heart Research of Sacramento, Inc. and Heart Research of San Francisco. None of the other organizations has made a claim to the Heart Research bequest. Heart Research of Sacramento responded by letter stating it had "Closed our doors on December 31, 2011 and are not taking any further donations." Heart Research – San Francisco did not respond and according to the California Secretary of State's online records, is a suspended California Corporation and is not listed as an exempt charitable organization.	
<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		
<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		
<input type="checkbox"/> UCCJEA		
<input type="checkbox"/> Citation		
<input type="checkbox"/> FTB Notice		
	Please see additional page	
		Reviewed by: KT
		Reviewed on: 9/7/12
		Updates:
		Recommendation:
		File 3 - Boghosian

The American Heart Association is a recognized world-wide leader in cardiovascular research. It has contributed \$3.3 billion toward cardiovascular research since 1949.

Points and Authorities attached to Petition.

Wherefore, American Heart Association, Inc. requests that the bequest in the Will of Jack H. Boghosian to "Heart Research" be determined to be a charitable gift to the American Heart Association, Inc. since "Heart Research" does not refer to any active and existing charitable organization and since American Heart Association is, under the doctrine of cy pres, a most appropriate recipient of the charitable gift to "Heart Research."

Petition to Establish Trust's Ownership, for Order Directing Transfer to Trustee and for Double Damages for Wrongful Taking [Prob. C. 850, 859 & 17200]

DOD: 5-8-11		PAUL G. HULSHOF, Trustee of the BONNIE HULSHOF 2010 REVOCABLE TRUST, is Petitioner.	<p>NEEDS/PROBLEMS/COMMENTS:</p> <p>1. The investment account that assets were liquidated <u>from</u> (the Income Fund of America account) is listed on the Trust's Schedule A as an asset of the Trust.</p> <p>Petitioner alleges that the account(s) that the assets were transferred <u>to</u> by Ms. Brackett were also assets of the Trust, and requests that the Court make such determination.</p> <p>However, Petitioner does not identify the account(s) that the assets were transferred <u>to</u>; therefore, Examiner is unable to confirm if such account(s) are listed on Schedule A.</p> <p>The Court may require further information to make an order as requested.</p> <p>2. Need Order.</p> <p>Reviewed by: skc</p> <p>Reviewed on: 9-7-12</p> <p>Updates:</p> <p>Recommendation:</p> <p>File 5 - Hulshof</p>
		Petitioner states: Settlor BONNIE HULSHOF had two children, Petitioner and GEORGIA BRACKETT, and in her trust expressed intent that her children receive equal shares of her estate upon her passing.	
	Aff.Sub.Wit.	The assets assigned to the Trust in its Schedule A constituted substantially all of her property and estate, and included securities/investments, including accounts with the Income Fund of America, Franklin Fund, and Wells Fargo Advisors. Concurrently with the execution of her Trust, she also executed a will that left any property held outside the Trust to the Trust, except for personal effects, which were left in equal shares to her children.	
✓	Verified		
	Inventory		
	PTC		
	Not.Cred.		
✓	Notice of Hrg		
✓	Aff.Mail	W	
	Aff.Pub.		
	Sp.Ntc.		
	Pers.Serv.		
	Conf. Screen		
	Letters		
	Duties/Supp		
	Objections		
	Video Receipt		
	CI Report		
	9202		
	Order	X	
	Aff. Posting		
	Status Rpt		
	UCCJEA		
	Citation		
	FTB Notice		
		<p>Petitioner states that in or about October 2010, GEORGIA BRACKETT caused shares of the Income Fund of America held by the settlor to be liquidated and \$457,031.35 to be withdrawn and placed in an account which Ms. Brackett controlled and on which Ms. Brackett was named as a beneficiary. Petitioner is informed and believes that the account into which the funds were placed was also intended and believed by the Settlor to be a Trust account and was assigned and subjected to the Trust by the settlor and is referred to in the Trust as a Trust account and asset.</p> <p>Petitioner states the settlor was dependent on Ms. Brackett to help meet her basic needs and Ms. Brackett, who she placed faith and confidence in, misrepresented to the settlor that such transfer was necessary to protect and secure her assets from loss.</p> <p>Petitioner is informed and believes that the settlor at all times believed her estate would be divided equally between her children, and that in allowing such transfers, she relied on representations that were not true, and as a result of the exercise of undue influence by Ms. Brackett, and as a result of her advanced age, infirmities and declining health, the settlor was not aware that Ms. Brackett had arranged for funds to be transferred to her control, and for the account to be titled as no subject to the Trust.</p>	
		SEE PAGE 2	

Petitioner states he administered the funds and assets of the Trust that were not taken by Ms. Brackett for the settlor's benefit up to the date of her death. Substantial sums were expended for her care and support. Without the funds and property wrongfully taken by Ms. Brackett, Petitioner as trustee cannot now make an equal division and distribution pursuant to the Trust. Unless the funds and property wrongfully taken are recovered, Ms. Brackett will, contrary to the settlor's intent and terms of the Trust, receive a greater share than intended.

Petitioner states that in causing the transfers described and taking funds of the settlor and the Trust, Ms. Brackett acted in bad faith to gain control of the settlor's assets for her personal benefit and gain. Petitioner is informed and believes that by her actions, Ms. Brackett took property of the settlor and Trust in bad faith by use of wrongful acts including misrepresentations and by exercise of undue influence to gain unwarranted personal benefit not intended by and against the will of the settlor and through the commission of elder and/or dependent adult financial abuse.

Petitioner states despite repeated demand that Ms. Brackett turn over the assets wrongfully taken and the accounts the settlor assigned and intended to be administered as part of the Trust, she has failed to do so.

Petitioner states Ms. Brackett acted in bad faith in wrongfully taking property of the settlor and Trust and is liable under Probate Code §859 for twice the value or amount of \$457,031.35 wrongfully taken.

Petitioner prays for an order:

1. Determining that \$457,031.35 taken by Ms. Brackett and the accounts to which it was transferred, deposited and/or invested are property and assets of the Trust and ordering the funds and accounts to be turned over and returned to Petitioner as Trustee;
2. Determining that Ms. Brackett is liable for, and awarding the Trust twice the value of the amount taken, for the bad faith wrongful taking of property of the settlor and Trust;
3. For Petitioner's costs, including reasonable attorney's fees; and
4. For such other and further orders as the Court deems just and proper.

Atty Sanoian, Joanne, sole practitioner (for Petitioners Delia Gonzalez, Rafael De La Mora Martin, and Maria De Jesus Gomez Munoz)

Petition for Appointment of Temporary Guardianship of the Person and Estate

Age: 16 years	<u>General Hearing set for 10/31/2012</u>	NEEDS/PROBLEMS/COMMENTS:
	DELIA GONZALEZ , paternal aunt, is Petitioner and requests appointment of herself and RAFAEL DE LA MORA MARTIN and MARIA DE JESUS GOMEZ MUNOZ , paternal grandparents, as <u>Co-Guardians of the Person</u> , and requests appointment of herself as <u>Guardian of the Estate</u> with deposits of an amount to be determined placed into a blocked account.	Pages 10 and 11 are related cases of this child's siblings.
Cont. from	Father: FRANCISCO J. DE LA MORA , deceased. Mother: LORENA DE LA MORA , deceased. Maternal grandfather: CATARINO BARBA; sent notice by mail 9/4/2012. Maternal grandmother: CARMEN BARBA; sent notice by mail 9/4/2012. <i>Proposed ward nominates the Petitioners, and was personally served with notice on 9/4/2012.</i>	Note: A <i>Petition for Letters of Administration</i> has been filed in the Estate of Lorena De La Mora (12CEPR00781) and in the Estate of Francisco J. De La Mora (12CEPR00782), the parents of this child, and both petitions are set for hearing on 10/10/2012 .
<input type="checkbox"/> Aff.Sub.Wit.		Note: Receipt of assets into the requested guardianship estate is contingent upon the final distribution timeline of the deceased parents' estates. It appears <u>temporary</u> guardianship of the estate may be unnecessary as there are currently no assets to distribute to a guardianship estate. Guardianship of the estate may be appropriate at the time of the general guardianship hearing on 10/31/2012, and if a guardianship estate is granted at that time, Court will set status hearings in the guardianship estate that accommodate the timeline for status hearings in the parents' estates.
<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"/> Aff. Posting		
<input checked="" type="checkbox"/> Duties/Supp		
<input type="checkbox"/> Objections		
<input type="checkbox"/> Video Receipt		
<input type="checkbox"/> CI Report		
<input type="checkbox"/> 9202		
<input checked="" type="checkbox"/> Order	Estimated value of the Estate Personal property - \$0.00 Total - \$0.00	
<input checked="" type="checkbox"/> Letters	Petitioners state the child's parents were killed in a plane crash on 8/25/2012, and the child is currently residing with his paternal grandparents, the Co-Petitioners. Petitioners state the child and his two siblings are the sole heirs of their parents' estates, and Petitioners are in the process of petitioning for Letters of Administration to probate the parents' estates. Until final distribution has been made, Petitioners request no bond be required, as upon distribution to the guardianship estate, Petitioners will request that all assets be deposited into blocked accounts.	Reviewed by: LEG
<input type="checkbox"/> Status Rpt		Reviewed on: 9/10/12
<input checked="" type="checkbox"/> UCCJEA		Updates: 9/10/12
<input type="checkbox"/> Citation		Recommendation:
<input type="checkbox"/> FTB Notice		File 8 - De La Mora

Atty LeVan, Nancy J. (for Lorena Garcia – Daughter – Administrator)

Atty Emerzian, David L (for Omega Ochoa Garcia – Surviving Spouse)

Further Status Hearing

DOD: 2-7-07	<p>LORENA GARCIA, Daughter is Administrator with limited IAEA without bond.</p> <p>Letters issued 7-21-08.</p> <p>On 7-14-09, the Court approved a settlement agreement between Administrator (daughter) and Omega Ochoa Garcia (surviving spouse) and allowed continuation of estate administration pending certain issues:</p> <p>1) Retrial of the damages portion of Civil Case # 04CECG03607 Garcia v. Roberts; and</p> <p>2) Receipt of proceeds due from an eminent domain matter</p> <p>On 10-4-11 (the 7th status hearing regarding retrial of the damages issue), Attorney Emerzian advised the Court that a motion for a new trial was denied and an appeal has been filed, and that deposits need to be made. The Court set this hearing for further status.</p> <p>Status Report filed 12-1-11 by Attorney LeVan states that Attorney Ty Kharazi filed a Notice of Appeal on behalf of his clients, the Roberts'. The Fifth District Court of Appeal has set a mediation for the parties on 12-12-11. Attorney LeVan requests to set a status hearing in March 2012 to follow the progress of the appeal.</p> <p>Minute Order 12-6-12: No appearances. Matter continued to 3-13-12.</p> <p>Minute Order 3-13-12: Counsel informs the Court that the case has been appealed.</p> <p>As of 9-7-12, nothing further has been filed.</p>	<p>NEEDS/PROBLEMS/COMMENTS:</p> <p>Note: Examiner Notes from the 10-4-11 status hearing with a brief chronology of this case are in the file for reference. Examiner notes that this is the 3rd status hearing for failure to file account or petition for final distribution.</p> <p>1. <u>Need account or current status report.</u></p> <p>Examiner notes that Letters issued over 4 years ago and the Court approved continuation of estate administration over 3 years ago.</p> <p>At recent hearings, status was provided regarding the <u>civil matter</u>; however, <u>account current or status of this estate</u> is needed if the estate is not in a position to be closed (<u>Probate Code §12200</u>).</p> <p>At hearing on 7-26-11, the Court was advised that the estate was awarded \$184,798.00, but a new trial may affect that award. The I&A value of the estate as of the date of death was \$5,125.00; however, it is unknown if other amounts have been recovered or received, etc.</p> <p>For example, at this point, what is the property on hand, and how is it held, etc.?</p>
Cont. from 120611, 031312		
Aff.Sub.Wit.		
Verified		
Inventory		
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Letters		
Duties/Supp		
Objections		
Video Receipt		
CI Report		
9202		
Order		
Aff. Posting		
Status Rpt	X	
UCCJEA		
Citation		
FTB Notice		
		Reviewed by: skc
		Reviewed on: 9-7-12
		Updates:
		Recommendation:
		File 9 - Garcia

Petition for Appointment of Temporary Guardianship of the Person and Estate

Age: 15 years	<u>General Hearing set for 10/31/2012</u>	NEEDS/PROBLEMS/COMMENTS:						
	DELIA GONZALEZ , paternal aunt, is Petitioner and requests appointment of herself and RAFAEL DE LA MORA MARTIN and MARIA DE JESUS GOMEZ MUNOZ , paternal grandparents, as <u>Co-Guardians of the Person</u> , and requests appointment of herself as <u>Guardian of the Estate</u> with deposits of an amount to be determined placed into a blocked account.	Note: A <i>Petition for Letters of Administration</i> has been filed in the Estate of Lorena De La Mora (12CEPR00781) and in the Estate of Francisco J. De La Mora (12CEPR00782), the parents of this child, and both petitions are set for hearing on <u>10/10/2012</u> .						
Cont. from	Father: FRANCISCO J. DE LA MORA , deceased. Mother: LORENA DE LA MORA , deceased.	Note: Receipt of assets into the requested guardianship estate is contingent upon the final distribution timeline of the deceased parents' estates. It appears <u>temporary</u> guardianship of the estate may be unnecessary as there are currently no assets to distribute to a guardianship estate. Guardianship of the estate may be appropriate at the time of the general guardianship hearing on 10/31/2012, and if a guardianship estate is granted at that time, Court will set status hearings in the guardianship estate that accommodate the timeline for status hearings in the parents' estates.						
<input type="checkbox"/> Aff.Sub.Wit.								
<input checked="" type="checkbox"/> Verified								
<input type="checkbox"/> Inventory								
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<input checked="" type="checkbox"/> Notice of Hrg								
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<input type="checkbox"/> Aff.Pub.								
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<input checked="" type="checkbox"/> Order								
<input checked="" type="checkbox"/> Letters								
<input type="checkbox"/> Status Rpt								
<input checked="" type="checkbox"/> UCCJEA								
<input type="checkbox"/> Citation								
<input type="checkbox"/> FTB Notice								
	<p>Maternal grandfather: CATARINO BARBA; <i>sent notice by mail 9/4/2012.</i></p> <p>Maternal grandmother: CARMEN BARBA; <i>sent notice by mail 9/4/2012.</i></p> <p><i>Proposed ward nominates the Petitioners, and was personally served with notice on 9/4/2012.</i></p> <p>Estimated value of the Estate</p> <table style="width: 100%;"> <tr> <td>Personal property</td> <td style="text-align: center;">-</td> <td style="text-align: right;">\$0.00</td> </tr> <tr> <td>Total</td> <td style="text-align: center;">-</td> <td style="text-align: right;">\$0.00</td> </tr> </table> <p>Petitioners state the child's parents were killed in a plane crash on 8/25/2012, and the child is currently residing with his paternal grandparents, the Co-Petitioners. Petitioners state the child and his two siblings are the sole heirs of their parents' estates, and Petitioners are in the process of petitioning for Letters of Administration to probate the parents' estates. Until final distribution has been made, Petitioners request no bond be required, as upon distribution to the guardianship estate, Petitioners will request that all assets be deposited into blocked accounts.</p>	Personal property	-	\$0.00	Total	-	\$0.00	
Personal property	-	\$0.00						
Total	-	\$0.00						
		Reviewed by: LEG						
		Reviewed on: 9/10/12						
		Updates: 9/10/12						
		Recommendation:						
		File 10 – F. Jr. De La Mora						

Atty Sanoian, Joanne, sole practitioner (for Petitioners Delia Gonzalez, Rafael De La Mora Martin, and Maria De Jesus Gomez Munoz)

Petition for Appointment of Temporary Guardianship of the Person and Estate

Age: 12 years	<p style="text-align: center;"><u>General Hearing set for 10/31/2012</u></p> <p>DELIA GONZALEZ, paternal aunt, is Petitioner and requests appointment of herself and RAFAEL DE LA MORA MARTIN and MARIA DE JESUS GOMEZ MUNOZ, paternal grandparents, as <u>Co-Guardians of the Person</u>, and requests appointment of herself as <u>Guardian of the Estate</u> with deposits of an amount to be determined placed into a blocked account.</p> <p>Father: FRANCISCO J. DE LA MORA, deceased. Mother: LORENA DE LA MORA, deceased.</p> <p>Maternal grandfather: CATARINO BARBA; sent notice by mail 9/4/2012. Maternal grandmother: CARMEN BARBA; sent notice by mail 9/4/2012.</p> <p>Proposed ward nominates the Petitioners, and was personally served with notice on 9/4/2012.</p> <p>Estimated value of the Estate</p> <table style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 60%;">Personal property</td> <td style="width: 10%; text-align: center;">-</td> <td style="width: 30%; text-align: right;">\$0.00</td> </tr> <tr> <td>Total</td> <td style="text-align: center;">-</td> <td style="text-align: right;">\$0.00</td> </tr> </table> <p>Petitioners state the child's parents were killed in a plane crash on 8/25/2012, and the child is currently residing with his paternal grandparents, the Co-Petitioners. Petitioners state the child and his two siblings are the sole heirs of their parents' estates, and Petitioners are in the process of petitioning for Letters of Administration to probate the parents' estates. Until final distribution has been made, Petitioners request no bond be required, as upon distribution to the guardianship estate, Petitioners will request that all assets be deposited into blocked accounts.</p> <p style="text-align: center;"><i>~Please see additional page~</i></p>	Personal property	-	\$0.00	Total	-	\$0.00	<p>NEEDS/PROBLEMS/COMMENTS:</p> <p>Note: A Petition for Letters of Administration has been filed in the Estate of Lorena De La Mora (12CEPR00781) and in the Estate of Francisco J. De La Mora (12CEPR00782), the parents of this child, and both petitions are set for hearing on <u>10/10/2012</u>.</p> <p>Note: Receipt of assets into the requested guardianship estate is contingent upon the final distribution timeline of the deceased parents' estates. It appears temporary guardianship of the estate may be unnecessary as there are currently no assets to distribute to a guardianship estate. Guardianship of the estate may be appropriate at the time of the general guardianship hearing on 10/31/2012, and if a guardianship estate is granted at that time, Court will set status hearings in the guardianship estate that accommodate the timeline for status hearings in the parents' estates.</p>
Personal property		-	\$0.00					
Total		-	\$0.00					
Cont. from								
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<table border="1" style="width: 100%;"> <tr> <td>Reviewed by: LEG</td> </tr> <tr> <td>Reviewed on: 9/10/12</td> </tr> <tr> <td>Updates: 9/10/12</td> </tr> <tr> <td>Recommendation:</td> </tr> <tr> <td>File 11 – F. De La Mora</td> </tr> </table>		Reviewed by: LEG	Reviewed on: 9/10/12	Updates: 9/10/12	Recommendation:	File 11 – F. De La Mora		
Reviewed by: LEG								
Reviewed on: 9/10/12								
Updates: 9/10/12								
Recommendation:								
File 11 – F. De La Mora								

Objection to Guardianship filed 9/10/2012 by CARMEN BARBA, maternal grandmother, states:

- She requests the Court consider her as a possible guardian to her grandchildren;
- She has been actively involved in their lives since birth;
- If her grandchildren wish, she would volunteer to be appointed temporary guardian until the Wills of her daughter and son-in-law are read.

Note: Carmen Barba, maternal grandmother, filed on 9/10/2012 a *Petition for Visitation* in this matter that is set for hearing on **10/31/2012**.

First Account Current and Report of Guardian and Petition for Allowance of Compensation to Guardian and Attorney (Probate Code 2620, 2623, 2942)

Age: 9 years		PUBLIC GUARDIAN , Guardian, is petitioner. Account period: 1/13/2010 – 6/14/2012 Accounting - \$35,480.54 Beginning POH - \$18,912.87 Ending POH - \$35,480.54 Conservator - \$1,038.80 (8.05 Deputy hours @ \$96/hr and 3.5 Staff hours @ \$76/hr) Attorney - \$1,500.00 (less than allowed per Local Rule) Bond fee - \$241.60 (o.k.) Court fees - \$104.00 Petitioner prays for an Order: 1. Approving, allowing and settling the first account. 2. Authorizing the guardian and attorney fees and commissions 3. Payment of the bond fee and court fees.	NEEDS/PROBLEMS/COMMENTS:
DOB: 1/6/2003			
Cont. from			
<input type="checkbox"/>	Aff.Sub.Wit.		
<input checked="" type="checkbox"/>	Verified		
<input type="checkbox"/>	Inventory		
<input type="checkbox"/>	PTC		
<input type="checkbox"/>	Not.Cred.		
<input checked="" type="checkbox"/>	Notice of Hrg		
<input checked="" type="checkbox"/>	Aff.Mail W/		
<input type="checkbox"/>	Aff.Pub.		
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<input type="checkbox"/>	Letters		
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<input type="checkbox"/>	Objections		
<input type="checkbox"/>	Video Receipt		
<input type="checkbox"/>	CI Report		
<input type="checkbox"/>	9202		
<input checked="" type="checkbox"/>	Order		
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<input type="checkbox"/>	Status Rpt		
<input type="checkbox"/>	UCCJEA		
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		Reviewed by: KT Reviewed on: 9/7/12 Updates: Recommendation: File 12 - Estrada	