

<table border="1"> <tr><td>Emma Age: 6 yrs</td></tr> <tr><td>DOB: 4/8/2005</td></tr> <tr><td>Aiden Age: 5 yrs</td></tr> <tr><td>DOB: 8/11/2006</td></tr> <tr><td> </td></tr> <tr><td> </td></tr> <tr><td> </td></tr> <tr><td>Cont. from</td></tr> <tr><td> Aff.Sub.W</td></tr> <tr><td> <input checked="" type="checkbox"/> Verified</td></tr> <tr><td> Inventory</td></tr> <tr><td> PTC</td></tr> <tr><td> Not.Cred.</td></tr> <tr><td> Notice of Hrg <input checked="" type="checkbox"/></td></tr> <tr><td> Aff.Mail</td></tr> <tr><td> Aff.Pub.</td></tr> <tr><td> Sp.Ntc.</td></tr> <tr><td> Pers.Serv. <input checked="" type="checkbox"/></td></tr> <tr><td> <input checked="" type="checkbox"/> Conf. Screen</td></tr> <tr><td> Aff. Post</td></tr> <tr><td> <input checked="" type="checkbox"/> Duties/S</td></tr> <tr><td> Objection</td></tr> <tr><td> Video Receipt</td></tr> <tr><td> CI Report</td></tr> <tr><td> 9202</td></tr> <tr><td> <input checked="" type="checkbox"/> Order</td></tr> <tr><td> <input checked="" type="checkbox"/> Letters</td></tr> <tr><td> Stat Rpt</td></tr> <tr><td> <input checked="" type="checkbox"/> UCCJEA</td></tr> <tr><td> Citation</td></tr> <tr><td> FTB Notc</td></tr> </table>	Emma Age: 6 yrs	DOB: 4/8/2005	Aiden Age: 5 yrs	DOB: 8/11/2006				Cont. from	Aff.Sub.W	<input checked="" type="checkbox"/> Verified	Inventory	PTC	Not.Cred.	Notice of Hrg <input checked="" type="checkbox"/>	Aff.Mail	Aff.Pub.	Sp.Ntc.	Pers.Serv. <input checked="" type="checkbox"/>	<input checked="" type="checkbox"/> Conf. Screen	Aff. Post	<input checked="" type="checkbox"/> Duties/S	Objection	Video Receipt	CI Report	9202	<input checked="" type="checkbox"/> Order	<input checked="" type="checkbox"/> Letters	Stat Rpt	<input checked="" type="checkbox"/> UCCJEA	Citation	FTB Notc	<p style="text-align: center;"><u>General Hearing set for 2/6/2012</u></p> <p>STACIE CAMPBELL, maternal aunt, is Petitioner.</p> <p>Father: JARVIS LAMBORN, JR.</p> <p>Mother: JESSICA DIBBLE; <i>consents and waives notice</i>;</p> <p>Paternal grandfather: Not listed Paternal grandmother: Not listed</p> <p>Maternal grandfather: Timothy Dibble; <i>Declaration of Due Diligence filed 12/6/2011</i>;</p> <p>Maternal grandmother: Anna George; <i>Declaration of Due Diligence filed 12/6/2011</i>;</p> <p>Petitioner states she is asking that the Court terminate [the existing guardianship] with Anna George as Guardian due to Ms. George's inability to provide and maintain a safe home for the children for the last 7 months.</p> <p>Petitioner states the Guardian has a recent drug addiction, as witnessed by the children's mother, and the children have been in Petitioner's home on a recurring basis since May 2011 and on a continuous basis since 11/18/2011.</p> <p>Petitioner states the Guardian has given her all of the children's belongings and paperwork, and left the children with her. Petitioner states she can provide the children with a drug-free home with the stability, nurturing, and love that they need and deserve.</p>	<p>NEEDS/PROBLEMS/COMMENTS:</p> <p><u>Note: First Corrected Letters of Guardianship</u> of these two children were issued to ANNA GEORGE, maternal grandmother, on 1/29/2009. There appears to be no vacancy in the office of guardian. However, Petitioner states in a <i>Declaration of Due Diligence</i> filed 12/6/2011 that Anna George's whereabouts have been unknown since Thanksgiving 2011.</p> <p><u>Note: Order on Ex Parte Petition for Termination of Guardianship</u> filed by the Petitioner on 12/6/2011 was signed on 12/7/2011 and set the <i>Petition for Termination</i> on <u>2/6/2012</u>.</p> <p>1. Need proof of five (5) court days' notice by personal service of the <i>Notice of Hearing with a copy of the Petition for Appointment of Temporary Guardian, or Consent to Appointment of Guardian and Waiver of Notice, or a Declaration of Due Diligence</i>, for:</p> <ul style="list-style-type: none"> • Anna George, Guardian, <i>if Court does not find due diligence</i>; • Jarvis Lamborn, Jr., father.
Emma Age: 6 yrs																																	
DOB: 4/8/2005																																	
Aiden Age: 5 yrs																																	
DOB: 8/11/2006																																	
Cont. from																																	
Aff.Sub.W																																	
<input checked="" type="checkbox"/> Verified																																	
Inventory																																	
PTC																																	
Not.Cred.																																	
Notice of Hrg <input checked="" type="checkbox"/>																																	
Aff.Mail																																	
Aff.Pub.																																	
Sp.Ntc.																																	
Pers.Serv. <input checked="" type="checkbox"/>																																	
<input checked="" type="checkbox"/> Conf. Screen																																	
Aff. Post																																	
<input checked="" type="checkbox"/> Duties/S																																	
Objection																																	
Video Receipt																																	
CI Report																																	
9202																																	
<input checked="" type="checkbox"/> Order																																	
<input checked="" type="checkbox"/> Letters																																	
Stat Rpt																																	
<input checked="" type="checkbox"/> UCCJEA																																	
Citation																																	
FTB Notc																																	
		Reviewed by: LEG																															
		Reviewed on: 12/12/11																															
		Updates:																															
		Recommendation:																															
		File 1 - Dibble																															

Pro Per Casarez, Rosa Maria (aka Rose Mary) (Pro Per Petitioner, paternal grandmother)

Petition for Appointment of Temporary Guardianship of the Person (Prob. C. 2250)

Age: 6 years	<p style="text-align: center;">TEMPORARY GRANTED EX PARTE EXPIRES 12/20/2011</p> <p style="text-align: center;"><u>General Hearing set for 2/8/2012</u></p> <p>ROSE MARY CASAREZ, paternal grandmother, is Petitioner.</p> <p>Father: JESUS CASAREZ DIAZ; <i>incarcerated</i>;</p> <p>Mother: CORINA SALINAS; <i>homeless</i>; <i>Declaration of Due Diligence filed 12/8/2011</i>;</p> <p>Paternal grandfather: Guillermo Diaz</p> <p>Maternal grandfather: Abel Salinas Maternal grandmother: Rita Salinas</p> <p>Petitioner states the mother is on drugs and moves from place to place and to hotels/motels, and she leaves the child outside of her room while she is inside using drugs. Petitioner states the mother is a bulldog gang member and the father is in prison. Petitioner states the mother has not sent the child to school on a regular basis, and the child recently brought to Petitioner's attention that he was hit by someone at school and had black eyes and a swollen nose, and Petitioner would like to take him to the doctor to check his injuries. Petitioner states the child has always had to sleep on the floor and the mother has never taken care of his needs, and she sells her food stamps and uses her welfare money on drugs. Petitioner states the child had been given to her in the past and she had custody of him when he was two years old due to the same abuse. Petitioner states she seeks temporary guardianship to provide the child with a home and to meet his healthcare needs.</p> <p style="text-align: center;"><i>~Please see additional page~</i></p>	<p>NEEDS/PROBLEMS/COMMENTS:</p> <ol style="list-style-type: none"> 1. Need <i>Notice of Hearing</i>. 2. Pursuant to Probate Code 2250(e), need proof of five (5) court days' notice by personal service of the <i>Notice of Hearing</i> and a copy of the <i>Petition for Appointment of Temporary Guardian, or Consent to Appointment of Guardian and Waiver of Notice, or a Declaration of Due Diligence</i> for: <ul style="list-style-type: none"> • Corina Salinas, mother, <i>if Court does not find due diligence</i>; • Jesus Casarez Diaz, father. 3. Need Attachment 3 to <i>Confidential Guardian Screening form re: felony or misdemeanor</i>. 4. Need Attachment 19 to <i>Confidential Guardian Screening form re: bankruptcy</i>. 	
DOD: 2/15/2005			
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			
Aff. Posting			
✓ Duties/Supp			
Objections			
Video Receipt			
CI Report			
9202			
Order			
Letters			
Status Rpt			
✓ UCCJEA			
Citation			
FTB Notice			
<p>Reviewed by: LEG</p> <p>Reviewed on: 12/12/11</p> <p>Updates:</p> <p>Recommendation:</p> <p>File 2 – Diaz</p>			

Petitioner attached to the *Petition* a document entitled *Limited Power of Attorney* granting the Petitioner power from 12/1/2011 to 12/1/2012 by the father, Jesus Diaz, allowing her to make any decisions concerning the child in the absence of the father.

Declaration of Petitioner filed 12/7/2011 states she has had the child in her care since 11/5/2011 and the child was given to her by the maternal grandmother, Rita Salinas, as the mother could not be found by family or relatives and the child and his siblings were left in a motel. Petitioner states she has now enrolled the child in school and he falls way below basic level education due to lack of support from his mother, who is a well-known drug user. Petitioner states the child is in jeopardy of being molested when in the care of the mother, surrounded by drug users. Petitioner states the child has asthma and he is exposed to marijuana by the mother and his health and safety is neglected.

Petition for Enforcement of Support of Conservatee Spouse from Community Property (Prob. C. 3080 et seq)

Age: 78	<p>PAMELA S. MILAM, daughter, is Petitioner.</p> <p>Petitioner filed petitions for appointment of Temporary and General Conservator of the Person and Estate of Benny Markarian on 09/02/11.</p> <p>Ronald Markarian, the conservatee’s husband, filed petitions for appointment of Temporary and General Conservator of the Person and Estate of Benny Markarian on 09/01/11.</p> <p>Petitioner was appointed Temporary Conservator of the Person Ex Parte on 09/07/11 and was appointed as permanent conservator of the Person on 11/10/11.</p> <p>Petitioner states that the conservatee and her spouse, Ronald Markarian, have community property that is under the exclusive control of Ronald Markarian who has refused and/or failed to contribute to the conservatee’s support. The conservator requires the assistance of home health care workers to care for the conservatee. The home health care workers are not covered by the conservatee’s insurance or Medicare and costs about \$1,150.00 per month. In addition, the conservatee has expenses for food, clothing and associated expenses that currently run about \$350.00.</p> <p>Petitioner prays for and Order:</p> <ol style="list-style-type: none"> 1) Restraining Ronald Markarian from transferring, encumbering, hypothecating, concealing, or any way disposing of any property, except in the usual course of business for necessities of life during the pendency of this proceeding; 2) Requiring Ronald Markarian to notify Petitioner of any proposed extraordinary expenditures and to account to the Court for all such extraordinary expenditures during the pendency of this proceeding; 3) Requiring Ronald Markarian to pay expense arrears according to proof and the amount of \$1,500.00 per month, or according to proof, for the future support of the conservatee pending the determination of this Petition; 4) Requiring Ronald Markarian to serve and file an income and expense declaration pursuant to Probate Code § 3084; and 5) For other such and further relief as the court deems appropriate, including an order dividing the community property and turning over the conservatee’s community interest to the conservator of her estate, should Ronald Markarian refuse to comply with any order made pursuant to this petition or Probate Code § 3080 – 3092. <p style="text-align: center;">See Page 2 for more information</p>	<p>NEEDS/PROBLEMS/COMMENTS:</p> <p><u>CONTINUED FROM 12/13/11</u></p> <p>This matter will be heard at 10:30 am.</p> <p><u>Note:</u> Petitioner has filed another Petition for Enforcement of Support of Conservatee Spouse from Community Property requesting payment of attorney’s fees incurred in connection with the appointment of conservator of the person. This Petition is set for hearing on 02/07/12.</p>
DOB: 07/17/33		
Cont. from 111011, 121311		
<input type="checkbox"/> Aff.Sub.Wit.		
<input checked="" type="checkbox"/> Verified		
<input type="checkbox"/> Inventory		
<input type="checkbox"/> PTC		
<input type="checkbox"/> Not.Cred.		
<input type="checkbox"/> Notice of Hrg		
<input type="checkbox"/> Aff.Mail		
<input type="checkbox"/> Aff.Pub.		
<input type="checkbox"/> Sp.Ntc.		
<input type="checkbox"/> Pers.Serv.		
<input type="checkbox"/> Conf. Screen		
<input type="checkbox"/> Letters		
<input type="checkbox"/> Duties/Supp		
<input type="checkbox"/> Objections		
<input type="checkbox"/> Video Receipt		
<input type="checkbox"/> CI Report		
<input type="checkbox"/> 9202		
<input 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: JF		
Reviewed on: 12/15/11		
Updates:		
Recommendation:		
File 1A – Markarian		

Response to Petition for Enforcement of Support of Conservatee Spouse from Community Property filed 11/08/11 by Ronald Markarian states:

- 1) Respondent is the conservatee's husband and they have been married for 58 years;
- 2) Respondent confirms that he and the conservatee have community property consisting of an Air Force Pension and personal finances in the form of cash and real property;
- 3) Respondent adamantly denies refusing to provide for assistance of his wife through the use of community property funds;
- 4) Respondent, both through his attorney and personally, has repeatedly requested information regarding the financial obligations in regards to supporting the conservatee and as of October 27, 2011, no response has been received;
- 5) On September 19, 2011 respondent's attorney received a request for payment of \$750.00 from opposing counsel for half of the costs of home care provided by Right at Home;
- 6) On September 22, 2011 respondent's attorney received a letter from opposing counsel stating that if opposing counsel's office was not contacted by September 26, 2011, they would proceed in filing this petition;
- 7) On September 22, 2011 respondent's counsel contacted opposing counsel by e-mail and stated that the respondent was prepared to contribute to the conservatee's care, but wanted the billing information and a list of what services were provided, further opposing counsel was provided my healthcare insurance information and information about the possibility of its assistance in paying for expenses;
- 8) No response was received from opposing counsel and this Petition was filed requesting an Ex Parte order restraining me from transferring, encumbering, or disposing of any property that would be considered community property because there is a danger that respondent will attempt to hide the property. Respondent states that this notion is absurd and insulting;
- 9) Respondent states that he has a strained relationship with his children and that his wife has been living in his daughter's home for the last few months. Respondent states that he has been given a visitation schedule to visit his wife, and that he has learned of a medical power of attorney that was drafted without his knowledge in 2008, and that Petitioner is now trying to limit the control he has over his own property;
- 10) Respondent states that he has never indicated that he would not take care of his wife, or that he would squander or hide their community property;
- 11) Respondent states that his attorney has repeatedly requested financial information regarding his wife's care so that he could contribute what was necessary. Even requesting this information at the last hearing that was held in the conservatorship matter;
- 12) On October 20, 2011, respondent provided a check to the Conservator, Pamela Milam, in the amount of \$750.00 after not receiving any response to his request for more information. Included with the check was a letter requesting an invoice or additional financial information. The check and letter were returned by opposing counsel stating that they were moving forward with this Petition;
- 13) Respondent states that this Petition is not necessary and that these issues can be dealt with through amicable conversation between the parties and their attorneys. Respondent states that it is impractical and rather unreasonable for the Petitioner to believe Respondent should pay all the funds requested but not provide Respondent with any proof or information regarding the care;
- 14) Respondent believes that Petitioner is acting this way to convince the Court that she should be appointed as Conservator of the Estate of my wife and have control over her community property interest. Respondent states that is not necessary and suggests, in the alternative, that open lines of communication between the parties and reasonable financial information is provided so that all parties are apprised of the situation.

Respondent, Ronald Markarian, also filed an Income & Expense Declaration on 11/08/11.

See Page 3 for more information

Reply to Response to Petition for Enforcement of Support of Conservatee Spouse From Community Property filed 11/08/11 by Petitioner, Pamela Milam, states:

- 1) The Response to my Petition by Ronald Markarian, is misleading and deficient in several respects and the Petition is necessary to secure the conservatee's right to support from community assets;
- 2) Contrary to what is stated in the Response, Respondent has not requested information about the conservatee's costs of care. Respondent has only requested information about the services being provided to her. Respondent believes that Medicare should be responsible for payment of the cost of care and has been reluctant to provide any information regarding the community property finances or account information and is failing to cooperate in disclosing his community property retirement payments and other community property accounts in order to control the care that the conservatee receives as well as the community cash flow. Petitioner states that Respondent is violating his fiduciary duties by failing to timely provide information to both the Petitioner and the Court regarding the community property;
- 3) Petitioner states the spouse of a conservatee has a duty to support his spouse as stated in the Petition. The conservatee should not have to support herself from her separate property when ample community property assets exist for that purpose;
- 4) On 11/05/11, Petitioner's attorney received an income and expense declaration showing substantial income and liquid assets.
- 5) To date, Petitioner has spent \$4,056.23 on the conservatee's care and it has become necessary to increase the hours of Right at Home (a private caregiver) to 50 hours per week due to the Petitioner resuming her employment. Accordingly, the estimated monthly expenses for the conservatee's care will be \$4,620.00 for home care, food, supplies and utilities.
- 6) Therefore, Petitioner states it is appropriate that all orders prayed for in her Petition be granted.

Petition for Appointment of Temporary Conservatorship of the Estate

Age: 80 years DOB: 1/5/1931	Temporary Granted Ex Parte On 12/12/11. TEMPORARY EXPIRES 12/20/11.	NEEDS/PROBLEMS/COMMENTS: Court Investigator Advised Rights on 12/12/11	
	GENERAL HEARING 1/26/12.		
Cont. from	<p>DONNA CARTER, by and through her attorney-in-fact, EDWARD R. BODLEY, is petitioner and requests EDWARD R. BODLEY, cousin, be appointed as conservator of the Estate.</p> <p>Estimated value of the Estate: Personal property - \$40,000.00 Annual income - \$33,600.00</p> <p>Petitioner states he recently became alarmed after the return of a former caretaker into the proposed conservatee's good graces, the proposed conservatee is again losing funds from her bank accounts. Given her now favorable disposition to the former caretaker, the proposed conservatee may well be unduly influenced to retract petitioner's power of attorney and appoint the former caretaker in his stead. If this should happen, the estate may well be dissipated before a hearing can take place.</p> <p>Court Investigator JoAnn Morris' Report filed on 12/15/11</p>	<ol style="list-style-type: none"> #1 of the Petition does not list the name of the Petitioner. However the general petition lists the Petitioner as Donna Carter by and through Edward R. Bodley, her Attorney-In-Fact. The court may require a copy of the document appointing Edward R. Bodley as Attorney-In-Fact. #1c(2) of the petition requests bond not be required for reasons stated in attachment 1c. However there is no attachment 1c. Probate Code §2320 states except as otherwise provided by statute, every person appointed as conservator, shall before letters issue, give a bond approved by the court. <i>If bond is required it should be set at \$80,960.00.</i> Need <i>Duties of Conservator.</i> Need <i>Notice of Hearing.</i> Need proof of person service, 5 court days prior to the hearing, of the <i>Notice of Hearing</i> along with a copy of the <i>Temporary Petition</i> on: <ol style="list-style-type: none"> Donna Carter (proposed conservatee) Need proof of service, 5 court days prior to the hearing of the <i>Notice of Hearing</i> along with a copy of the <i>Temporary Petition</i> or declaration of due diligence on: <ol style="list-style-type: none"> Sharon Brazil (daughter) Dennis Brazil (son) Kyle Weisenberger (brother) 	
Aff.Sub.Wit.			
✓ Verified			
Inventory			
PTC			
Not.Cred.			
Notice of Hrg			X
Aff.Mail			X
Aff.Pub.			
Sp.Ntc.			
Pers.Serv.			X
✓ Conf. Screen			
✓ Letters			
Duties/Supp			X
Objections			
Video Receipt			
✓ CI Report			
9202			
Order	X		
Aff. Posting			
Status Rpt			
UCCJEA			
Citation			
FTB Notice			
Reviewed by: KT			
Reviewed on: 12/15/11			
Updates:			
Recommendation:			
File 3 - Carter			