1. ESTATE OF IVELICH, 22PR0143

Petition to Administer Estate

Petitioner is the sister of decedent, who died testate on March 2, 2022. A copy of decedent's holographic will, dated May 10, 1998, is attached to the petition. Petitioner is named as executor in the will. She requests that bond be fixed at \$2,750,000. Petitioner seeks full authority to administer the estate under the IAEA.

To date, Proof of Publication is not in the court's file. Additionally, petitioner will need to file Proof of Holographic Instrument (Judicial Council form DE-135). (Prob. Code, § 8222.)

TENTATIVE RULING # 1: APPEARANCES ARE REQUIRED AT 8:30 A.M., WEDNESDAY, JUNE 15, 2022, IN DEPARTMENT FOUR.

2. MATTER OF JENKINS, 22PR0161

Spousal Property Petition

TENTATIVE RULING # 2: PETITION IS GRANTED.

3. ESTATE OF DALENBERG, 21PR0047

Inventory and Appraisal

This matter was continued from May 4 and 18, 2022.

Letters of Administration were issued on January 3, 2022. Inventory and Appraisal: Partial No. 1 and Property Tax Certificate was filed May 18, 2022. To date, the Final Inventory and Appraisal is not in the court's file.

TENTATIVE RULING # 3: APPEARANCES ARE REQUIRED AT 8:30 A.M., WEDNESDAY, JUNE 15, 2022, IN DEPARTMENT FOUR.

4. ESTATE OF VEIDMANN, SP20210020

Status of Administration

Letters of Administration were issued on June 16, 2021. The Final Corrected Inventory and Appraisal was filed on December 20, 2021. To date, there is no final account and request for order of final distribution in the court's file.

TENTATIVE RULING # 4: APPEARANCES ARE REQUIRED AT 8:30 A.M., WEDNESDAY, JUNE 15, 2022, IN DEPARTMENT FOUR.

5. GUARDIANSHIP OF QUETZALI L., 22PR0117

Petition to Appoint Guardian

The paternal grandmother of the proposed ward petitions to be appointed guardian of the person. Temporary Letters of Guardianship were issued on May 11, 2022.

"Upon hearing of the petition, if it appears necessary or convenient, the court may appoint a guardian of the person or estate of the proposed ward or both." (Prob. Code, § 1514(a).) The court applies a clear and convincing evidence standard of proof to its determination of whether or not it appears necessary or convenient to appoint a guardian, whether or not granting custody to a parent would be detrimental to the child, and whether or not granting custody to the nonparent is required to serve the best interests of the child. (*Guardianship of Jenna G.* (1998) 63 Cal.App.4th 387, 394.)

Petitioner filed the mandated (1) Child Information Attachment form for the Probate Guardianship petition (Form GC-210(CA)); (2) Duties of Guardian and Acknowledgment of Receipt form (Form GC-248); (3) Confidential Guardian Screening Form (Form GC-212); (4) Declaration Under UCCJEA (Form FL-105/GC120); (5) Consent of Proposed Guardian (Form GC-211); and (6) Parental Notification of Indian Status (Form ICWA-020).

Notice

The proposed ward's parents were personally served with notice of the hearing and a copy of the petition on May 3 and 4, 2022. (Prob. Code, § 1511(b).)

There is no proof of service in the court's file establishing that the proposed ward's maternal grandparents and paternal grandfather were served by mail with notice of the hearing and a copy of the petition. (Prob. Code, § 1511(c).) The Child Information Attachment form states that the maternal grandparents' address is unknown at this time but they live locally, and that the paternal grandfather's address is unknown at this time but he lives in Missouri. Petitioner has not provided

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any information by declaration from which the court can determine whether or not service of the notice of hearing and the petition should be dispensed with because the maternal grandparents and paternal grandfather cannot with reasonable diligence be given notice, or the giving of notice would be contrary to the interest of justice. (Prob. Code, § 1511(g); Cal. Rules of Ct., rule 7.52.)

<u>Reports</u>

A DOJ Live Scan report concerning petitioner is not in the court's file. CLETS reports concerning petitioner and the proposed ward's parents are in the court's file and are also summarized in the court investigator's report.

The court investigator recommends that the petition be granted, subject to some recommendations.

TENTATIVE RULING # 5: APPEARANCES ARE REQUIRED AT 8:30 A.M., WEDNESDAY, JUNE 15, 2022, IN DEPARTMENT FOUR.

6. ESTATE OF POTTS, 21PR0014

Inventory and Appraisal

This matter was continued from May 18, 2022.

Letters of Administration were issued on January 24, 2022. To date, the Final Inventory and Appraisal is not in the court's file.

TENTATIVE RULING # 6: APPEARANCES ARE REQUIRED AT 8:30 A.M., WEDNESDAY, JUNE 15, 2022, IN DEPARTMENT FOUR.

7. ESTATE OF ROBERTS, 22PR0019

Inventory and Appraisal

Letters of Administration were issued on February 16, 2022. To date, the Final Inventory and Appraisal is not in the court's file.

TENTATIVE RULING # 7: APPEARANCES ARE REQUIRED AT 8:30 A.M., WEDNESDAY, JUNE 15, 2022, IN DEPARTMENT FOUR.

8. ESTATE OF DeGROOTE, 22PR0140

Petition to Administer Estate

Petitioner is a beneficiary of decedent, a nonresident of California who left an estate in El Dorado County. Decedent's will was admitted to probate in the Eighth Judicial District in Las Vegas, Nevada. Petitioner is named as executor in the will. In lieu of bond, petitioner requests that funds be allowed to be deposited in a blocked account. Petitioner seeks full authority to administer the estate under the IAEA.

To date, Proof of Publication is not in the court's file.

TENTATIVE RULING # 8: APPEARANCES ARE REQUIRED AT 8:30 A.M., WEDNESDAY, JUNE 15, 2022, IN DEPARTMENT FOUR.

9. GUARDIANSHIP OF LYLIAUNNA J., PP20160100

Court Trial (Short Cause)

TENTATIVE RULING # 10: APPEARANCES ARE REQUIRED AT 1:30 P.M., WEDNESDAY, JUNE 15, 2022, IN DEPARTMENT FOUR.