



1 14. In this instance, the will is in writing and signed by both the Decedent and
2 two witnesses. The Will is also signed by a notary. The Will meets the requirements of
3 NRS 133A.060 and may be admitted to probate under that section.
4

5 **B. The Will is valid and should be admitted to probate under NRS 133**

6 15. Even if the Will is not admitted under NRS 133A as an international will, it
7 may still be admitted under NRS 133. “The invalidity of the will as an international will
8 does not affect its formal validity as a will of another kind.” NRS 133A.050(2).
9

10 16. NRS 133.040(1) provides that, “[n]o will executed in this State, except
11 such electronic wills or holographic wills as are mentioned in this chapter, is valid unless
12 it is in writing and signed by the testator, or by an attending person at the testator’s
13 express direction, and attested by at least two competent witnesses who subscribe their
14 names to the will in the presence of the testator.”
15

16 17. The Will facially meets this requirement. However, to be admitted, the
17 witnesses must sign a statement under penalty of perjury that, “that the testator
18 subscribed the will and declared it to be his or her last will and testament in their
19 presence; that they thereafter subscribed the will as witnesses in the presence of the
20 testator and in the presence of each other and at the request of the testator; and that the
21 testator at the time of the execution of the will appeared to them to be of full age and of
22 sound mind and memory.” NRS 133.050(2).
23

24 18. The Santos Declaration and Barradas Declaration, filed after Christy’s
25 objection, satisfy this requirement. As such, Argument Two is now moot and fails.
26 Therefore the Will must be admitted to probate pursuant to NRS 133.040.

27 **II. Argument Three Fails Because the Language of the Will Disposes of All**
28 **Estate and Testamentary Assets, Wherever Located, to Chris Hisgen, the**
 Surviving Spouse.

19. In Argument Three, Christy contends that the Will only disposes of the Decedent's property in Portugal, and is thus inapplicable to any assets or property outside of Portugal, such as property in Nevada.

20. Argument Three fails for the following reasons.

A. Probate law favors testacy over intestacy.

21. First, Christy's interpretation would have the effect of placing any property in Nevada, real or personal, into intestacy. "The rule is that a will must be construed according to the intention of the testator, and so as to avoid intestacy."⁷ "The rule of wills construction that favors testacy over intestacy makes courts prefer holding a will absolute, if it is possible to construe questionably conditional language as the testator's motivation to write a will."⁸

22. Christy's interpretation of the Disposition Clause would render all property, real and personal, outside Portugal intestate. This would apply to all Nevada property, real and personal.

23. A plain, straightforward interpretation of "actions in Portugal" recognizes that "in Portugal" modifies only "actions." Merriam-Webster defines "action," in a legal context, as "the right to bring or maintain such a legal or judicial proceeding."⁹ Thus,

⁷ Estate of Baker, 131 Cal. App. 3d. 471 (1982).

⁸ Mason v. Mason, 268 SE 2d. 67, 68 (1980); See also National Bank of Commerce v. Wehrle, 124 W.Va. 268, 20 S.E.2d 112 (1942); Eaton v. Brown, 193 U.S. 411, 24 S.Ct. 487, 48 L.Ed. 730 (1904); In re Desmond's Estate, 35 Cal.Rptr. 737, 223 C.A.2d 211, 1 A.L.R.3d 1043 (1963); Vaught v. Vaught, 247 Ark. 52, 444 S.W.2d 104 (1969); Warren v. Hartnett, 561 S.W.2d 860 (Tex.Civ.App.1977); Barber v. Barber, 368 Ill. 215, 13 N.E.2d 257 (1938); Watkins v. Watkins' Adm'r., 269 Ky. 246, 106 S.W.2d 975 (1937); Bobblis v. Cupo, 297 Mass. 164, 7 N.E.2d 440 (1937); In re Morrison's Estate, 361 Pa. 419, 65 A.2d 384 (1949); In re Trager's Estate, 413 Ill. 364, 108 N.E.2d 908 (1952);

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1 the Will confers upon Christopher the right to bring or maintain a legal proceeding in
2 Portugal that Marilyn could have brought herself.

3 24. As Christy's interpretation of the Disposition Clause would create partial
4 intestacy, the Court chooses to construe it in favor of testacy. As such, the Court
5 interprets "in Portugal" as a modifier of "actions" only.
6

7 **B. The plain meaning of "universal heir" favors a broad interpretation of**
8 **the Disposition Clause.**

9 25. Second, the language of the Disposition Clause purports to establish Chris,
10 Marilyn's surviving spouse, as the universal heir. Merriam-Webster defines
11 "universal" as "including or covering all or a whole collectively or distributively
12 without limit or exception."¹⁰ In other words, it appears that the Decedent desired
13 for the Will to establish Chris as the universal heir of all her property, which would
14 necessarily be without limit or exception.
15

16 26. Additionally, the undersigned, *sua sponte*, researched the meaning of
17 "universal heir" in European probate law:

18 The universal nature of the hereditary legal succession in classical Roman law,
19 which held the heir unlimitedly liable for the testator's debts, was based on the
20 mystical idea that the legal identity of the deceased was embodied in the
21 inheritance. At the same time, a distinctive feature of the hereditary legal
22 succession is a one-time transfer (in a single act) to the legal successor of all
23 rights and obligations that are part of the property of the predecessor. Thus, a
24 characteristic feature of the hereditary legal succession is that the universal heir
is the direct successor of the testator's property: the inheritance passes from the
deceased to the heir not only immediately and simultaneously, but also directly
from the testator.¹¹

25 ¹⁰ <https://www.merriam-webster.com/dictionary/universal?src=search-dict-hed> Emphasis added.

26 ¹¹ Anatoliy Kostruba. HEREDITARY LEGAL SUCCESSION IN THE CIVIL LAW OF UKRAINE:
27 PROBLEMATIC AND THEORETICAL ASPECT. Journal of the National Academy of Legal Sciences of
Ukraine, National Academy of Legal Sciences of Ukraine, 2019, 26 (3), pp.135-149. ff10.31359/1993-
0909-2019-26-3-161ff. fhal-02411634f retrieved from [https://hal.archives-ouvertes.fr/hal-
02411634/document](https://hal.archives-ouvertes.fr/hal-02411634/document)
28

1 27. This concept clearly contemplates disposition of *all* of the decedent's
2 property directly to the universal heir, without limit or exception.

3
4 28. Furthermore, Christy's interpretation would leave a logical hole in the
5 Will. The Will also provides that, "[s]hould [Chris] have already died, on the date of her
6 death, Kathryn Kimberly Sweet, married, resident of Arlington, Virginia, United States
7 of America and Christy Kay Sweet, single, adult, resident of Thailand, will be her heirs."
8 Obviously, this provision contains no language that could be construed as limiting
9 distribution to assets in Portugal. Yet, Christy would have this Court believe that the
10 clause naming Chris as the "universal heir" is limited to assets in Portugal, while the
11 residuary clause has no such limitation. This interpretation would expand distribution
12 of the residuary clause to the full estate, even though Chris would receive only property
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RECOMMENDATIONS

IT IS THEREFORE RECOMMENDED that last will and testament of Marilyn Sweet Weeks, dated May 3, 2006, be admitted to probate under either NRS 133A.060 or NRS 133.040-050.

IT IS FURTHER RECOMMENDED that the that last will and testament of Marilyn Sweet Weeks, dated May 3, 2006, be interpreted to dispose of the entirety of the Estate to the decedent's surviving spouse, Christopher Hisgen.

DATED: 3/02/2021

By: 
PROBATE COMMISSIONER

Submitted by:
BLACKROCK LEGAL, LLC

Approved as to form by:

/s/ Thomas R. Grover

Submitting competing RAR.

THOMAS R. GROVER, ESQ.
Nevada Bar No. 12387
BLACKROCK LEGAL

RYAN D. JOHNSON, ESQ.
Nevada Bar No. 12790
JOHNSON & JOHNSON LAW OFFICES

1 **CSERV**

2
3 DISTRICT COURT
4 CLARK COUNTY, NEVADA

5
6 In the matter of: CASE NO: P-20-103540-E
7 Marilyn Weeks, Deceased DEPT. NO. Department 26
8

9 **AUTOMATED CERTIFICATE OF SERVICE**

10 This automated certificate of service was generated by the Eighth Judicial District
11 Court. The foregoing Order was served via the court's electronic eFile system to all
12 recipients registered for e-Service on the above entitled case as listed below:

13 Service Date: 7/14/2021

14 Thomas Grover	tom@blackrocklawyers.com
15 Michael Olsen	mike@blackrocklawyers.com
16 Ryan Johnson, Esq.	rdj@johnsonlegal.com
17 Monica Gillins	mlg@johnsonlegal.com
18 Keith Routsong	keith@blackrocklawyers.com
19 Christine Manning	christine@blackrocklawyers.com
20 Julian Campbell	julian@blackrocklawyers.com
21 Vicki Pyne	vicki@blackrocklawyers.com

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1 NEOJ
2 MICHAEL A. OLSEN, ESQ.
3 Nevada Bar No. 6076
4 THOMAS R. GROVER, ESQ.
5 Nevada Bar No. 12387
6 BLACKROCK LEGAL, LLC
7 10155 W. Twain Ave., Suite 100
8 Las Vegas, NV 89147
9 Office: (702) 855-5658
10 Fax: (702) 869-8243
11 Attorneys for Chris Hisgen

DISTRICT COURT
CLARK COUNTY, NEVADA

12 In the Matter of the Estate of

13 MARILYN SWEET WEEKS,

14 Deceased.

Case No.: P-20-103540-E

Dept. No.: 26

NOTICE OF ENTRY OF ORDER

15 PLEASE TAKE NOTICE that an ORDER AFFIRMING REPORT AND
16 RECOMMENDATION, ADMITTING WILL TO PROBATE AND TO ISSUE LETTERS
17 TESTAMENTARY was entered on the Court's record on the 14th day of July 2021, a true and
18 correct copy of which is attached hereto as EXHIBIT 1.

19 DATED this 14th day of July 2021.

20 BLACKROCK LEGAL, LLC

21
22
23 /s/ Thomas R. Grover, Esq.
24 MICHAEL A. OLSEN, ESQ.
25 Nevada Bar No. 6076
26 THOMAS R. GROVER, ESQ.
27 Nevada Bar No. 12387
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Exhibit 1

ORDR

MICHAEL A. OLSEN, ESQ.
Nevada Bar No. 6076
THOMAS R. GROVER, ESQ.
Nevada Bar No. 12387
KEITH D. ROUTSONG, ESQ.
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keith@blackrocklawyers.com
Attorneys for Chris Hisgen

**DISTRICT COURT
CLARK COUNTY, NEVADA**

In the Matter of the Estate of

MARILYN SWEET WEEKS,

Deceased.

Case No.: P-20-103540-E
Dept. No.: 26

HEARING DATE: 5/30/2021

**ORDER AFFIRMING REPORT AND RECOMMENDATION, ADMITTING
WILL TO PROBATE AND TO ISSUE LETTERS TESTAMENTARY**

Appearances:

- Ryan Johnson of Johnson & Johnson law firm on behalf of objector Christy Kay Sweet.
- Thomas R. Grover of Blackrock Legal on behalf of surviving spouse Christopher Hisgen.

Filings:

- *Report and Recommendation*, March 3, 2021 ("RAR"), **Exhibit "1"**.
- *Objection to Report and Recommendation* ("Objection"), March 15, 2021 filed by Christy Kay Sweet.
- *Opposition to Objection to Report and Recommendation* ("Opposition"), May 10, 2021 filed by Chris Hisgen.





ORDER

The Court, having considered the arguments of counsel in the above referenced filings and at the hearing on this matter,

ORDERS AND AFFIRMS the REPORT AND RECOMMENDATION attached here to as Exhibit "A".

THE COURT FURTHER ORDERS that the Last Will and Testament of Marilyn Weeks ("Testamento Publico") dated May 3, 2006 is admitted to probate under General Administration.

THE COURT FURTHER ORDERS that Letters Testamentary shall issue to Christopher Hisgen.

Dated this 14th day of July, 2021

A handwritten signature in black ink, appearing to read "G. Sturman", written over a horizontal line.

029 75E F479 86D5
Gloria Sturman
District Court Judge

Prepared and submitted by:

BLACKROCK LEGAL, LLC

/s/ Thomas R. Grover
MICHAELA A. OLSEN, ESQ.
Nevada Bar No. 7356
THOMAS R. GROVER, ESQ.
Nevada Bar No. 12387
KEITH D. ROUTSONG, ESQ.
Nevada Bar No. 14944
Attorneys for Chris Hisgen

EXHIBIT 1



RAR
MICHAEL A. OLSEN, ESQ.
Nevada Bar No. 6076
THOMAS R. GROVER, ESQ.
Nevada Bar No. 12387
KEITH ROUTSONG
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tom@blackrocklawyers.com
keith@blackrocklawyers.com
Attorneys for Chris Hisgen

**DISTRICT COURT
CLARK COUNTY, NEVADA**

In the Matter of the Estate of

MARILYN SWEET WEEKS,

Deceased.

Case No.: P-20-103540-E
Dept. No.: 26

Hearing Date: November 13, 2020

REPORT & RECOMMENDATION

APPEARANCES:

- Thomas R. Grover, Esq. of Blackrock Legal, LLC, on behalf of Chris Hisgen, Petitioner & Surviving Spouse (hereafter "Chris" or "Petitioner").
- Ryan Johnson, Esq. of the law firm of Johnson & Johnson, on behalf of Christy Kay Sweet (hereafter "Christy").

FILINGS:

- *Chris' Petition for General Administration of Estate, Appointment of Personal Representative for Letters Testamentary and to Admit Will to Probate* (hereafter "Petition") filed on or about July 14, 2020.
- *Christy's Objection to Petition for General Administration of Estate, Appointment of Personal Representative and Letters Testamentary and to Admit Will to Probate* (hereafter "Objection") filed on or about August 11, 2020.



- Chris' *First Supplement to Petition for General Administration, Appointment of Personal Representative and for Issuance of Letters Testamentary and to Admit Will to Probate* (hereafter "First Supplement") filed on or about September 29, 2020.
- Chris' *Reply in support of Petition for General Administration, Appointment of Personal Representative and for Issuance of Letters Testamentary and to Admit Will to Probate* (hereafter "Reply") filed on or about November 12, 2020.
- *Declaration of Isabel Pires Cruz Santos* (hereafter "Santos Declaration") filed on or about November 12, 2020.
- *Declaration of Gilda Dos Santos Barradas* (hereafter "Barradas Declaration") filed on or about November 12, 2020.

FINDINGS OF FACT

1. Notice of the Petition, hearing on the Petition and aforementioned filings was proper.

2. MARILYN SWEET WEEKS (hereafter "Decedent" or "Marilyn") died on February 4th, 2020 in Clark County, Nevada, being at that time a resident of Clark County Nevada.

3. At the time of her death, Marilyn was married to Chris.

4. Marilyn had two daughters from a previous marriage, Kathryn Kimberly Sweet (hereafter "Kathryn") and Christy Kay Sweet (hereafter "Christy").

5. The Decedent left a last will and testament (hereafter "Will") dated May 3, 2006.

6. The will is in Portuguese. However, a translation has been attached to the Petition as **Exhibit "3"**.

7. The Will contains the following clause: "She establishes as universal heir of all her goods, rights, and actions in Portugal, Christopher William Hisgen, single, adult, native of Washington, DC, United States of America, of American nationality and with whom she resides." (hereafter "Disposition Clause").

1 8. The Will has signature witnesses from Isabel Pires Cruz Santos (hereafter
2 “Santos”) and Gilda dos Santos Barradas (hereafter “Barradas”), and it is notarized by
3 Joaquim Augusto Lucas de Silva.

4 **CHRISTY’S ARGUMENTS AGAINST ADMISSION OF THE WILL**

5 9. In her Objection, Christy argues against admission of the Will for the
6 following reasons:

- 7
- 8 a. “Under Nevada Law, there is no provision for the probate of a Will signed
9 in a foreign country. Therefore, Sweet asserts Hisgen’s submission of the
10 Will for probate in the State of Nevada is improper and should be denied.”¹
11 (hereafter “Argument One”).
- 12
- 13 b. “Even if the Will is admitted to Probate in Nevada, this State requires that
14 the witnesses to the execution of the Will sign an Affidavit or Declaration.
15 Since Hisgen’s petition did not include any attestations from the
16 subscribing witness, the Will is inadmissible in Nevada.”² (hereafter
17 “Argument Two”).
- 18
- 19 c. “Most importantly, the Decedent in her Will disposed only of her assets
20 situated ‘in Portugal.’ Therefore, even if the Will is admitted to probate in
21 Nevada, the provisions thereof will not effectuate a transfer of any assets
22 of the decedent in the United States.”³ (hereafter “Argument Three”).

23 ///
24

25

26 ¹ Objection, at pg. 1:24-26.

27 ² Objection, at pg. 2:1-4.

28 ³ Objection, at pg. 2:5-7.

CONCLUSIONS OF LAW

I. Argument One Fails Because Wills Executed in Countries Outside the United States May Be Admitted to Probate in Nevada

10. Christy misstates the law in her argument that Nevada law only allows, “the admission of Wills to probate in Nevada only if they are Wills executed in another State within the United States (or its territories) not Wills executed in countries outside the United States.”⁴ The undersigned Probate Commissioner notes that this Court has admitted wills executed in other nations, such as Canada for many years.

11. Indeed, Nevada law provides multiple provisions, under which an international will may be admitted to probate. These provisions are independent of one another. That is, even if a will may not be admitted by one provision, it may still be possible for it to be admitted by another.

A. The Will is valid and should be admitted to probate under NRS 133A

12. The Will should be admitted to probate as an international will under NRS 133A. Christy argues that, “Under Nevada Law, there is no provision for the probate of a Will signed in a foreign country.”⁵ This is not accurate. The plain language of NRS 133A provides for admission to probate of wills executed outside the United States.

13. More specifically, in NRS 133A.060, the Legislature enumerated requirements for admission of an international will to probate in Nevada. In essence, an international will needs to be in writing, signed in the presence of two witnesses and signed by the testator.⁶

⁴ Objection, at pg. 2:23-25.

⁵ Objection, at pg. 1:23-24.

⁶ See NRS 133A.060(1) – (5).

1 14. In this instance, the will is in writing and signed by both the Decedent and
2 two witnesses. The Will is also signed by a notary. The Will meets the requirements of
3 NRS 133A.060 and may be admitted to probate under that section.

4 **B. The Will is valid and should be admitted to probate under NRS 133**

5 15. Even if the Will is not admitted under NRS 133A as an international will, it
6 may still be admitted under NRS 133. “The invalidity of the will as an international will
7 does not affect its formal validity as a will of another kind.” NRS 133A.050(2).

8 16. NRS 133.040(1) provides that, “[n]o will executed in this State, except
9 such electronic wills or holographic wills as are mentioned in this chapter, is valid unless
10 it is in writing and signed by the testator, or by an attending person at the testator’s
11 express direction, and attested by at least two competent witnesses who subscribe their
12 names to the will in the presence of the testator.”

13 17. The Will facially meets this requirement. However, to be admitted, the
14 witnesses must sign a statement under penalty of perjury that, “that the testator
15 subscribed the will and declared it to be his or her last will and testament in their
16 presence; that they thereafter subscribed the will as witnesses in the presence of the
17 testator and in the presence of each other and at the request of the testator; and that the
18 testator at the time of the execution of the will appeared to them to be of full age and of
19 sound mind and memory.” NRS 133.050(2).

20 18. The Santos Declaration and Barradas Declaration, filed after Christy’s
21 objection, satisfy this requirement. As such, Argument Two is now moot and fails.
22 Therefore the Will must be admitted to probate pursuant to NRS 133.040.

23 **II. Argument Three Fails Because the Language of the Will Disposes of All**
24 **Estate and Testamentary Assets, Wherever Located, to Chris Hisgen, the**
25 **Surviving Spouse.**

19. In Argument Three, Christy contends that the Will only disposes of the Decedent's property in Portugal, and is thus inapplicable to any assets or property outside of Portugal, such as property in Nevada.

20. Argument Three fails for the following reasons.

A. Probate law favors testacy over intestacy.

21. First, Christy's interpretation would have the effect of placing any property in Nevada, real or personal, into intestacy. "The rule is that a will must be construed according to the intention of the testator, and so as to avoid intestacy."⁷ "The rule of wills construction that favors testacy over intestacy makes courts prefer holding a will absolute, if it is possible to construe questionably conditional language as the testator's motivation to write a will."⁸

22. Christy's interpretation of the Disposition Clause would render all property, real and personal, outside Portugal intestate. This would apply to all Nevada property, real and personal.

23. A plain, straightforward interpretation of "actions in Portugal" recognizes that "in Portugal" modifies only "actions." Merriam-Webster defines "action," in a legal context, as "the right to bring or maintain such a legal or judicial proceeding."⁹ Thus,

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the Will confers upon Christopher the right to bring or maintain a legal proceeding in Portugal that Marilyn could have brought herself.

24. As Christy's interpretation of the Disposition Clause would create partial intestacy, the Court chooses to construe it in favor of testacy. As such, the Court interprets "in Portugal" as a modifier of "actions" only.

B. The plain meaning of "universal heir" favors a broad interpretation of the Disposition Clause.

25. Second, the language of the Disposition Clause purports to establish Chris, Marilyn's surviving spouse, as the **universal heir**. Merriam-Webster defines "universal" as "including or covering all or a whole collectively or distributively **without limit or exception.**"¹⁰ In other words, it appears that the Decedent desired for the Will to establish Chris as the universal heir of all her property, which would necessarily be without limit or exception.

26. Additionally, the undersigned, *sua sponte*, researched the meaning of "universal heir" in European probate law:

The universal nature of the hereditary legal succession in classical Roman law, which held the heir unlimitedly liable for the testator's debts, was based on the mystical idea that the legal identity of the deceased was embodied in the inheritance. At the same time, a distinctive feature of the hereditary legal succession is a one-time transfer (in a single act) to the legal successor of all rights and obligations that are part of the property of the predecessor. Thus, a characteristic feature of the hereditary legal succession is that the universal heir is the direct successor of the testator's property: the inheritance passes from the deceased to the heir not only immediately and simultaneously, but also directly from the testator.¹¹

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DATED: 3/02/2021

By: 
PROBATE COMMISSIONER

Submitted by:
BLACKROCK LEGAL, LLC

Approved as to form by:

/s/ Thomas R. Grover

Submitting competing RAR.

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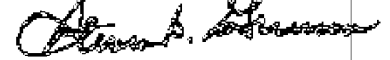
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18 Keith Routsong	keith@blackrocklawyers.com
19 Christine Manning	christine@blackrocklawyers.com
20 Julian Campbell	julian@blackrocklawyers.com
21 Vicki Pyne	vicki@blackrocklawyers.com

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1 LETP
2 MICHAEL A. OLSEN, ESQ.
3 Nevada Bar No. 6076
4 THOMAS R. GROVER, ESQ.
5 Nevada Bar No. 12387
6 BLACKROCK LEGAL, LLC
7 10155 W. Twain Ave., Suite 100
8 Las Vegas, NV 89147
9 Telephone (702) 855-5658
10 Facsimile (702) 869-8243
11 mike@blackrocklawyers.com
12 tom@blackrocklawyers.com
13 Attorneys for Chris Hisgen

DISTRICT COURT
CLARK COUNTY, NEVADA P-20-103540-E

In the Matter of the Estate of

Case No. P-20-102606-E
Dept. 26

MARILYN SWEET WEEKS,

Deceased.

LETTERS TESTAMENTARY

On the 14th day of July 2021, the Court entered an Order appointing Chris Hisgen as Personal Representative of the Estate of the above-named Decedent. The Order includes:

Orders and Affirms the Report and Recommendation.

Orders the Last Will and Testament of Marilyn Weeks ("Testamento Publico") dated May 3, 2006 is admitted to probate under General Administration.

Orders that Letters Testamentary shall issue to Christopher Hisgen.

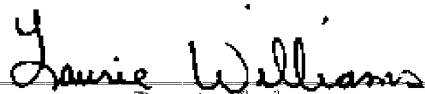
The Personal Representative having duly qualified may act and has the authority and duties of a Personal Representative as provided under NRS Chapter 143.

In testimony of which, I have this date signed these Letters and affixed the Seal of the Court.

STEVEN D. GRIERSON, CLERK OF THE COURT

7/14/2021

By:



Deputy Clerk

Laurie Williams

Date



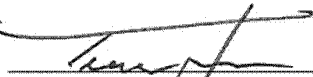
OATH

I, Chris Hisgen, whose mailing address is 3125 Hastings Avenue,
Las Vegas, NV 89107, solemnly affirm that I will faithfully perform according to law
duties of Personal Representative and that any matters stated in any petition or paper
filed with the Court are true of my own knowledge or, if any matters are stated on
information or belief, I believe them to be true.


Chris Hisgen

SIGNED AND SWORN to before me

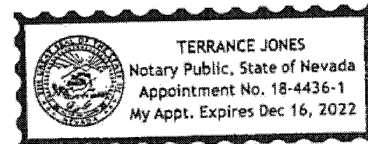
this 30th day of June, 2021, by



NOTARY PUBLIC

In and for the County of Clark, State of Nevada

Official Seal





1 CSERV
2 MICHAEL A. OLSEN, ESQ.
3 Nevada Bar No. 6076
4 THOMAS R. GROVER, ESQ.
5 Nevada Bar No. 12387
6 KEITH D. ROUTSONG, ESQ.
7 Nevada Bar No. 14944
8 BLACKROCK LEGAL, LLC
9 10155 W. Twain Ave., Suite 100
10 Las Vegas, Nevada 89147
11 Telephone (702) 855-5658
12 Facsimile (702) 869-8243
13 Attorneys for Chris Hisgen

DISTRICT COURT
CLARK COUNTY, NEVADA

11 In the Matter of the Estate of

Case No: P-20-103540-E

Dept. No: 26

13 MARILYN SWEET WEEKS,

Deceased.

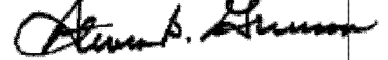
CERTIFICATE OF SERVICE

17 I HEREBY CERTIFY that on July 14th, 2021, the NOTICE OF ENTRY OF ORDER and
18 LETTERS TESTAMENTARY was served via electronic service pursuant to Administrative
19 Order 14-2 and NEFCR 9 upon those parties on the master service list including:
20 Thomas Grover tom@blackrocklawyers.com
21 Michael Olsen mike@blackrocklawyers.com
22 Christine Manning christine@blackrocklawyers.com
23 Julian Campbell julian@blackrocklawyers.com
24 Keith Routsong keith@blackrocklawyers.com
25 Vicki Pyne vicki@blackrocklawyers.com
26 Ryan Johnson, Esq. rdj@johnsonlegal.com
27 Monica Gillins mlg@johnsonlegal.com

/s/ Christine Manning

An Employee of BLACKROCK LEGAL





1 **NOTC**
2 MICHAEL A. OLSEN, ESQ.
3 Nevada Bar No. 6076
4 THOMAS R. GROVER, ESQ.
5 Nevada Bar No. 12387
6 **BLACKROCK LEGAL, LLC**
7 10155 W. Twain Ave., Suite 100
8 Las Vegas, NV 89147
9 Telephone: (702) 855-5658
10 mike@blackrocklawyers.com
11 tom@blackrocklawyers.com
12 *Attorneys for Chris Hisgen*

9 **DISTRICT COURT**
10 **CLARK COUNTY, NEVADA**

11 In the Matter of the Estate of

12 MARILYN SWEET WEEKS,

13 Deceased.

Case No. P-20-103540-E
Dept. No. 26

**NOTICE TO CREDITORS (90 DAY
NOTICE)**

15 Notice is hereby given that on July 14, 2021, Chris Hisgen was duly appointed by the
16 above-entitled Court as Personal Representative of the Estate of MARILYN SWEET WEEKS,
17 Deceased. All creditors having claims against the Estate are required to file their claims, with
18 supporting documentation attached, with the Clerk of Court, Clark County Regional Justice
19 Center, 200 Lewis Avenue, Las Vegas, Nevada 89155, within ninety (90) days after the mailing
20 or the first publication (as the case may be) of this Notice.

21 DATED this 22nd day of July 2021.

22 **BLACKROCK LEGAL, LLC**

23
24 /s/ Thomas R. Grover
25 MICHAEL A. OLSEN, ESQ.
26 Nevada Bar No. 7356
27 THOMAS R. GROVER, ESQ.
28 Nevada Bar No. 12387
Attorneys for Chris Hisgen





1 CSERV
2 MICHAEL A. OLSEN, ESQ.
3 Nevada Bar No. 6076
4 THOMAS R. GROVER, ESQ.
5 Nevada Bar No. 12387
6 KEITH D. ROUTSONG, ESQ.
7 Nevada Bar No. 14944
8 BLACKROCK LEGAL, LLC
9 10155 W. Twain Ave., Suite 100
10 Las Vegas, Nevada 89147
11 Telephone (702) 855-5658
12 Facsimile (702) 869-8243
13 Attorneys for Chris Hisgen

DISTRICT COURT
CLARK COUNTY, NEVADA

11 In the Matter of the Estate of

Case No: P-20-103540-E

Dept. No: 26

13 MARILYN SWEET WEEKS,

Deceased.

CERTIFICATE OF SERVICE

17 I HEREBY CERTIFY that on July 22nd, 2021, the NOTICE TO CREDITORS was served via
18 electronic service pursuant to Administrative Order 14-2 and NEFCR 9 upon those parties on the
19 master service list including:

20 Thomas Grover	tom@blackrocklawyers.com
21 Michael Olsen	mike@blackrocklawyers.com
22 Christine Manning	christine@blackrocklawyers.com
23 Julian Campbell	julian@blackrocklawyers.com
24 Keith Routson	keith@blackrocklawyers.com
25 Vicki Pyne	vicki@blackrocklawyers.com
26 Ryan Johnson, Esq.	rdj@johnsonlegal.com
27 Monica Gillins	mlg@johnsonlegal.com

/s/Christine Manning

An Employee of BLACKROCK LEGAL





SUBT
DAVID C. JOHNSON, ESQ.
Nevada Bar No. 5380
Email: dcj@johnsonlegal.com
RYAN D. JOHNSON, ESQ.
Nevada Bar No. 12790
Email: rdj@johnsonlegal.com
JOHNSON & JOHNSON, PC
1160 N. Town Center Drive, Suite 140
Las Vegas, Nevada 89144
Telephone: (702) 384-2830
Fax: (702) 385-3059

DISTRICT COURT

CLARK COUNTY, NEVADA

In the Matter of the Estate of

MARILYN WEEKS SWEET,

Deceased.

)
)
)
)
) Case No.: P-20-103540-E
) Dept. No.: PC1
)

SUBSTITUTION OF ATTORNEY

The undersigned, **CHRISTY KAY SWEET**, does hereby consent to the substitution of **CHRISTY KAY SWEET**, Pro Per, in the place and stead of **DAVID C. JOHNSON, ESQ.** and **RYAN D. JOHNSON, ESQ.** of Johnson & Johnson, PC, to represent her interest in the above-referenced estate.

Dated 07 / 30 / 2021



CHRISTY KAY SWEET

The undersigned does hereby agree to the substitution of **CHRISTY KAY SWEET**, Pro Per, in the above-referenced matter.

Dated 07 / 30 / 2021



RYAN D. JOHNSON, ESQ.

THIS SEALED
DOCUMENT,
NUMBERED PAGE(S)
214 - 216
WILL FOLLOW VIA
U.S. MAIL



Form 1. Notice of Appeal to the Supreme Court From a Judgment or Order of District Court

No. P-20-103540-E

Dept 26

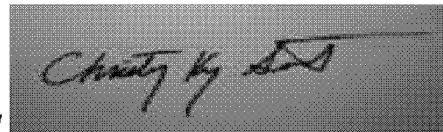
IN THE EIGHTH JUDICIAL COURT OF THE
STATE OF NEVADA IN AND FOR
THE COUNTY OF CLARK

A.B., PLAINTIFF }
 v. }
C.D., DEFENDENT } Christopher William Hisgen
 } Christy Kay Sweet

NOTICE OF APPEAL

Notice is hereby given that C.D., defendant above named, hereby appeals to The Supreme Court of Nevada from Order and Affirming Report and Recommendation Admitting Will to Probate and to Issue Letters of Testamentary entered in this action on the 14th day of July, 2021

/s/



Christy Kay Sweet, *Pro se*
51/68 Moo 6, Chong-Talay
Thalang, Phuket, Thailand
83110



1 COA
2 DAVID C. JOHNSON, ESQ.
3 Nevada Bar No. 5380
4 Email: dcj@johnsonlegal.com
5 RYAN D. JOHNSON, ESQ.
6 Nevada Bar No. 12790
7 Email: rdj@johnsonlegal.com
8 JOHNSON & JOHNSON
9 1160 N. Town Center Drive, Suite 140
10 Las Vegas, Nevada 89144
11 Telephone: (702) 384-2830
12 Fax: (702) 385-3059

13 **DISTRICT COURT**

14 **CLARK COUNTY, NEVADA**

15 In the Matter of the Estate of)

16 **MARILYN WEEKS SWEET,**)

17 Deceased.)

Case No.: P-20-103540-E

Dept. No.: PC1

18 **CHANGE OF ADDRESS**

19 Pursuant to the Substitution of Attorney filed July 30, 2021, the contact
20 information for **CHRISTY KAY SWEET**, Pro Per, is as follows:

21 **CHRISTY KAY SWEET**

22 51/68 Moo 6

23 Cherg-Telay

24 (Layan Beach, Soi 7)

25 Thalang, Phuket 83110

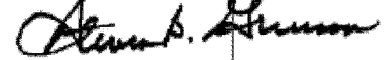
26 Thailand

Email: christyksweet@gmail.com

Dated 08 / 04 / 2021

Ryan D. Johnson

RYAN D. JOHNSON, ESQ.



Christy Kay Sweet,
51/68 Moo 6, Cherng-Telay, Thalang
Phuket, Thailand 83110
(66) 94 807 0376
ChristyKSweet@GMail.com
Defendant, *Pro Se*

EIGHTH DISTRICT COURT

CLARK COUNTY

CHRISTOPHER WILLIAM HISGEN

Plaintiff,

vs.

CHRISTY KAY SWEET

Defendant

Case : P-20-103540-E

Department 26

CERTIFICATE OF MAILING

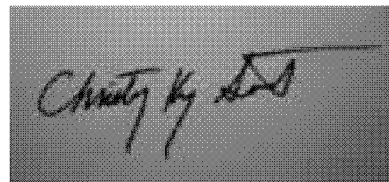
I HEREBY CERTIFY that on the day of 05, August 2021, I have arranged to place a true and correct copy of the following document: Notice of Appeal to Nevada State Supreme Court, in the United States Mail, with first-class postage prepaid, addressed to the following;

Michael A Olsen, Esq., Blackrock Legal, LLC, 10155 West Twain Avenue, Suite 100
Las Vegas, Nevada 89147 and;

Christopher W. Hisgen 3125 Hastings Avenue, Las Vegas, Nevada, 89107

Be it known Kathryn Kimberly Sweet, pursuant to NRS 155.010 (5) has signed A Waiver of Requirement of Notice of Proceedings entered July 07, 2020 by Thomas R. Grover, Esq., attorney for the Plaintiff.

Dated this 06th day of August, 2021.



Defendant, Christy Kay Sweet, *Pro Se*

CERTIFICATE OF MAILING - 1

THIS SEALED
DOCUMENT,
NUMBERED PAGE(S)
220 - 221
WILL FOLLOW VIA
U.S. MAIL



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10 In the Matter of:

11 MARILYN WEEKS,

12 Deceased.

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Case No: P-20-103540-E

Dept No: XXVI

CASE APPEAL STATEMENT

1. Appellant(s): Christy Kay Sweets

2. Judge: Gloria Sturman

3. Appellant(s): Christy Kay Sweets

Counsel:

Christy Kay Sweets
51/68 Moo 6, Cherng-Telay
Thalang, Phuklet, Thailand 83110

4. Respondent (s): Chris Hisgen

Counsel:

Michael A. Olsen, Esq.
10155 W. Twain Ave., Ste 100
Las Vegas, NV 89147

5. Appellant(s)'s Attorney Licensed in Nevada: N/A
Permission Granted: N/A

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Respondent(s)'s Attorney Licensed in Nevada: Yes
Permission Granted: N/A

6. Has Appellant Ever Been Represented by Appointed Counsel In District Court: No
7. Appellant Represented by Appointed Counsel On Appeal: N/A
8. Appellant Granted Leave to Proceed in Forma Pauperis**: Yes, August 8, 2021
***Expires 1 year from date filed*
Appellant Filed Application to Proceed in Forma Pauperis: N/A
Date Application(s) filed: N/A
9. Date Commenced in District Court: July 14, 2020
10. Brief Description of the Nature of the Action: Probate
Type of Judgment or Order Being Appealed: Misc. Order
11. Previous Appeal: No
Supreme Court Docket Number(s): N/A
12. Child Custody or Visitation: N/A
13. Possibility of Settlement: Unknown

Dated This 6 day of August 2021.

Steven D. Grierson, Clerk of the Court

/s/ Amanda Hampton
Amanda Hampton, Deputy Clerk
200 Lewis Ave
PO Box 551601
Las Vegas, Nevada 89155-1601
(702) 671-0512

cc: Christy Kay Sweets

AFFP
P-20-103540-E NTC

Electronically Filed
8/9/2021 11:07 AM
Steven D. Grierson
CLERK OF THE COURT



Affidavit of Publication

STATE OF NEVADA }
COUNTY OF CLARK } SS

DISTRICT COURT
CLARK COUNTY, NEVADA
Case No. P-20-103540-E Dept. No. 26

In the Matter of the Estate of MARILYN SWEET WEEKS, Deceased.

NOTICE TO CREDITORS (90 DAY NOTICE)

Notice is hereby given that on July 14, 2021, Chris Hisgen was duly appointed by the above-entitled Court as Personal Representative of the Estate of MARILYN SWEET WEEKS, Deceased. All creditors having claims against the Estate are required to file their claims, with supporting documentation attached, with the Clerk of Court, Clark County Regional Justice Center, 200 Lewis Avenue, Las Vegas, Nevada 89155, within ninety (90) days after the mailing or the first publication (as the case may be) of this Notice. DATED this 22nd day of July 2021. BLACKROCK LEGAL, LLC, /s/ THOMAS R. GROVER, ESQ., Nevada Bar No. 12387, MICHAEL A. OLSEN, ESQ., Nevada Bar No. 6076, 10155 W. Twain Ave., Suite 100, Las Vegas, NV 89147, Telephone: (702) 855-5658, mike@blackrocklawyers.com, tom@blackrocklawyers.com, Attorneys for Chris Hisgen

Published in Nevada Legal News
July 26, August 2, 9, 2021

I, Scott Sibley state:

That I am Publisher of the Nevada Legal News, a daily newspaper of general circulation, printed and published in Las Vegas, Clark County, Nevada; that the publication, a copy of which is attached hereto, was published in the said newspaper on the following dates:

Jul 26, 2021
Aug 02, 2021
Aug 09, 2021

That said newspaper was regularly issued and circulated on those dates. I declare under penalty of perjury that the foregoing is true and correct.

DATED: Aug 09, 2021

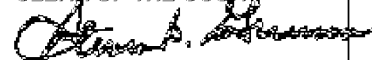


Scott Sibley

04114102 00495427

BLACKROCK LEGAL, LLC
10155 WEST TWAIN AVENUE, SUITE 100
LAS VEGAS, NV 89147

Electronically Filed
3/10/2021 11:35 AM
Steven D. Grierson
CLERK OF THE COURT



1 EXPP
2 MICHAEL A. OLSEN, ESQ.
3 Nevada Bar No. 6076
4 THOMAS R. GROVER, ESQ.
5 Nevada Bar No. 12387
6 BLACKROCK LEGAL, LLC
7 10155 W. Twain Ave., Suite 100
8 Las Vegas, NV 89147
9 Office: (702) 855-5658
10 Fax: (702) 869-8243
11 mike@blarocklawyers.com
12 tom@blackrocklawyers.com
13 Attorneys for Chris Hisgen

DISTRICT COURT
CLARK COUNTY, NEVADA

In the Matter of the Estate of

MARILYN SWEET WEEKS,

Deceased.

Case No: P-20-103540-E

Dept. No. 26

HEARING NOT REQUESTED

EX PARTE PETITION FOR LEAVE TO CORRECT DECEDENT'S NAME, AMEND
CASE CAPTION AND ISSUE NEW LETTERS TESTAMENTARY

COMES NOW Petitioner, CHRIS HISGEN (hereafter "Petitioner"), by and through his attorney, THOMAS R. GROVER, ESQ., of the law firm BLACKROCK LEGAL, LLC, and hereby petitions this Court for an order for leave to correct the name of MARILYN SWEET WEEKS, Deceased (hereafter "Decedent"), amend the case caption, and issue new Letters Testamentary accordingly. This Petition is brought for the purpose of correcting this error and in support hereof, Petitioner respectfully represents to this Court as follows:

I. FACTS

1. Decedent, MARILYN WEEKS SWEET died on February 4, 2020, in Clark County, Nevada, being at that time a resident of Clark County Nevada.



2. Decedent left a last will and testament naming Petitioner as her Personal Representative.

3. It was discovered that Decedent's name was inadvertently incorrectly listed as MARILYN SWEET WEEKS on all pleadings on file with this Court, as well as the Letters Testamentary issued and filed by the Court.

4. Pursuant to Decedent's Death Certificate, a true and correct copy of which is attached hereto as Exhibit 1, Decedent's name should be listed as MARILYN WEEKS SWEET.

5. Petitioner has been unable to administer the Estate due to the incorrect listing of Decedent's name on all pleadings filed with the Court, as well as the Letters Testamentary.

6. New Letters Testamentary reflecting the correct listing of Decedent's name as MARILYN WEEKS SWEET should be issued.

II. CONCLUSION

WHEREFORE, Petitioner prays:

a. That the Decedent's name be amended from MARILYN SWEET WEEKS to reflect the correct name of MARILYN WEEKS SWEET; and,

b. That the case caption be amended from In the Matter of the Estate of MARILYN SWEET WEEKS to reflect the correct name of MARILYN WEEKS SWEET; and,

c. That the Court issue new Letters Testamentary reflecting the correct name of MARILYN WEEKS SWEET; and,

d. For such other and further relief as the Court deems appropriate.

DATED: 8/18/2021

BLACKROCK LEGAL, LLC

DocuSigned by:

THOMAS R. GROVER

8A3439B3D8F0480...

MICHAEL A. OLSEN, ESQ.



Nevada Bar No. 6076
THOMAS R. GROVER, ESQ.
Nevada Bar No. 12387
Attorneys for Chris Hisgen



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VERIFICATION

CHRIS HISGEN, under penalties of perjury, states as follows: I am the Petitioner named in the foregoing EX PARTE PETITION FOR LEAVE TO CORRECT DECEDENT'S NAME, AMEND CASE CAPTION AND ISSUE NEW LETTERS TESTAMENTARY and I know the contents thereof; that the Petition is true of my own knowledge, except as to those matters stated on information and belief, and that as to those matters, I believe them to be true. Pursuant to NRS 53.045, I declare under penalty of perjury that the foregoing is true and correct.

DocuSigned by:

CHRISTOPHER W HISGEN 8/19/2021

D92EC745E537490...

CHRIS HISGEN



EXHIBIT 1

STATE OF NEVADA

CERTIFICATION OF VITAL RECORD

DEPARTMENT OF HEALTH AND HUMAN SERVICES DIVISION OF PUBLIC AND BEHAVIORAL HEALTH VITAL STATISTICS CERTIFICATE OF DEATH

CASE FILE NO. 4128315

2020002909

STATE FILE NUMBER

TYPE OR PRINT IN PERMANENT BLACK INK	1a. DECEASED-NAME (First, Middle, Last, Suffix) Marilyn Weeks SWEET										2. DATE OF DEATH (Mo/Day/Year) February 04, 2020		3a. COUNTY OF DEATH Clark	
	3b. CITY, TOWN, OR LOCATION OF DEATH Las Vegas			3c. HOSPITAL OR OTHER INSTITUTION - Name (if not either, give street and No. - Non-Hispanic) University Medical Center				3d. If Hosp. or inst. indicate DOA OP/Emer. Rm. Inpatient (Specify) Emergency Room / Outpatient			4. SEX Female			
	5. RACE (Specify) White			6. Hispanic Origin? Specify No - Non-Hispanic		7a. AGE-Last birthday (Years) 84		7b. UNDER 1 YEAR MOS DAYS HOURS MINS		7c. UNDER 1 DAY HOURS MINS		8. DATE OF BIRTH (Mo/Day/Yr) August 12, 1935		
	9a. STATE OF BIRTH (If not US/CA, name country) Georgia			9b. CITIZEN OF WHAT COUNTRY United States		10. EDUCATION 19		11. MARITAL STATUS (Specify) Married		12. SURVIVING SPOUSE'S NAME (Last name prior to first marriage) Christopher W HISGEN				
DECEDENT	13. SOCIAL SECURITY NUMBER [REDACTED]			14a. USUAL OCCUPATION (Give Kind of Work Done During Most of Software Security Engineer				14b. KIND OF BUSINESS OR INDUSTRY Computer Network Security			Ever in US Armed Forces? No			
	15a. RESIDENCE - STATE Nevada		15b. COUNTY Clark		15c. CITY, TOWN OR LOCATION Las Vegas			15d. STREET AND NUMBER 3125 Hastings Avenue			15e. INSIDE CITY LIMITS (Specify Yes or No) Yes			
	16. FATHER/PARENT - NAME (First, Middle, Last, Suffix) Harvey WEEKS										17. MOTHER/PARENT - NAME (First, Middle, Last, Suffix) Pauline RICKS			
	18a. INFORMANT - NAME (Type or Print) Christopher W. HISGEN					18b. MAILING ADDRESS (Street or R.F.D. No., City or Town, State, Zip) 3125 Hastings Avenue Las Vegas, Nevada 89107								
DISPOSITION	19a. BURIAL, CREMATION, REMOVAL, OTHER (Specify) Cremation			19b. CEMETERY OR CREMATORY - NAME Paradise Valley Crematory				19c. LOCATION City or Town State Las Vegas Nevada 89119						
	20a. FUNERAL DIRECTOR - SIGNATURE (Or Person Acting as Such) JAYE MACPHERSON SIGNATURE AUTHENTICATED					20b. FUNERAL DIRECTOR LICENSE NUMBER FD202		20c. NAME AND ADDRESS OF FACILITY Davis Funeral Home - Rainbow 1401 S Rainbow Blvd Las Vegas NV 89146						
TRADE CALL	TRADE CALL - NAME AND ADDRESS													
	21a. To the best of my knowledge, death occurred at the time, date and place and due to the cause(s) stated. (Signature & Title) SIGNATURE AUTHENTICATED JOHN D MCCOURT MD													
	21b. DATE SIGNED (Mo/Day/Yr) February 13, 2020				21c. HOUR OF DEATH 19:33				22a. On the basis of examination and/or investigation, in my opinion, death occurred at the time, date and place and due to the cause(s) stated. (Signature & Title)					
	21d. NAME OF ATTENDING PHYSICIAN IF OTHER THAN CERTIFIER (Type or Print)													
CERTIFIER	22b. DATE SIGNED (Mo/Day/Yr)													
	22c. HOUR OF DEATH													
REGISTRAR	23a. NAME AND ADDRESS OF CERTIFIER (PHYSICIAN, ATTENDING PHYSICIAN, MEDICAL EXAMINER, OR CORONER) (Type or Print) John D McCourt MD 901 Rancho Ln Las Vegas, NV 89106													
	23b. LICENSE NUMBER 7075				24a. REGISTRAR (Signature) NANCY BARRY SIGNATURE AUTHENTICATED									
CAUSE OF DEATH	24b. DATE RECEIVED BY REGISTRAR (Mo/Day/Yr) February 14, 2020				24c. DEATH DUE TO COMMUNICABLE DISEASE YES <input type="checkbox"/> NO <input checked="" type="checkbox"/>				25. IMMEDIATE CAUSE (ENTER ONLY ONE CAUSE PER LINE FOR (a), (b), AND (c).)					
	PART I													
	(a) Cardiac Arrest													
	(b) Unknown Etiology													
CONDITIONS IF ANY WHICH GAVE RISE TO IMMEDIATE CAUSE STATING THE UNDERLYING CAUSE LAST	(c)													
	(d)													
	PART II - OTHER SIGNIFICANT CONDITIONS-Conditions contributing to death but not resulting in the underlying cause given in Part I.													
	26. AUTOPSY (Specify Yes or No) No													
27. WAS CASE REFERRED TO CORONER (Specify Yes or No) Yes														
28a. ACC, SUICIDE, HOA, UNDET. OR PENDING INVEST. (Specify)				28b. DATE OF INJURY (Mo/Day/Yr)		28c. HOUR OF INJURY		28d. DESCRIBE HOW INJURY OCCURRED						
28e. INJURY AT WORK (Specify Yes or No)				28f. PLACE OF INJURY: At home, farm, street, factory, office building, etc. (Specify)				28g. LOCATION STREET OR R.F.D. No. CITY OR TOWN STATE						

STATE REGISTRAR

VRS-Rev 20120523a

"CERTIFIED TO BE A TRUE AND CORRECT COPY OF THE DOCUMENT ON FILE WITH THE REGISTRAR OF VITAL STATISTICS, STATE OF NEVADA." This copy was issued by the Southern Nevada Health District from State certified documents authorized by the State Board of Health pursuant to NHS 440.175.

DATE ISSUED:

FEB 25 2020

Registrar of Vital Statistics
By: *Opabeuheney*

This Copy not valid unless prepared on engraved border displaying date, seal and signature of Registrar.
SOUTHERN NEVADA HEALTH DISTRICT • P.O. Box 3902 • Las Vegas, NV 89127 • 702-759-1010 • Tax ID # 88-0171573

ANY ALTERATION OR ERASURE VOIDS THIS CERTIFICATE



1 CSERV
2 MICHAEL A. OLSEN, ESQ.
3 Nevada Bar No. 6076
4 THOMAS R. GROVER, ESQ.
5 Nevada Bar No. 12387
6 BLACKROCK LEGAL, LLC
7 10155 W. Twain Ave., Suite 100
8 Las Vegas, Nevada 89147
9 Telephone (702) 855-5658
10 Facsimile (702) 869-8243
11 Attorneys for Chris Hisgen

DISTRICT COURT
CLARK COUNTY, NEVADA

12 In the Matter of the Estate of

Case No: P-20-103540-E
Dept. No: 26

13 MARILYN SWEET WEEKS,

14 Deceased.

CERTIFICATE OF SERVICE

15
16 I HEREBY CERTIFY that on August 19th, 2021, the EX PARTE PETITION FOR LEAVE
17 TO CORRECT DECEDENT'S NAME, AMEND CASE CAPTION AND ISSUE NEW
18 LETTERS TESTAMENTARY was served via electronic service pursuant to Administrative


19 Order 14-2 and NEFCR 9 upon those parties on the master service list including:

20 Thomas Grover	tom@blackrocklawyers.com
21 Michael Olsen	mike@blackrocklawyers.com
22 Christine Manning	christine@blackrocklawyers.com
23 Julian Campbell	julian@blackrocklawyers.com
24 Keith Routsong	keith@blackrocklawyers.com
25 Vicki Pyne	vicki@blackrocklawyers.com
26 Ryan Johnson, Esq.	rdj@johnsonlegal.com
Monica Gillins	mlg@johnsonlegal.com
Christy Sweet	ChristyKSweet@GMail.com
Christopher Hisgen	ChrisHisgen@ZOHO.com

27 /s/ Christine Manning

28 An Employee of BLACKROCK LEGAL





COURT CODE: MOT

Your Name: Christy Kay Sweet

Address: 51/68 Moo 6 Cherng-Telay, Thalang, Phuket

Thailand 83110

Telephone: 66 94 807 0376

Email Address: ChristyKSweet@Gmail.com

Self-Represented

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Christopher W. Hisgen

Plaintiff,

vs.

Christy Kay Sweet

Defendant.

CASE NO.: P-20-103540-E

DEPT: 26

Hearing Requested? (☒ *check one, the clerk will enter dates when you file*)

☐ **Yes.** Hearing Date: _____

Hearing Time: _____

☒ **No.** Chambers Decision: _____

**MOTION AND NOTICE OF MOTION TO SET ASIDE ORDER, JUDGMENT, AND/OR
DEFAULT**

TO: Name of Opposing Party and Party's Attorney, if any, Michael Olsen, Blackrock legal

If a hearing was requested above, the hearing on this motion will be held on the date and time above before the Eighth Judicial District Court - Family Division located at:
(clerk will check one)

- ☐ The Family Courts and Services Center, 601 N. Pecos Road Las Vegas, Nevada 89101.
- ☐ The Regional Justice Center, 200 Lewis Avenue Las Vegas, Nevada 89101.
- ☐ The Child Support Center of Southern Nevada, 1900 E. Flamingo Rd #100, LV NV 89119.

NOTICE: You may file a written response to this motion with the Clerk of the Court and provide the undersigned with a copy of your response within 14 days of receiving this motion. Failure to file a written response with the Clerk of Court within 14 days of your receipt may result in the requested relief being granted by the Court without a hearing prior to the scheduled hearing date.

Submitted By: /s/ Christy Kay Sweet

☐ Plaintiff / ☒ Defendant

MOTION

(Your name) Christy Kay Sweet moves this Court for an order to set aside an order, judgment and/or default. (☒ *check one*)

- ☐ I tried to resolve this issue with the other party before filing this motion.
- ☒ I did not try to resolve this issue with the other party before filing this motion. Any attempt to resolve the issue would have been useless or impractical because (*explain why you did not try to resolve this issue directly with the other party before filing this motion*) Plaintiff has tried every dirty trick in the book to steal my inheritance - using an incorrect name on the petition was the first dishonesty. He is counting on my lack of money to hire a lawyer and inexperience representing myself in these matters

POINTS AND AUTHORITIES LEGAL ARGUMENT

The court may set aside a final order or judgment pursuant to Nevada Rule of Civil Procedure 60(b) for the following reasons:

- (1) mistake, inadvertence, surprise, or excusable neglect;
- (2) newly discovered evidence which by due diligence could not have been discovered in time to move for a new trial under Rule 59(b);
- (3) fraud, misrepresentation or other misconduct of an adverse party;
- (4) the judgment is void; or
- (5) the judgment has been satisfied, released, or discharged, or a prior judgment upon which it is based has been reversed or otherwise vacated, or it is no longer equitable that an injunction should have prospective application.

The motion shall be made within a reasonable time, and for reasons (1), (2), and (3) not more than 6 months after the proceeding was taken or the date that written notice of entry of the judgment or order was served.

When a default order is entered against a party who was never personally served with the summons and complaint, the court may set aside the order pursuant to Nevada Rule of Civil Procedure 60(c) so the party can answer the merits of the original action. A defaulted party must file a motion within 6 months of the date of service of written notice of entry of the order.

In addition, a default may be set aside for good cause. NRCP 55(c).

FACTS AND ARGUMENT

1. **Order/Default.** (☒ *check one*)

- ☐ I want to set aside a default that was entered on (date default was filed) _____.
- ☒ I want to set aside an order. A hearing was held on (date of the hearing, or "n/a" if there was no hearing) May30, 2021. A written order was filed (date of the order) July 14, 2021. I was served with a copy of the order on (date you received the order) July 21, 2021.

2. **Grounds.** The default or order should be set aside because: (☒ *check all that apply*)

- ☐ I was never served with the other party's court papers that led to the court order/default.
- ☐ I did not respond to the other party's court papers because of my mistake, inadvertence, surprise, or excusable neglect. (*Explain why you did not respond to the original papers*):

- ☒ The other party committed fraud, misrepresentation, or misconduct that resulted in the order. (*Explain what the other party did to get the order that was wrong*):

The name of Decendent was intentionally entered incorrectly as Marilyn Sweet Weeks to hide the case from me as I am in Thailand and was hampered by inability to search online for it under the correct name of Marilyn Weeks Sweet. Mr Hisgen committed perjury in signing the petition-or we are to believe he did not know his wife of 6 months' name.

- ☒ Other (*Explain the reasons you want the default/order set aside*):
I am appealing to the Nevada State Supreme Court to have the order overturned as the will does not comply with Nevada Statutes regarding International wills, Mr Hisgen is also of unsound character to administer the estate. Mr Hisgen has some culpability in decendent's death as he did nothing in the summer of 2018 as decendent used a UV lamp on cancerous lesions to a point maggots infested the wounds and that went untreated so long, decendent's skull becam infected and a portion had to be removed. Mr Hisgen now profits.

3. **Other Relief.** In addition to the relief requested above, I would like the Court to also order the following: (*Explain anything else that you would like the judge to order, or enter "N/A" if you do not want anything else. Be specific.*)

Please correct the decedent's name to Marilyn Weeks Sweet on this case as shown on the death certificate.

I respectfully ask the Court to grant me the relief requested above, including an award of attorney's fees if I am able to retain an attorney for this matter, and any other relief the Court finds appropriate.

DATED August 20, 2021.

Submitted By: (*your signature*) /s/ Christy Kay Sweet
(*print your name*) Christy Kay Sweet

DECLARATION IN SUPPORT OF MOTION TO SET ASIDE

I declare, under penalty of perjury:

- a. I have read the foregoing motion, and the factual averments it contains are true and correct to the best of my knowledge, except as to those matters based on information and belief, and as to those matters, I believe them to be true. Those factual averments contained in the referenced filing are incorporated here as if set forth in full.
- b. Any Exhibit(s) in support of this Motion will be filed separately in an Exhibit Appendix.

I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.

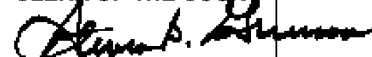
DATED August 20, 2021.

Submitted By: (*your signature*) /s/ Christy Kay Sweet
(*print your name*) Christy Kay Sweet

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DISTRICT COURT
CLARK COUNTY, NEVADA

Electronically Filed
8/20/2021 10:03 AM
Steven D. Grierson
CLERK OF THE COURT



In the matter of:
Marilyn Weeks, Deceased

Case No.: P-20-103540-E

Department 26

NOTICE OF HEARING

Please be advised that the Motion and Notice of Motion to Set Aside Order, Judgment, and/or Default in the above-entitled matter is set for hearing as follows:

Date: October 22, 2021
Time: Chambers
Location: Chambers
Regional Justice Center
200 Lewis Ave.
Las Vegas, NV 89101

NOTE: Under NEFCR 9(d), if a party is not receiving electronic service through the Eighth Judicial District Court Electronic Filing System, the movant requesting a hearing must serve this notice on the party by traditional means.

STEVEN D. GRIERSON, CEO/Clerk of the Court

By: /s/ Imelda Murrieta
Deputy Clerk of the Court

CERTIFICATE OF SERVICE

I hereby certify that pursuant to Rule 9(b) of the Nevada Electronic Filing and Conversion Rules a copy of this Notice of Hearing was electronically served to all registered users on this case in the Eighth Judicial District Court Electronic Filing System.

By: /s/ Imelda Murrieta
Deputy Clerk of the Court



Christy Kay Sweet *Pro Se*
51/68 Moo 6, Cherng-Telay, Thalang
Phuket, Thailand 83110
(66) 94 807 0376
ChristyKSweet@GMail.com

EIGHTH DISTRICT COURT

CLARK COUNTY

Christopher William Hisgen ,

vs.

Christy Kay Sweet ,

Defendant

Case No.: P-20-103540-E

Department 26

AFFIDAVIT OF NOTIFICATION

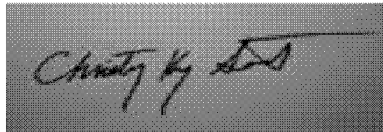
I hereby attest the Motion to Set Aside Order dated August 20, 2021 was E-filed on Tyler Host, and email notifications were arranged to be sent via that system to the following persons listed as representatives and attorneys for the Plaintiff/Petitioner ;

Thomas Grover (tom@blackrocklawyers.com), Michael Olsen (mike@blackrocklawyers.com)

Keith Routsong (keith@blackrocklawyers.com), Christine Manning (christine@blackrocklawyers.com)

Julian Campbell (julian@blackrocklawyers.com) Vicki Pyne (vicki@blackrocklawyers.com)

August 20, 2021



Christy Kay Sweet, *Pro Se*

PLEADING TITLE - 1

Steven D. Grierson

1 **RTPR**

2 Christy Kay Sweet *Pro Se*
3 51 / 68 Moo 6, Chong-Telay
4 Thalang, Phuket
5 Thailand, 83110
(66) 94 807 0376
ChristyKSweet@Gmail.com

6 EIGHTH DISTRICT COURT

7 CLARK COUNTY

8 Christopher William. Hisgen,
9 Plaintiff/Petitioner

Case No.: P-20-103540-E

10 vs.

Department 26

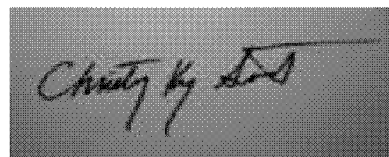
11 Christy Kay Sweet,
12 Defendant/Objector

REQUEST FOR TRANSCRIPT OF
PROCEEDINGS

14
15 As per directions to me, by Clerk of Nevada State Supreme Court,
16 Pertaining to case # 83342,
17 please provide a transcript of hearings dated;

- 18 1) November 13, 2020 in the Probate Court under Commissioner W. Yamashita
19 2) May 20, 2021 in the District Court, Department 26 under Judge G. Sturman
20

21 August 22, 2021
22

23 
24
25

26 Christy Kay Sweet *Pro Se*

27 REQUEST FOR TRANSCRIPT OF PROCEEDINGS AUGUST 22, 2021
28

PLEADING TITLE - 1

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PLEADING TITLE - 2

ORDR

MICHAEL A. OLSEN, ESQ.
Nevada Bar No. 6076
THOMAS R. GROVER, ESQ.
Nevada Bar No. 12387
BLACKROCK LEGAL, LLC
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mike@blackrocklawyers.com
tom@blackrocklawyers.com
Attorneys for Chris Hisgen

**DISTRICT COURT
CLARK COUNTY, NEVADA**

In the Matter of the Estate of

MARILYN WEEKS SWEET,

Deceased.

Case No. P-20-103540-E
Dept. No. 26

**ORDER GRANTING *EX PARTE* PETITION FOR LEAVE TO CORRECT DECEDENT'S NAME, AMEND
CASE CAPTION AND ISSUE NEW LETTERS TESTAMENTARY**

It appearing to the satisfaction of the Court that the *Ex Parte Petition for Leave
to Correct Decedent's Name, Amend Case Caption and Issue New Letters
Testamentary* (hereafter "Petition") filed by Chris Hisgen (hereafter "Petitioner"), that
notice of the Petition was duly given in the manner prescribed by law, and that no one
has objected or presented any reason why said Petition should not be granted, and
having been reviewed in chambers;

THE COURT FINDS that Decedent died on February 4, 2020, in Clark County,
Nevada being at that time a resident of Clark County, Nevada.

THE COURT FINDS that MARILYN SWEET WEEKS (hereafter "Decedent")
left a Last Will and Testament naming Petitioner as her Personal Representative.

**PLEADING
CONTINUES
IN NEXT
VOLUME**