

1. CONSERVATORSHIP OF KIMIKO P., SP20090013

Biennial Review Hearing

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. THE COURT SETS THE NEXT BIENNIAL REVIEW OF CONSERVATORSHIP AT 8:30 A.M., FRIDAY, JUNE 9, 2028, IN DEPARTMENT FOUR.

2. ESTATE OF CLELAN, 24PR0227**(A) Status of Administration****(B) OSC Re: Counsel's Failure to Appear****Status of Administration**

On June 16, 2025, the court granted the petition for final distribution. To date, there are still no receipts of distribution and no Ex Parte Petition for Final Discharge (Judicial Council form DE-295) in the court's file.

OSC Re: Counsel's Failure to Appear

Tyler Fair, counsel for the administrator, has failed to appear at the last several hearings in this case without explanation.

On March 13, 2026, there was no appearance by counsel, even though appearances were required. The court, on its own motion, continued the matter to April 3, 2026. On that date, counsel again failed to appear. The court issued an order to show cause set for April 24, 2026, and served a copy of the same upon counsel via mail. On April 24, 2026, counsel failed to appear. The court continued the matter once more and directed the clerk to contact counsel.

**TENTATIVE RULING # 2: APPEARANCES ARE REQUIRED AT 8:30 A.M., FRIDAY,
JUNE 5, 2026, IN DEPARTMENT FOUR.**

3. GUARDIANSHIP OF ELIAN O., 23PR0299

Annual Review Hearing

Letters of guardianship of the person were issued on May 10, 2024. The annual guardianship status report (Judicial Council form GC-251) concerning the minor was not submitted by the guardian.

TENTATIVE RULING # 3: APPEARANCES ARE REQUIRED AT 8:30 A.M., FRIDAY, JUNE 5, 2026, IN DEPARTMENT FOUR.

4. ESTATE OF WILLISON, 23PR0245**Status of Administration**

The order for final distribution was entered on February 6, 2026. Receipts of distribution for all beneficiaries were filed on March 10, 2026. To date, the personal representative has not submitted an Ex Parte Petition for Final Discharge.

TENTATIVE RULING #4: APPEARANCES ARE REQUIRED AT 8:30 A.M., FRIDAY, JUNE 5, 2026, IN DEPARTMENT FOUR. IF AN EX PARTE PETITION FOR FINAL DISCHARGE IS SUBMITTED PRIOR TO THE HEARING, THEN THE MATTER WILL BE DROPPED FROM THE CALENDAR AND APPEARANCES WILL NOT BE REQUIRED.

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

On January 23, 2026, the court granted the petition for final distribution. There were no appearances at the last hearing on April 24, 2026, despite appearances being required. To date, there are still no receipts of distribution and no Ex Parte Petition for Final Discharge (Judicial Council form DE-295) in the court's file.

TENTATIVE RULING # 5: APPEARANCES ARE REQUIRED AT 8:30 A.M., FRIDAY, JUNE 5, 2026, IN DEPARTMENT FOUR.

6. ESTATE OF CAMPAU, 24PR0341**Final Distribution Hearing**

Pending before the court is the petition for final distribution filed May 28, 2026. As an initial matter, the court notes there is no notice of hearing in the court's file. (Prob. Code, § 11601.)

Letters testamentary were issued on February 14, 2025. On April 16, 2026, the executor filed the Final Inventory and Appraisal, indicating that the sole assets of the estate include the real property located at 945 Trout Creek in South Lake Tahoe, California, and the furnishings at said property.

The decedent's spouse predeceased her. The petition indicates there is only one beneficiary, Page Roxanne Campau. However, the decedent's will includes three beneficiaries: (1) Page Roxanne Campau; (2) Michelle Louise Stein (the petitioner/executor); and (3) Peter Throop Campau.

To date, no accounting has been submitted. Attached to the petition is a waiver of account purportedly signed by Page Roxanne Campau. The court notes, however, that the signature on the waiver is a "DocuSign" signature that is unaccompanied by any supporting documentation from DocuSign (i.e., time, signor information, etc.). There is also no waiver of account from Peter Throop Campau.

The petition requests 100 percent distribution to Page Roxanne Campau "with a note payable to Michelle Stein in the amount of \$464,160 for probate expenses." Included in the expenses is a \$413,210.36 expense incurred on June 6, 2025, to pay off the mortgage on the decedent's real property.¹ There is no supporting documentation for any of the alleged expenses. Additionally, the loan mortgage payoff is not a probate expense. Rather, it would appear to be a creditor's claim. (See Prob. Code, § 9000, et seq.)

¹ The petition to administer estate estimated the total encumbrances on decedent's real property to be \$386,391.49.

There is no report of actions taken under the Independent Administration of Estates Act. (See Cal. Rules of Ct., rule 7.250.)

The petition also makes generalized statements, such as: (1) “Notice to creditors was duly given a required by law. The time for filing creditor claims has expired;” and (2) “All debts, expenses of administration, taxes, and charges of the estate have been paid, settled, or otherwise provided for by Michelle Stein.” However, these statements do sufficiently address each of the specific tax compliance and notice requirements.

TENTATIVE RULING # 6: APPEARANCES ARE REQUIRED AT 8:30 A.M., FRIDAY, JUNE 5, 2026, IN DEPARTMENT FOUR.