

April 13, 2026  
Dept. 9  
Probate Tentative Rulings

1.	26PR0022	ESTATE OF WILLIAMS
Letters Testamentary		

Letters of Special Administration were issued on February 19, 2026. Petitioner now requests Letters with full authority under the Independent Administration of Estates Act.

Decedent died intestate on May 22, 2025, survived by several siblings. Petitioner is a financial institution that was appointed by and is serving as executor of decedent's Will.

The Will was filed with the Court as an attachment to the Petition for Letters of Special Administration on February 2, 2026, and is admitted to probate. The Will waives bond.

A Duties/Liabilities statement (DE 147/DE 147s) was filed on February 2, 2026.  
Deposition Subpoenas for Production of Medical and Prescription Records

Proof of service of notice of the hearing on the Petition was filed on March 16, 2026.

There is no proof of publication on file with the court, as required by Probate Code §§ 8120, 8121.

**TENTATIVE RULING #1: APPEARANCES ARE REQUIRED AT 8:30 A.M. ON MONDAY, APRIL 13, 2026, IN DEPARTMENT NINE.**

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<b>2.</b>	<b>26PR0046</b>	<b>IN THE MATTER OF THE DANIEL E. WILCOXEN EIGHTH RESTATED REVOCABLE TRUST</b>
<b>Confirming Trust Assets</b>		

Decedent (“Settlor”) established the Daniel E. Wilcoxen Eighth Restated Revocable Trust (“Trust”) on November 5, 2024. Petition, Exhibit A. Settlor died on September 14, 2025, and Petitioner became trustee pursuant to the terms of the Trust, as well as Executor of decedent’s Will.

Several of decedent’s assets remained in his individual name as sole owner after execution of the Trust, including three real properties (Petition, Exhibits C, D, E) and four financial accounts.

Deposition Subpoenas for Production of Medical and Prescription Records

Two of the financial accounts (Wells Fargo, Petition Exhibits F, G H) designate a prior version of the Trust (The Daniel E. Wilcoxen Fifth Restated Revocable Trust, see Petition Exhibit I) as the sole beneficiary of those accounts. The individual beneficiaries of the Fifth and Eighth versions of the Trust are the same.

The third financial account (Petition, Exhibit J) is held in the name of the decedent.

Probate Code § 850 permits a trustee who has a claim to property, the title to or possession of which is held by another, to file a petition requesting that the court make an order pursuant to Probate Code § 856 authorizing and directing the person having title to or possession of real property to execute a conveyance or transfer to a person entitled thereto, or granting other appropriate relief. Probate Code § 851 requires the Petitioner to serve notice of the hearing and a copy of the Petition at least 30 days prior to the hearing to each person claiming an interest in or having title to or possession of the property. When the matter concerns a decedent estate, notice shall also be given to any heir or devisee whose interest may be affected by the Petition in accordance with Probate Code § 1200.

Probate Code § 857 provides that in the event that the court issues such an Order:

(a) The order is prima facie evidence of the correctness of the proceedings and of the authority of the personal representative or other fiduciary or other person to make the conveyance or transfer.

(b) After entry of an order that the personal representative, other fiduciary, or other person execute a conveyance or transfer, the person entitled thereunder has the right to the possession of the property, and the right to hold the property, according to the terms of the order as if the property had been conveyed or transferred in accordance with the terms of the order.

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Notice of the hearing and a copy of the Petition were mailed at least 30 days prior to the hearing, to each person claiming an interest in or having title to or possession of the property, as well as any heir or devisee whose interest may be affected by the Petition. The notice and Petition were mailed and filed on March 2, 2026. No objection has been filed to the Petition.

Petitioner references several indicators of decedent's intention that these assets be held by the Trust. As to the financial accounts that designate a prior version of the Trust as a beneficiary, Petitioner asserts that decedent's intent is manifested by naming a prior version of the same Trust and that he simply neglected to update the beneficiary information as he executed revisions to the Trust. Second, Schedule A of the Trust lists each of these assets as Trust property, even though their ownership was not updated to reflect this intention. Third, decedent's pour-over Will (Petition, Exhibit K) was executed on the same day as the current (eighth) version of the Trust, expresses the intention that "all my property, both personal and real" be transferred to the "Daniel E. Wilcoxon Eighth Restated Revocable Trust". Finally, the verified Petition declares that Petitioner has discussed decedent's intentions with decedent's estate attorney, who confirms that it was decedent's intention that all of his real and personal property be transferred to the Daniel E. Wilcoxon Eighth Restated Revocable Trust, and was not intended to remain in his individual name or be transferred to any prior version of the Trust.

Pursuant to Probate Code §850 and Estate of Heggstad (1993) 16 Cal.App. 4th 943, 947-950, the Court finds sufficient evidence that decedent intended the above-mentioned assets be part of the Trust.

**TENTATIVE RULING #2: ABSENT OBJECTION THE PETITION IS GRANTED AS REQUESTED. ANY PERSON WHO HAS AN OBJECTION MAY MAKE IT ANY TIME, EVEN ORALLY AT THE HEARING (PROBATE CODE § 1043).**

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<b>3.</b>	<b>25PR0304</b>	<b>ESTATE OF ANDERSON</b>
<b>Letters of Administration/Determine Title to Real Property/Set Aside Fraudulent Conveyance</b>		

**TENTATIVE RULING #3: THIS MATTER IS CONTINUED TO 8:30 A.M. ON MONDAY, MAY 18, 2026, IN DEPARTMENT NINE TO BE HEARD CONCURRENTLY WITH THE COMPETING PETITION FOR LETTERS OF ADMINISTRATION.**

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<b>4.</b>	<b>25PR0223</b>	<b>IN THE MATTER OF THE MILLER FAMILY TRUST</b>
<b>Status Conference</b>		

Kathryn Cain, a licensed professional fiduciary, brought a Petition under Probate Code §17200(b)(10) to fill a vacancy as Trustee of the Miller Family Trust dated December 14, 1988 (“Trust”). The Trust was established by Charles and Carol Miller (“Settlers”) who are both still living but have been determined by physicians to be incapacitated and unable to serve as trustees. The Trust names Settlers’ two daughters, or Charles’ sister as successor trustees – all of whom are deceased. At the prior hearing on October 13, 2025, the Court appointed Kathryn Cain as trustee and set this date for a review hearing.

**TENTATIVE RULING #4: APPEARANCES ARE REQUIRED AT 8:30 A.M. ON MONDAY, APRIL 13, 2026, IN DEPARTMENT NINE.**

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5.	25PR0029	ESTATE OF NYBERG
Status of Administration		

Letters of Administration were issued on August 5, 2025. To date, no inventory and appraisal has been filed.

Probate Code § 8800(b) requires an inventory and appraisal to be filed within four months after letters are first issued, or within such further time as is reasonable under the circumstances of the particular case that the Court may allow.

**TENTATIVE RULING #5: APPEARANCES ARE REQUIRED AT 8:30 A.M. ON MONDAY, APRIL 13, 2026, IN DEPARTMENT NINE.**

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<b>6.</b>	<b>PP20210179</b>	<b>ESTATE OF ROBERT STURGESS</b>
<b>Status of Administration</b>		

**TENTATIVE RULING #6: AN ORDER FOR FINAL DISCHARGE HAVING BEEN ENTERED BY THE COURT ON APRIL 9, 2026, THE MATTER IS DROPPED FROM CALENDAR.**

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<b>7.</b>	<b>26PR0045</b>	<b>IN THE MATTER OF THE JACK WILLIAM YOUNG AND BEVERLY JEAN YOUNG REVOCABLE LIVING TRUST</b>
<b>Determine Trust Property</b>		

Petitioner is the trustee of the Jack William Young and Beverly Jean Young Revocable Living Trust (“Trust”), attached to the Petition as Exhibit A. Jack William Young was the last surviving settlor, and he died on October 3, 2025. His pour over Will, executed on the same day as the Trust, bequeaths his entire remainder estate to the Trust. Petition, Exhibit D. The settlors are survived by one adult child, who is one of five trust beneficiaries.

At issue is a financial brokerage account that was held jointly in the names of the settlors as individuals and does not designate a beneficiary. Petitioner requests that the Court find the account to be an asset of the Trust.

Probate Code § 850 permits a trustee who has a claim to property, the title to or possession of which is held by another, to file a petition requesting that the court make an order pursuant to Probate Code § 856 authorizing and directing the person having title to or possession of real property to execute a conveyance or transfer to a person entitled thereto, or granting other appropriate relief. Probate Code § 851 requires the Petitioner to serve notice of the hearing and a copy of the Petition at least 30 days prior to the hearing to each person claiming an interest in or having title to or possession of the property. When the matter concerns a decedent estate, notice shall also be given to any heir or devisee whose interest may be affected by the Petition in accordance with Probate Code § 1200.

Probate Code § 857 provides that in the event that the court issues such an Order:

- (a) The order is prima facie evidence of the correctness of the proceedings and of the authority of the personal representative or other fiduciary or other person to make the conveyance or transfer.
  
- (b) After entry of an order that the personal representative, other fiduciary, or other person execute a conveyance or transfer, the person entitled thereunder has the right to the possession of the property, and the right to hold the property, according to the terms of the order as if the property had been conveyed or transferred in accordance with the terms of the order.

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Petitioner references several indicators of decedent's intention that these assets be held by the Trust. First, Petitioner notes that the settlors' pour-over Will, executed concurrently with the Trust, bequeaths the entire remainder estate to the Trust. Second, the settlors executed a Declaration of Trust and an Assignment of Personal Property, attached to the Petition as Exhibits E and F. The Declaration of Trust expressly indicates the Trustors' intent to convey "all assets of every kind and description . . . which we jointly or individually presently own or hereafter acquire" to the Trust, including "( . . . all investments, bank accounts, etc.) . . . ." The Declaration of Trust further states that the "transfer shall apply even though 'record' ownership or title, in some instances, may, presently or in the future, be registered in our respective individual names, in which event such record ownership shall hereafter by deemed held in trust even though such trusteeship remains undisclosed." The Assignment of Personal Property indicates a similar intent and conveyance relative to the personal property. Third, there is no designated beneficiary on the account. Finally, the verified Petition declares that the surviving settlor met with his attorney and expressed his intention that the account be titled in his name, but died less than three weeks after that meeting.

Pursuant to Probate Code §850 and Estate of Heggstad (1993) 16 Cal.App. 4th 943, 947-950, the Court finds sufficient evidence that decedent intended the above-mentioned assets be part of the Trust.

Notice of the hearing and a copy of the Petition were mailed at least 30 days prior to the hearing, to each person claiming an interest in or having title to or possession of the property, as well as any heir or devisee whose interest may be affected by the Petition. The notice and Petition were mailed and filed on March 12, 2026. No objection has been filed to the Petition.

**TENTATIVE RULING #7: ABSENT OBJECTION THE PETITION IS GRANTED AS REQUESTED. ANY PERSON WHO HAS AN OBJECTION MAY MAKE IT ANY TIME, EVEN ORALLY AT THE HEARING (PROBATE CODE § 1043).**

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<b>8.</b>	<b>24PR0112</b>	<b>IN THE MATTER OF PATSY DIGIURCO REVOCABLE LIVING TRUST</b>
<b>OSC Hearing</b>		

Petitioner Dani Henter, is one of two beneficiaries of the Patsy Digiurco Revocable Living Trust of 2017 (“Trust”) and has standing under Probate Code § 17200(a) to bring this petition. The Trust was established on November 7, 2017, by Patsy Sue Digiurco (“Decedent”) and became irrevocable at her death on February 22, 2023. The successor trustee of the Trust, Amber Peters, was appointed by Order of this Court on July 3, 2024, because the named trustee predeceased the Decedent.

On August 21, 2025, Petitioner Dani Henter filed a Petition for Instructions (“Petition I”) requesting the Court to intervene in a dispute regarding the estate’s personal property. After a hearing on September 29, 2025, the Court suspended Amber Peters as trustee.

The Trust, at 6.03(B), provides for an equal distribution of all Trust assets to Tarra DiGiurco and Dani Henter. Petitioner alleges that Tarra had taken possession of the Trust real property and made unilateral decisions regarding removal and disposal of tangible personal property that was located inside the property. Petition I, Exhibits C through I consist of correspondence related to and listing the missing property. Petition I requests instructions and full and final distribution as to these assets.

After the October 20, 2025, hearing, on October 31, 2025, the Court appointed Jodie Moreno as successor trustee and ordered Amber Peters to transfer all trust assets to Jodie Moreno within 30 days.

Jodie Moreno, the current trustee of the Trust, filed a Petition for Instructions on January 26, 2026 (“Petition II”). She reports that the prior trustee, Amber Peters, has failed to cooperate in transferring Trust assets, in violation of the Court’s Order.

The Trustee reports that as to cash assets, the value of payments and charges attributable to Ms. Digiurco (\$166,276) are more than was available to distribute to Ms. Henter (\$44,600). Further, Petition II alleges that the division of personal property, valued between \$30,000 and \$55,000, the original dispute that led to this action, has not been resolved. Petition II attaches Exhibit F, a list of items that Ms. Henter represents are in Ms. DiGiurco’s possession, and Exhibit G, representing a list of items which, according to the Petition, Ms. DiGiurco concedes are in her possession.

Although the trustee can adjust the cash distributions in order to compensate for past unequal distributions and the value of the personal property that has been retained by Ms. DiGiurco, there is insufficient cash remaining in the Trust estate to fully compensate Ms. Henter for the value of the personal property retained by Ms. DiGiurco.

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Petition II alleges that Ms. DiGiurco is “holding hostage trust assets” including items of financial and sentimental value, and refuses to compensate the Trust for past overpayments of her share. Petition II requests the Court’s instructions as to how to proceed to allow equal distribution of Trust assets in accordance with the terms of the Trust. Specifically, Petition II requests an Order:

- Imposing sanctions in an amount deemed fit by the court against previous trustee Amber Peters, made payable to the trust, for her failure to abide by this Court’s order to turn over records to the current Trustee after her removal;
- Imposing sanctions against Ms. Peters, made payable to the trust, for her failure to properly track distributions she made during her term as trustee, leaving this trust with a significant imbalance;
- Instructing Ms. DiGiurco to return to the trust cash that was erroneously distributed to her in the amount of \$60,000 or any other amount deemed fit by the court;
- Instructing Ms. DiGiurco, at her own expense, return and have delivered ALL trust property in her possession, to a Storage Unit that the Trustee will obtain from Placerville Storage within 14 days;
- Instructing Beneficiary Ms. DiGiurco to make copies, at her own expense, of all family photos owned and in her possession to be turned over to the Trustee within 30 days, so that they can be distributed to Ms. Henter;
- Instructing the Trustee to place values, distribute (without dispute) all tangible trust property in a manner that allows for equalization of distributions to attempt to balance the imbalance in this Trust, in any manner necessary.

Petition II has all of the elements of a petition pursuant to Probate Code § 850, which permits a trustee who has a claim to property, the title to or possession of which is held by another, to file a petition requesting that the court make an order pursuant to Probate Code § 856 authorizing and directing the person having title to or possession of real property to execute a conveyance or transfer to a person entitled thereto, or granting other appropriate relief. Probate Code § 851 requires the Petitioner to serve notice of the hearing and a copy of the Petition at least 30 days prior to the hearing to each person claiming an interest in or having title to or possession of the property. When the matter concerns a decedent estate, notice shall also be given to any heir or devisee whose interest may be affected by the Petition in accordance with Probate Code § 1200.

All the requirements of a Section 850 petition are met in this case. Notice of the hearing and a copy of the Petition were mailed at least 30 days prior to the hearing, to each person claiming an interest in or having title to or possession of the property, as well as any heir or devisee whose interest may be affected by the Petition. The notice and Petition were served electronically on January 29, 2026, and filed on February 5, 2026.

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Probate Code § 857 provides that in the event that the court issues such an Order:

(a) The order is prima facie evidence of the correctness of the proceedings and of the authority of the personal representative or other fiduciary or other person to make the conveyance or transfer.

(b) After entry of an order that the personal representative, other fiduciary, or other person execute a conveyance or transfer, the person entitled thereunder has the right to the possession of the property, and the right to hold the property, according to the terms of the order as if the property had been conveyed or transferred in accordance with the terms of the order.

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Pursuant to Probate Code §850 and Estate of Heggstad, 16 Cal.App. 4th 943, 947-950 (1993), the Court finds sufficient evidence that the personal property that is listed in Petition II, Exhibit G is part of the Trust.

At the hearing held on March 9, 2026, the Court ordered the items listed in Exhibit F of the Petition for Instructions to be placed into storage within 20 days, and that the parties continue to work together to determine distribution of the items listed in the Petition. The Court further set this date for an OSC hearing against Ms. Peters.

**TENTATIVE RULING #8: APPEARANCES ARE REQUIRED AT 8:30 A.M. ON MONDAY, APRIL 13, 2026, IN DEPARTMENT NINE.**

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9.	26PR0021	ESTATE OF JOHNSON
Letters Testamentary		

Decedent died testate on January 6, 2026, survived by three adult children. Petitioner is decedent's son.

The Petition requests full authority under the Independent Administration of Estates Act.

The Will is attached to the Petition and is admitted to probate.

Petitioner was named as Executor in the Will. The Will waives bond.

\* \* \*

A Duties/Liabilities statement (DE 147/DE 147s) was filed on February 2, 2026.

Proof of service of notice of the hearing on the Petition was filed on February 20, 2026.

Proof of publication was filed on March 5, 2026.

**TENTATIVE RULING #9: ABSENT OBJECTION THE PETITION IS GRANTED AS REQUESTED. ANY PERSON WHO HAS AN OBJECTION MAY MAKE IT ANY TIME, EVEN ORALLY AT THE HEARING (PROBATE CODE § 1043).**

**A STATUS OF ADMINISTRATION HEARING IS SET FOR 8:30 A.M. ON MONDAY, APRIL 12, 2027, IN DEPARTMENT NINE. PETITIONER OR COUNSEL ARE ORDERED TO PERSONALLY APPEAR, OR FILE A STATUS UPDATE WITH THE COURT AT LEAST TWO WEEKS BEFORE THAT HEARING.**

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10.	26PR0047	ESTATE OF KASPER
Letters Testamentary		

Decedent died testate on September 24, 2025.

The Petition requests full authority under the Independent Administration of Estates Act.

The Will was lodged with the Court as an attachment to the Petition on February 17, 2026, and is admitted to probate.

Decedent's two adult children are named as Co-Executors in the Will.

The Will waives bond.

A Duties/Liabilities statement (DE 147/DE 147s) was filed on February 17, 2026 on behalf of both brothers.

Proof of service of notice of the hearing on the Petition was filed on March 9, 2026, although the only two individuals entitled to notice are the proposed co-executors.

There is no proof of publication on file with the court, as required by Probate Code §§ 8120, 8121.

**TENTATIVE RULING #10: CONTINGENT ON THE FILING OF PROOF OF PUBLICATION WITH THE COURT, AND ABSENT OBJECTION, THE PETITION IS GRANTED AS REQUESTED. ANY PERSON WHO HAS AN OBJECTION MAY MAKE IT ANY TIME, EVEN ORALLY AT THE HEARING (PROBATE CODE § 1043).**

**A STATUS OF ADMINISTRATION HEARING IS SET FOR 8:30 A.M. ON MONDAY, APRIL 12, 2027, IN DEPARTMENT NINE. PETITIONER OR COUNSEL ARE ORDERED TO PERSONALLY APPEAR, OR FILE A STATUS UPDATE WITH THE COURT AT LEAST TWO WEEKS BEFORE THAT HEARING.**

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<b>11.</b>	<b>25PR0229</b>	<b>THE 1ST AMENDMENT OF THE CARLAN v. AND SUSAN M. MEYER TRUST</b>
<b>Status Hearing</b>		

This is a continuation of a hearing held on January 26, 2026, on the allowance for attorneys' fees on a petition filed by the trust beneficiary.

**TENTATIVE RULING #11: APPEARANCES ARE REQUIRED AT 8:30 A.M. ON MONDAY, APRIL 13, 2026, IN DEPARTMENT NINE.**

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<b>12.</b>	<b>26PR0042</b>	<b>IN THE MATTER OF MARIAN RENDELL FAMILY TRUST</b>
<b>Compel Accounting</b>		

The settlor of the subject trust (“Trust”) died on August 24, 2021, survived by six adult children, including the trustee, Jason O’Neil, and Petitioner, Thomas O’Neil. Jason O’Neil was appointed successor trustee following the settlor’s death pursuant to the terms of the Trust, which is attached to the Petition as Exhibit 1.

Petitioner requests action by the Court concerning internal affairs of the Trust pursuant to Probate Code § 17200(a). The Petition asserts that no inventory of the estate, no accounting of the income, expenses and assets of the estate has ever been provided to the beneficiaries since the death of the settlor, in violation of Probate Code § 16060, *et seq.*, in spite of Petitioner’s requests.

According to the Petition, the settlor’s residence was sold by the trustee and some but not all the proceeds were distributed to the beneficiaries. No inventory of the settlor’s personal possessions or accounting of their distribution has been provided.

Petitioner requests the Court to issue an Order compelling the trustee to provide an accounting of the receipts, disbursements, gains and losses on sales of assets, assets and liabilities and other information required by Probate Code § 16063 as of the settlor’s death and continuing to the present.

Petitioner further requests the Court to find that the Petition does not implicate the No Contest clause of the Trust, which provides:

If any beneficiary of this instrument, singularly or in combination with any other person or persons, directly or indirectly, and without probable cause challenges the validity of this instrument on any of the grounds listed below, then the right of that person to take any interest given to him or her by this instrument shall be void, any gift or other interest in the trust property to which the beneficiary would otherwise have been entitled shall pass as if he or she had predeceased the settlor:

- a) Forgery;
- b) Lack of due execution;
- c) Lack of capacity;
- d) Menace, duress, fraud or undue influence;
- e) Revocation pursuant to the terms of this instrument or applicable law;
- f) Disqualification of a beneficiary who is a “disqualified person” as described in California Probate Code section 21350 or applicable successor statute.

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**TENTATIVE RULING #12: ABSENT OBJECTION THE PETITION IS GRANTED AS REQUESTED. ANY PERSON WHO HAS AN OBJECTION MAY MAKE IT ANY TIME, EVEN ORALLY AT THE HEARING (PROBATE CODE § 1043).**

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<b>13.</b>	<b>23PR0176</b>	<b>MATTER OF THE VANDER VEEN FAMILY TRUST</b>
<b>Status Hearing</b>		

**TENTATIVE RULING #13: THIS MATTER IS CONTINUED TO MAY 4, 2026, TO BE HEARD TOGETHER WITH THE MOTION TO COMPEL RESPONSES TO DISCOVERY THAT IS SCHEDULED FOR THAT DATE.**

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<b>14.</b>	<b>26PR0029</b>	<b>ESTATE OF SLOAN</b>
<b>Letters of Administration</b>		

Decedent died intestate on December 28, 2025, survived by a large number of cousins. Petitioner is decedent's cousin.

The Petition requests full authority under the Independent Administration of Estates Act.

Waivers of bond have not been filed with the court by the heirs. The value of the estate is \$1,237,000.

A Duties/Liabilities statement (DE 147/DE 147s) was filed on February 5, 2026.

Proof of service of notice of the hearing on the Petition was filed on February 20, 2026.

Proof of publication was filed on March 5, 2026.

**TENTATIVE RULING #14: ABSENT OBJECTION THE PETITION IS GRANTED AS REQUESTED. ANY PERSON WHO HAS AN OBJECTION MAY MAKE IT ANY TIME, EVEN ORALLY AT THE HEARING (PROBATE CODE § 1043).**

**A STATUS OF ADMINISTRATION HEARING IS SET FOR 8:30 A.M. ON MONDAY, APRIL 12, 2027, IN DEPARTMENT NINE. PETITIONER OR COUNSEL ARE ORDERED TO PERSONALLY APPEAR, OR FILE A STATUS UPDATE WITH THE COURT AT LEAST TWO WEEKS BEFORE THAT HEARING.**

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<b>15.</b>	<b>24PR0030</b>	<b>ESTATE OF SHIPMAN</b>
<b>Status of Administration</b>		

Since the prior Status of Administration hearing and the filing of the Inventory and Appraisal on April 14, 2025, several documents have been filed with the Court.

On February 18, 2026, an assignment executed by decedent's brother and a beneficiary of decedent's Will, was filed by the Administrator. The document assigns Charles Shipman's interest in the estate's real property to Michael Shipman, the Administrator.

On March 27, 2026, a Declaration was filed by the Administrator on behalf of Cherlyn Arrington, the mother of decedent's granddaughter Brieana, requesting certain listed items of personal property be transferred to decedent's granddaughter in accordance with her understanding of decedent's wishes. The items include:

- Chinese globe featuring tiger motif
- Photographs of Brieana displayed throughout the residence
- Handmade dollhouse created by Mr. Shipman
- Piano believed to have been intended for
- Building plans relating to Tahoe property located in Mr. Shipman's office

**TENTATIVE RULING #15: APPEARANCES ARE REQUIRED AT 8:30 A.M. ON MONDAY, APRIL 13, 2026, IN DEPARTMENT NINE.**

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<b>16.</b>	<b>26PR0044</b>	<b>ESTATE OF HUIZENGA</b>
<b>Determine Succession to Real Property</b>		

Decedent's daughter has filed an Objection to this Petition on multiple grounds, and requests the Court to continue the matter to allow decedent's children to prepare and file a contest to the Will that is offered in support of this Petition.

**TENTATIVE RULING #16: THIS MATTER IS CONTINUED TO 8:30 A.M. ON MONDAY, JULY 6, 2026, IN DEPARTMENT NINE.**