



## 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.

<b>Age: 64</b>	<p><b>CHRIS WADE</b>, successor conservator, is Petitioner.</p> <p><b>Petitioner states:</b></p> <ol style="list-style-type: none"> <li>The Conservatee has never been married and has no children. He has two living brothers, Gary Wade and Petitioner. The Conservatee also has a deceased brother.</li> <li>The Conservatee lives with Petitioner and Petitioner's girlfriend, Sheila Kajitani, who is also friends with the Conservatee and has lived with the Petitioner and Conservatee for the past 26 years and has assisted in his care. However, Sheila Kajitani is not a caregiver as described under the Probate Code.</li> <li>The purpose of this Petition is to transfer assets remaining in the name of the Conservatee to a revocable living trust in order to avoid probate costs and delay on the Conservatee's death by transferring the conservatorship estate to the trustee of The Ron C. Wade Revocable Trust (to be established) (the "Trust")</li> <li>The primary purpose of the Trust is to provide for the Conservatee's health, support, comfort and welfare and to save the costs involved in the administration of a probate estate.</li> <li>The Trust names Petitioner, Christopher Wade, as trustee of the Trust. The successor trustees are Sheila Kajitani and Gary Wade, in that order.</li> <li>Conservatee's Will, dated 09/20/06, leaves his entire estate to Petitioner, Chris Wade. The Will does not mention any further distribution in the event of Chris Wade's death.</li> <li>Conservatee has indicated that in the event of the death of Chris Wade, or his incapacity, he would want Sheila Kajitani as the successor trustee, successor executor under the will and successor beneficiary under the Trust.</li> </ol> <p style="text-align: center;">Continued on Page 2</p>	<p><b>NEEDS/PROBLEMS/ COMMENTS:</b></p>						
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<table border="1" style="width: 100%;"> <tr> <td><b>Reviewed by:</b> JF</td> </tr> <tr> <td><b>Reviewed on:</b> 11/04/13</td> </tr> <tr> <td><b>Updates:</b></td> </tr> <tr> <td><b>Recommendation:</b></td> </tr> <tr> <td><b>File 1 – Wade</b></td> </tr> </table>			<b>Reviewed by:</b> JF	<b>Reviewed on:</b> 11/04/13	<b>Updates:</b>	<b>Recommendation:</b>	<b>File 1 – Wade</b>	
<b>Reviewed by:</b> JF								
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<b>File 1 – Wade</b>								

8. The proposed Declaration of Trust of the Ron C. Wade Wade Revocable Trust (to be dated) provides that the sole beneficiary of the Trust would be Petitioner, Christopher Glen Wade, and the remainder beneficiaries would be Sheila Kajitani and Gary Eugene Wade, in that order.
9. This estate planning, to be completed on behalf of the Conservatee, is essential in order to carry out his testamentary desire and to minimize expenses in connection with the administration of his estate upon his death, and to minimize taxes based on the previous tax planning done in connection with the creation of the Trust.
10. Petitioner has no reason to believe that the Conservatee is opposed to the proposed action and believes that, if the Conservatee had the capacity to do so, he would take the proposed action.

**Petitioner requests this Court make an Order as follows:**

1. Authorizing Chris Wade, as Conservator of the Estate of Ron C. Wade, to:
  - a. Execute and date the Ron C. Wade Revocable Trust;
  - b. To transfer the assets listed on Exhibit D to this Petition, together with any other assets of the Conservatee, Ron C. Wade, that may come into the Conservator's knowledge and possession, to Christopher Glen Wade, Trustee of The Ron C. Wade Revocable Trust (to be dated); and
  - c. To execute the Last Will and Testament of Ron C. Wade on his behalf

Petition for Order for Payment of Decedent's Property to Estate [Prob. C. 850 et seq.]

DOD:		NEEDS/PROBLEMS/COMMENTS:  <b>Continued to 1/6/2014</b> at the request of the attorney.
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		Reviewed by: KT
		Reviewed on: 11/4/2013
		Updates:
		Recommendation:
		File 2 – Taylor

**3A Violet Goorigian Revocable Trust**

**Case No. 13CEPR00365**

**Atty Rube, Melvin K. (for Petitioner Gary C. Goorigian)**  
**Atty Glasrud, Donald H (for Co- Trustees, Ben Krikorian and Aaron Krikorian)**  
**Atty Magnus, Marcus (for Respondent, Holy Trinity Armenian Apostolic Church)**  
**Atty Brilliant, David (for Respondent, American Cancer Society)**  
**Atty Sanoian, Joanne (for Respondent, Charlie Keyan Armenian Community School)**

**Petition to Ascertain Beneficiaries and Determine Distribution of Property on Final Termination of Trust**

		<b>GARY C. GOORIGIAN</b> is petitioner.	<p><b>NEEDS/PROBLEMS/COMMENTS:</b></p> <p><b>Minute Order from 8/16/13 states Mr. Magnus informs the court that they are ready to set the matter for trial. Matter is set for Court trial on 6/10/14 with a 3-5 day estimate. The court also set a status hearing re: setting a settlement conference date (please see page 3B).</b></p> <p>1. Need Order. Local Rule 7.1 states a proposed Order shall be submitted with all pleadings that request relief. If the proposed order is not received in the Probate Filing Clerk's Office ten (10) days before the scheduled hearing, a continuance may be required.</p>
		Petitioner states he is the only child of <b>VIOLET GOORIGIAN</b> and therefore an interested party.	
Cont. from 061913, 081613		<b>Petitioner states:</b>	
	Aff.Sub.Wit.	<ul style="list-style-type: none"> <li>On 10/6/2008 Violet Goorigian established the <b>VIOLET GOORIGIAN REVOCABLE TRUST AGREEMENT</b>.</li> <li>On 2/26/2009 Violet Goorigian executed the <b>FIRST AMENDMENT TO THE VIOLET GOORIGIAN REVOCABLE TRUST AGREEMENT</b>.</li> <li>On 3/9/12 Violet Goorigian executed revoked the 1<sup>st</sup> Trust Amendment and executed the <b>SECOND AMENDMENT TO THE VIOLET GOORIGIAN REVOCABLE TRUST AGREEMENT</b>.</li> <li>On 3/9/12 Violet Goorigian further amended the Trust by executing the <b>THIRD AMENDMENT TO THE VIOLET GOORIGIAN REVOCABLE TRUST AGREEMENT</b>.</li> <li><b>VIOLET GOORIGIAN</b> died on 12/3/13</li> <li>The Trust is now irrevocable.</li> <li><b>BEN KRIKORIAN</b> and <b>AARON KRIKORIAN</b> are the currently acting co-trustees of the Trust.</li> </ul>	
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		<b>Petitioner now requests</b> Court determination that he is the sole beneficiary of the assets of the Trust and that upon termination of the Trust the Co-Trustees distribute all the assets of the Trust to him.	
		<b>Please see additional page</b>	
		<b>Reviewed by: KT</b>	
		<b>Reviewed on: 11/4/13</b>	
		<b>Updates:</b>	
		<b>Recommendation:</b>	
		<b>File 3A – Goorigian</b>	

**Petitioner's request is based on the following:**

In or about 1984 Petitioner's parents AARON GOORIGIAN and VIOLET GOORIGIAN, were the owners of two parcels of real property in Fresno County, one on South Avenue and the other on Peach Avenue. Petitioner has never had an ownership interest in either parcel of real property. Both parcels of real property are assets of the Trust.

In or about 1984 Petitioner began to farming the South Avenue property and continued to farm the property thereafter for approximately 10 to 12 years. During that period of time AARON GOORIGIAN and VIOLET GOORIGIAN made oral promises to petitioner that he would inherit all of the real property, which included at the time the Peach Avenue property and the South Avenue property, all tangible personal property and all intangible personal property owned by AARON GOORIGIAN and VIOLET GOORIGIAN. Petitioner alleges these promises were made to induce petitioner to make improvements in the residence located on the South Avenue property. In reliance upon the oral promises made Petitioner was induced to and did make improvements to the residence located on the South Avenue property in the amount of approximately \$100,000.00, which resulted in a monetary benefit to AARON GOORIGIAN and VIOLET GOORIGIAN.

Petitioner alleges on 3/11/91 he and his father, AARON GOORIGIAN, were the owners of IDS Mutual Fund account, a financial account held by IDS Financial Services.

On or about 3/11/91, VIOLET GOORIGIAN and AARON GOORIGIAN presented documents, which Petitioner believes was an *Assignment Separate From Certificate Form*, to Bank of America for the purpose of obtaining a signature guarantee. Petitioner states without his knowledge, consent or authorization and with the intent to defraud petitioner, VIOLET GOORIGIAN forged the name of Petitioner to said document. Bank of America guaranteed the signature as that of Petitioner.

On March 22, 1991 VIOLET GOORIGIAN and AARON GOORIGIAN, with the intent to deceive and defraud Petitioner, presented the forged document to IDS Financial Services, Inc. which resulted in the removal of Petitioner's name from IDS Mutual Fund and transfer the assets of IDS Mutual Fund to AARON GOORIGIAN and VIOLET GOORIGIAN. Petitioner believes the assets fraudulently transferred amounted to approximately \$60,000.00.

Upon learning of the fraudulent transfer, Petitioner approached AARON GOORIGIAN and informed him that he wanted to be compensated for his loss. AARON GOORIGIAN with the intent to deceive and defraud Petitioner and to preclude Petitioner from proceeding legally against AARON GOORIGIAN and VIOLET GOORIGIAN informed Petitioner that he would take care of the matter.

On 2/15/1993, Petitioner wrote a letter to Mrs. S. Briones, whom Petitioner believes, was an employee of Bank of America requesting Bank of America notify IDS Financial Services, and rescind the signature guarantee contained in the forged document so that the transaction transferring the assets would be reversed (copy of letter attached as Exhibit E).

**Please see additional page**

The letter was sent to Bank of America because as of 2/15/1993, neither AARON GOORIGIAN nor VIOLET GOORIGIAN had compensated Petitioner for his loss.

As a result of the letter, AARON GOORIGIAN made a promise to Petitioner that if he would refrain for proceeding legally against himself and VIOLET GOORIGIAN that all of the real property, intangible personal property and tangible personal property owned by AARON GOORIGIAN and VIOLET GOORIGIAN would be left to Petitioner.

In reliance upon said promise made to Petitioner, Petitioner did not attempt to recover the assets fraudulently transferred.

AARON GOORIGIAN died on 7/22/1999. Petitioner believes that at his death neither AARON GOORIGIAN nor VIOLET GOORIGIAN had established an estate plan that would, upon their deaths, leave all of their property to petitioner in conformance with the above said promises.

On 10/6/2008 VIOLET GOORIGIAN established the Trust. Petitioner alleges that Article FOURTH of the Trust document, essentially complies with the oral promises made to Petitioner by AARON GOORIGIAN and VIOLET GOORIGIAN.

On 3/9/12, VIOLET GOORIGIAN executed the 3<sup>rd</sup> Trust Amendment. However, under the 3<sup>rd</sup> Trust Amendment, Petitioner was completely disinherited so that assets would be distributed to HOLY TRINITY ARMENIAN APOSTOLIC CHURCH; the CHARLIE KEYAN ARMENIAN COMMUNITY SCHOOL; and the AMERICAN CANCER SOCIETY.

Petitioner believes that at the time of her death, VIOLET GOORIGIAN was the owner of a certificate of deposit or an investment account in the approximate amount of \$200,000.00, that is not an asset of the Trust, and is being probated in Fresno County Superior Court case no. 13CEPR00098.

Petitioner further alleges that the Will of VIOLET GOORIGIAN dated 3/9/12 directs that all her assets in the probate estate be given to the Trustee of the VIOLET GOORIGIAN REVOCABLE LIVING TRUST and that this distribution of non-trust assets dos not comply with the promises made to petitioner by AARON GOORIGIAN and VIOLET GOORIGIAN, as described above.

Petitioner states VIOLET GOORIGIAN has acknowledged the debts owed to petitioner for remodeling of the residence located on South Avenue and for the fraudulent transfer of the IDS asset because said acknowledgment is contained in a document dated 5/6/1995 which is all in the handwriting of VIOLET GOORIGIAN (copy of letter attached as Exhibit F).

**Please see additional page**

**Wherefore Petitioner prays for an Order:**

1. Ascertaining the beneficiaries of the VIOLET GOORIGIAN REVOCABLE LIVING TRUST and determining distribution of all real property, intangible personal property or tangible personal property from the VIOLET GOORIGIAN REVOCABLE LIVING TRUST, including real property, intangible personal property or tangible personal property distributed to the VIOLET GOORIGIAN REVOCABLE LIVING TRUST from the probate of the distributed to Petitioner GARY C. GOORIGIAN.
2. For costs herein.
3. For such other orders as the court may deem proper.

**General Appearance and Notice of Neutrality by Respondents BEN KRİKORIAN and AARON KRİKORIAN, co-Trustees of the VIOLET GOOGORIAN REVOCABLE LIVING TRUST.** Co-Trustees state they shall remain neutral in connection with the petition and take no position with respect to the merits or outcome of such petition. Co-Trustees state they will appear at the hearing for the purpose of providing any assistance to the court which the court may request.

**Holy Trinity Armenian Apostolic Church's Response to Petition filed on 6/14/2013. Holy Trinity responds, opposes, and objects to the petition.** Holy Trinity pleads the following affirmative defenses:

1. The Petition fails to state a claim for which relief can be granted.
2. The Petitioner fails to name the correct parties. Other parties should be named.
3. Petitioner's relief is barred by one or more of the statutes of limitations set for the in the C.C.P. and the Probate Code.
4. Petitioner does not have standing to bring this Petition under Probate Code §17200(b).
5. Petitioner claims oral agreements were created in the 1980's and in 1990's yet has made no effort to enforce the agreement until now. The lengthy delay in seeking relief is without justification and is to the prejudice of Holy Trinity.
6. Petitioner has unclean hands and should be denied relief sought under the Petition.

**Wherefore, Holy Trinity prays:**

1. That the Petitioner take nothing;
2. For costs of suit including attorney fees under common fund doctrine;
3. For such other and further relief as the court deems just.

**Objection from American Cancer Society to Gary Goorigian's Petition to Ascertain Beneficiaries and Determine Distribution of Property on Final Termination of Trust filed on 6/18/2013.** American Cancer Society pleads the following affirmative defenses:

1. The Petition and each and every cause of action and part thereof, fails to state facts sufficient to constitute a cause of action.
2. The Petition and each and every cause of action and part thereof, is barred by all applicable statutes of limitations, including but not limited to, C.C.P. §§338 and 338 and California Probate Code §16061.7.
3. Petitioner has unreasonably delayed commencement of this action to the prejudice of this Respondent, and as a result, each purported cause of action is barred by the doctrine of laches.
4. Petitioner waived his right to recovery and/or remedies requested.
5. Petitioner is estopped from claiming rights to recovery and/or remedies requested.
6. Decedent duly performed, satisfied and discharged all duties and obligations she may have owed to Petitioner arising out of any and all agreements, representations, contracts or relationships.
7. Petitioner's claims are uncertain.

**Wherefore, Respondent prays:**

1. That the Petitioner take nothing by reason of this Petition;
2. That Respondent be awarded attorney's fees and costs incurred in this action, and;
3. For such other and further relief as the court deems just and proper.

**Ojbection from Respondent Charlie Keyan Armenian Community School filed 8-5-13**

provides affirmative defenses and requests that the Court deny the petition in its entirety, award Respondent its attorney fees and costs incurred herein, and grant any further relief the Court deems just and proper.

**3B Violet Goorigian Revocable Trust**

Case No. 13CEPR00365

Atty Rube, Melvin K. (for Petitioner Gary C. Goorigian)  
 Atty Glasrud, Donald H (for Co- Trustees, Ben Krikorian and Aaron Krikorian)  
 Atty Magnus, Marcus (for Respondent, Holy Trinity Armenian Apostolic Church)  
 Atty Brilliant, David (for Respondent, American Cancer Society)  
 Atty Sanoian, Joanne (for Respondent, Charlie Keyan Armenian Community School)

Status Hearing Re: Setting a Settlement Conference Date

		Petitioner <b>GARY GOORIGIAN'S</b> Status Conference Statement filed on 10/30/13 states based upon the discovery to date and the anticipated depositions to be taken, petitioner <b>requests that a settlement conference be scheduled for January 2014.</b>	<b>NEEDS/PROBLEMS/COMMENTS:</b>
Cont. from			
Aff.Sub.Wit.		Respondent <b>HOLY TRINITY ARMINIAN APOSTOLIC CHURCH'S</b> Status Report filed on 10/29/13 states in light of the status of discovery, Holy Trinity <b>believes that a Settlement Conference should be scheduled to occur in mid to late February 2014.</b>	
Verified			
Inventory		Respondent, <b>CHARLIE KENYAN ARMINIAN COMMUNITY SCHOOL'S</b> Status Report filed on 10/30/13 states they <b>believe that a Settlement Conference should be scheduled to occur in mid to late January 2014.</b>	
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Status Rpt		Reviewed on: 11/4/2013	
UCCJEA		Updates:	
Citation		Recommendation:	
FTB Notice		File 3B – Goorigian	

	<p><b>GARY P. BEDROSIAN, Trustee of the Joseph G. Bedrosian Trust (the 1995 Trust), is Petitioner.</b></p>	<p><b>NEEDS/PROBLEMS/COMMENTS:</b></p>
<p><b>Cont. from 091213</b></p>	<p><b>Petitioner requests</b> the Court modify provisions of the 1995 Trust under changed circumstances pursuant to Probate Code §15409, and combine the so-modified 1995 Trust with the <b>Joseph G. Bedrosian Family 2012 Trust created under the Trust Agreement dated 12-28-12 (the 2012 Trust)</b> as follows:</p>	<p><b>Continued from 9-12-13 per Attorney request.</b></p>
<p><b>Aff.Sub.Wit.</b></p>		
<p><input checked="" type="checkbox"/> <b>Verified</b></p>	<p><b>Petitioner states</b> the 1995 Trust was created by written agreement between Gary P. and Joyce A. Bedrosian, Trustors, and Gary P. Bedrosian, Trustee. The Trustors are the parents of Joseph G. Bedrosian (19), and four other children. Joseph is the sole beneficiary of the 1995 Trust for his lifetime, as he was born with cerebral dysgenesis, which contributes to his cognitive disorder. Joseph was approx. 20 months old when the 1995 Trust was established. At that time, his disability was not believed to be as severe as it has turned out to be. Indeed, his progress was so significant early in life that he was released as a client of CVRC. However, over the years, Joseph's parents, teachers and medical professionals have seen a halt to his intellectual progress and maturity. In a recent neuropsychological and educational assessment, the doctor noted severe decline in various areas and determined that Joseph will need ongoing support. Joseph was recently accepted as a client of the Regional Center of Orange County. At this point, Joseph has several serious medical issues that require the monitoring of his parents and doctors. No conservatorship of the person or estate has been established for Joseph.</p>	<p><b>As of 11-4-13, nothing further has been filed.</b></p>
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	<p>The 1995 Trust provides that income be paid to Joseph, and that the trust terminate when Joseph is 30 years old. Petitioner proposes to modify the 1995 Trust to make the terms identical to the terms of the 2012 Trust, which was established by the same Trustors for the benefit of Joseph. The 2012 Trust contains provisions intended to accommodate his special needs, allowing supplement to available public benefits.</p> <p>Modification is necessary because the 1995 Trust requires that income be paid to Joseph and that the trust terminate when he reaches 30. However, it is now known that he requires ongoing support, including in managing money. This was not anticipated, as he was only 20 months old when the 1995 Trust was established and his disability was not believed to be as severe as it has turned out to be. Continued administration of the 1995 Trust under its present terms would substantially impair the accomplishment of the trust purposes in that it would inadequately protect and provide for Joseph by failing to provide a mechanism for assets to be managed for Joseph's benefit and potentially impair his ability to receive public benefits.</p> <p><b>Petitioner prays for an order that the 1995 Trust be modified as set forth above and that the 1995 Trust be combined with the 2012 Trust and the estate of the 1995 Trust henceforth be administered as part of the 2012 Trust.</b></p>	<p><b>1. Need order.</b></p> <p><b>Reviewed by:</b> skc</p> <p><b>Reviewed on:</b> 11-4-13</p> <p><b>Updates:</b></p> <p><b>Recommendation:</b></p> <p><b>File 4 – Bedrosian</b></p>

**7 Dennis Leroy Danell (Estate)**

**Case No. 13CEPR00889**

**Atty Kruthers, Heather H (for Petitioner, Public Administrator)**

**Petition for Letters of Administration; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)**

<b>DOD: 9/9/13</b>		<p><b>PUBLIC ADMINISTRATOR</b> is petitioner and requests appointment as Administrator of the estate.</p> <p>Full IAEA – o.k.</p> <p>Decedent died intestate.</p> <p>Residence: Fresno Publication: Fresno Business Journal</p>	<p><b>NEEDS/PROBLEMS/COMMENTS:</b></p> <p>1. Need the names and dates of death of predeceased relatives, i.e. parents, brothers, sisters and how each niece and nephew relates to the deceased brother or sister. Local Rule 7.1.1D</p> <p>2. Notice of Petition to Administer the Estate was sent to Linda Fater, M.D. There is no indication in the pleadings why she was sent notice. If she is a beneficiary of this estate she should have been listed at #8 of the petition. Court may require clarification.</p>									
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<b>Estimated value of the estate:</b>		<table> <tr> <td>Personal property</td> <td>-</td> <td>\$ 21,737.00</td> </tr> <tr> <td>Real property</td> <td>-</td> <td>\$137,000.00</td> </tr> <tr> <td><b>Total</b></td> <td><b>-</b></td> <td><b>\$158,737.00</b></td> </tr> </table>		Personal property	-	\$ 21,737.00	Real property	-	\$137,000.00	<b>Total</b>	<b>-</b>	<b>\$158,737.00</b>
Personal property	-	\$ 21,737.00										
Real property	-	\$137,000.00										
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<b>File 7 – Danell</b>												
<input type="checkbox"/>	<b>Status Rpt</b>											
<input type="checkbox"/>	<b>UCCJEA</b>											
<input type="checkbox"/>	<b>Citation</b>											
<input type="checkbox"/>	<b>FTB Notice</b>											

<b>DOD: 7/13/10</b>	<b>ROBERT ACUNA, JR.</b> and <b>DESIREE ACUNA</b> , were appointed as Co-Administrators without bond on 02/18/11 and Letters were issued on 05/26/11.	<p><b>NEEDS/PROBLEMS/COMMENTS:</b></p> <p><b>As of 11/4/13 the following issues remain:</b></p> <ol style="list-style-type: none"> <li>1. Need <b>Inventory &amp; Appraisal</b> <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.</li> </ol>
	Inventory and Appraisal was due on 9/26/11.	
<b>Cont. from 082712, 112612, 010713, 030713, 052313, 100313</b>	On 3/22/12 the Court signed an order granting attorney Mara Erlach's Motion to be Relieved as Counsel.	
<b>Aff.Sub.Wit.</b>	At the hearing on 3/22/12 the Court set an Order to Show Cause hearing and Ordered both Robert Acuna, Jr. and Desiree Acuna to be present.	
<b>Verified</b>	Order to Show Cause and Minute Order were mailed to both Robert Acuna, Jr. and Desiree Acuna on 3/23/12.	
<b>Inventory</b>	<b>Minute order from 4/26/12</b> indicates there were no appearances. The court removed Robert Acuna Jr., and Desiree Acuna. The court appointed the Public Administrator as administrator without bond.	
<b>PTC</b>	The Public Administrator's Letters were issued on 6/27/12.	
<b>Not.Cred.</b>	<b>Status Report filed on 2/28/13 states</b> based on their investigations, the Public Administrator and his Attorney question whether administration of this estate should continue. According to the original petition for probate, there was \$10,000 in personal property and \$100,000 in real property. The only beneficiaries are the former administrators. The only creditors are the State of California Franchise Tax Board (\$2,020.41) and the Fresno County Tax Collector (\$263.99). If the former administrator paid those two creditors, the Public Administrator believes the estate could be closed without approving the acts of the former administrator.	
<b>Notice of Hrg</b>		
<b>Aff.Mail</b>		
<b>Aff.Pub.</b>		
<b>Sp.Ntc.</b>		
<b>Pers.Serv.</b>		
<b>Conf. Screen</b>		
<b>Letters</b>		
<b>Duties/Supp</b>		
<b>Objections</b>		
<b>Video Receipt</b>		
<b>CI Report</b>		
<b>9202</b>		
<b>Order</b>		
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<b>UCCJEA</b>		
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		<b>Reviewed by: KT</b>
		<b>Reviewed on: 11/4/13</b>
		<b>Updates:</b>
		<b>Recommendation:</b>
		<b>File 9 - Acuna</b>

<b>DOD: 7/13/10</b>	<p><b>ROBERT ACUNA, JR.</b> and <b>DESIREE ACUNA</b>, were appointed as Co-Administrators without bond on 02/18/11 and Letters were issued on 05/26/11.</p>	<b>NEEDS/PROBLEMS/COMMENTS:</b>		
<p>Cont. from 082712, 112612, 010713, 030713, 052313, 081513, 100313</p>	<p>Inventory and Appraisal was due on 9/26/11.</p>	<p>As of 11/4/13 the following issues remain:</p>		
<table border="1"> <tr><td>Aff.Sub.Wit.</td><td></td></tr> </table>	Aff.Sub.Wit.		<p>On 3/22/12 the Court signed an order granting attorney Mara Erlach's Motion to be Relieved as Counsel.</p>	<p>2. Need <b>Inventory &amp; Appraisal</b> 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>
Aff.Sub.Wit.				
<table border="1"> <tr><td>Verified</td><td></td></tr> </table>	Verified		<p>At the hearing on 3/22/12 the Court set an Order to Show Cause hearing and Ordered both Robert Acuna, Jr. and Desiree Acuna to be present.</p>	
Verified				
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<table border="1"> <tr><td>PTC</td><td></td></tr> </table>	PTC		<p><b>Minute order from 4/26/12</b> indicates there were no appearances. The court removed Robert Acuna Jr., and Desiree Acuna. The court appointed the Public Administrator as administrator without bond.</p>	
PTC				
<table border="1"> <tr><td>Not.Cred.</td><td></td></tr> </table>	Not.Cred.		<p>The Public Administrator's Letters were issued on 6/27/12.</p>	
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File 10 - Acuna				

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

<b>Age: 12 years</b>		<p><b>THERE IS NO TEMPORARY.</b>  <b>No temporary was requested.</b></p> <p><b>ANGIE ALDAVA</b>, maternal grandmother, is petitioner.</p> <p>Father: <b>ROLANDO GALLARDO</b> (CI report list the father as Ermelindo Gallardo)</p> <p>Mother: <b>NICKY ALDAVA</b> – deceased.</p> <p>Paternal grandparents: Not listed          Maternal grandfather: Not listed</p> <p><b>Petitioner states</b> the minor has no one to take care of him but her.</p> <p><b>Court Investigator JoAnn Morris' Report filed on 10/21/13.</b></p>	<p><b>NEEDS/PROBLEMS/COMMENTS:</b></p> <ol style="list-style-type: none"> <li>1. Need Notice of Hearing.</li> <li>2. Need proof of personal service of the Notice of Hearing along with a copy of the petition or Consent and Waiver of Notice or Declaration of Due Diligence on:             <ol style="list-style-type: none"> <li>a. Ermelindo Gallardo (father)</li> <li>b. Angel Thomas Gallardo (minor, age 12)</li> </ol> </li> <li>3. Need proof of service of the Notice of Hearing along with a copy of the petition or Consent and Waiver of Notice or Declaration of Due Diligence on:             <ol style="list-style-type: none"> <li>a. Paternal grandparents</li> <li>b. Maternal grandfather</li> </ol> </li> <li>4. Petition does not include the names and current addressed of the paternal grandparents and maternal grandfather.</li> <li>5. UCCJEA is incomplete. Need minor's residence information from 2008 – 8/24/2013.</li> </ol>
<b>Cont. from</b>			
<input type="checkbox"/>	<b>Aff.Sub.Wit.</b>		
<input checked="" type="checkbox"/>	<b>Verified</b>		
<input type="checkbox"/>	<b>Inventory</b>		
<input type="checkbox"/>	<b>PTC</b>		
<input type="checkbox"/>	<b>Not.Cred.</b>		
<input type="checkbox"/>	<b>Notice of Hrg</b> X		
<input type="checkbox"/>	<b>Aff.Mail</b> X		
<input type="checkbox"/>	<b>Aff.Pub.</b>		
<input type="checkbox"/>	<b>Sp.Ntc.</b>		
<input type="checkbox"/>	<b>Pers.Serv.</b> X		
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		<b>Reviewed on: 11/4/13</b>	
		<b>Updates:</b>	
		<b>Recommendation:</b>	
		<b>File 12 – Gallardo</b>	