

**1. CONSERVATORSHIP OF EVAN L., SP20150023****Biennial Review Hearing**

Letters of limited conservatorship of the person were issued on August 12, 2015. The court investigator's report indicates that continuation of the conservatorship is recommended.

**TENTATIVE RULING # 1: ABSENT OBJECTION, THE CONSERVATORSHIP SHALL CONTINUE. THE COURT FINDS THAT ASSESSMENT OF THE COURT INVESTIGATOR FEE WOULD CAUSE A HARDSHIP TO THE CONSERVATORSHIP AND WILL NOT REQUIRE REIMBURSEMENT OF THE FEE. THE COURT SETS THE NEXT BIENNIAL REVIEW OF CONSERVATORSHIP AT 8:30 A.M., FRIDAY, DECEMBER 3, 2027, IN DEPARTMENT FOUR.**

**2. ESTATE OF SWANSON, 24PR0083****Status of Administration**

On February 7, 2025, the court granted the petition for final distribution and payment of compensation. On June 13, 2025, counsel for the executor informed the court he was dealing with tax issues with the IRS and awaiting receipts of distribution from the beneficiaries. To date, there are no receipts of distribution in the court's file.

**TENTATIVE RULING # 2: APPEARANCES ARE REQUIRED AT 8:30 A.M., FRIDAY, DECEMBER 12, 2025, IN DEPARTMENT FOUR.**

**3. ESTATE OF FEJER, 24PR0077****Status of Administration**

Letters of Administration with Will Annexed were issued on May 31, 2024. On September 9, 2024, the executor filed a partial inventory and appraisal, which states, "The only assets within the estate will be funds from a potential settlement related to the Camp Lejeune mass tort claim. At the time of receipt of any potential settlement funds, the Petitioner will file a final Inventory and Appraisal."

At the last hearing on June 6, 2025, the court found good cause to grant the executor's request for a continuance. No further status update has been submitted to the court.

**TENTATIVE RULING # 3: APPEARANCES ARE REQUIRED AT 8:30 A.M., FRIDAY, DECEMBER 12, 2025, IN DEPARTMENT FOUR.**

**4. MATTER OF CERWONKA LIVING TRUST, 25PR0285****Petition to Revoke Attorney-in-Fact, Compel Accounting, and Recover Trust Assets**

On October 17, 2025, petitioner Gerald Cerwonka (“petitioner”) filed the instant petition against respondent Jennifer Peterson (“respondent”) to (1) revoke respondent’s attorney-in-fact of Janette Cerwonka (Prob. Code, § 4541, subd. (d)); (2) compel respondent to provide an accounting (Prob. Code, § 4541, subd. (c)); and (3) recover trust assets (Prob. Code, § 850).

Petitioner and his wife, Janette Cerwonka, are the settlors, trustees, and sole beneficiaries of the Cerwonka Living Trust dated March 21, 2000.

To date, there is no proof of service of the petition in the court’s file. (Prob. Code, §§ 4544, subd. (a) [requiring 15 days’ notice upon the attorney-in-fact and the principal, if not the petitioner], 851, subd. (a) [requiring 30 days’ notice on each person claiming an interest in, or having title to or possession of, the property].)

**TENTATIVE RULING # 4: APPEARANCES ARE REQUIRED AT 8:30 A.M., FRIDAY, DECEMBER 12, 2025, IN DEPARTMENT FOUR.**

**5. ESTATE OF WALTER, 24PR0191****Status of Administration**

Letters Testamentary were issued on September 13, 2024. On December 2, 2025, the executor filed a petition to approve the first and final account and order of final distribution. The hearing on said petition is currently set for January 23, 2026. The court, on its own motion, and in the interest of judicial economy, continues the status of administration hearing to January 23, 2026, to be heard concurrently with the petition for final distribution.

**TENTATIVE RULING # 5: THE COURT, ON ITS OWN MOTION AND IN THE INTEREST OF JUDICIAL ECONOMY, CONTINUES THE STATUS OF ADMINISTRATION HEARING TO 8:30 A.M., FRIDAY, JANUARY 23, 2026, IN DEPARTMENT FOUR.**

**6. ESTATE OF CARREAU, 24PR0139****Inventory and Appraisal**

On November 4, 2025, the executor submitted a “final” inventory and appraisal, indicating the only asset of the estate is a potential judgment or settlement award in the pending case, *Carreau v. Johnson & Johnson, et al.* (Dist. Col., Case No. 1:17-cv-02547, conditionally transferred to the Dist. N.J. under Multidistrict Litigation Order No. 2738 for coordinated proceedings). The inventory and appraisal states the appraised value of the potential judgment or settlement is “to be determined.” Because the executor has not appraised the value of the case at this time, the court deems the submitted inventory and appraisal to be a “partial” inventory and appraisal. The court will allow further time for the executor to file a final inventory and appraisal. The court will address the extended deadline at the next status of administration hearing if the final inventory and appraisal is still not filed at that time. (Prob. Code, § 8800, subd. (b).)

**TENTATIVE RULING # 6: NO APPEARANCES ARE REQUIRED.**