

## Probate Notes for August 23, 2016

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 Yolo Superior Court is now located at 1000 Main Street, in Woodland. The following probate matters will be heard in **Department Eleven at 9:00 a.m.**

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**CASE:            Conservatorship of McCullough**  
**Case No. CV PB 96-83**

It is recommended to grant James Nolan's motion to be discharged as court appointed counsel for the conservatee.

**CASE:            Estate of Patel**  
**Case No. CV PB 12-141**

The Court notes the following deficiency: Petitioner fails to state whether notice was given or was required to Victim's Compensation and Government Claims Board. (Prob. Code, § 9202, subd. (b).)

**CASE:            Estate of Waldeck**  
**Case No. CV PB 16-96**

On the Court's own motion the matter is CONTINUED to Tuesday, September 6, 2016, 9:00 a.m. in Department 11 so that the Court may more thoroughly consider the petition filed by Jo Ann Wright and objection filed by Constance Beard.

**CASE:            In the Matter of the Timm Family Trust**  
**Case No. CV P2 15-174**

It is recommended to grant Sandra Sava and Jennifer Rouse of Meissner, Joseph & Palley's unopposed motion to be relieved as counsel for petitioner Timothy Timm. (Cal. Rules of Court, rule 3.1362.) This order is not effective until Sandra Sava and Jennifer Rouse file a proof of service with the court showing service of a copy of the signed order on the client. (Cal. Rules of Court, rule 3.1362(e).)