

Probate Notes for June 17, 2015

Probate notes are a recommendation as to the outcome of the petition. Unlike tentative rulings, they do not automatically become adopted as the order of the court. Unless an appearance at the hearing is otherwise required by law, if petitioner submits a proposed order prior to the hearing and the recommendation is to grant the petition, no appearance is necessary. If you are scheduled to appear and there is no probate note issued in your case, you should appear as scheduled. If you wish to continue a matter, you must contact the civil division at (530) 406-6704, at least two (2) court days before your hearing.

Please note: The following probate matters will be heard in **Department Two at 9:00 a.m.**

CASE: Conservatorship of Nakagiri
Case No. CV PC 09-138

The Court notes the following deficiencies:

1. Proof that the notice of hearing has been served on the required parties has not been filed with the Court. (Prob. Code, § 1460, subd. (b).)
2. The Court notes the second account and report states that the property on hand as of on November 30, 2013, was \$149,039.67. The third account and report, however, states that the property on hand as of December 1, 2013, was \$144,305.56.

The parties are **DIRECTED TO APPEAR.**

CASE: Estate of Weiss
Case No. CV PB 15-96

It is recommended to grant the petition for letters of administration, and for full authority under the Independent Administration of Estates Act. (Prob. Code, § 8000 et seq.)