

**1. ESTATE OF HAMM, 24PR0225**

**Status of Administration**

**TENTATIVE RULING # 1: GOOD CAUSE APPEARING, THE COURT ON ITS OWN MOTION CONTINUES THE STATUS OF ADMINISTRATION HEARING TO 8:30 A.M., FRIDAY, DECEMBER 5, 2025, IN DEPARTMENT FOUR. THE HEARING ON THE PETITION FOR FINAL DISTRIBUTION SET FOR OCTOBER 3, 2025, IS CONFIRMED.**

**2. ESTATE OF CARREAU, 24PR0139****Status of Administration**

Letters Testamentary were issued on August 23, 2024.

On September 4, 2025, the executor submitted a status report indicating she is pursuing litigation on behalf of the estate in *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 executor requests the court to extend her authority to administer the estate for at least another year.

The status report also indicates there are no known assets other than the potential judgment or settlement award from the pending litigation, and that is why no inventory and appraisal has been filed with the court. However, even if there are no known assets (other than the potential judgment or settlement award), Probate Code section 8800 still requires the executor to file an inventory and appraisal within four months after letters are first issued. (Prob. Code, § 8800, subds. (a)–(b).)

**TENTATIVE RULING # 2: APPEARANCES ARE REQUIRED AT 8:30 A.M., FRIDAY, SEPTEMBER 19, 2025, IN DEPARTMENT FOUR.**