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8 Petitioner In Pro Per

FILED
LOS ANGELES SUPERIOR COURT

AUG 12 2010

JOHN A CLARKE, CLERK

By BELLAGASPER Deputy

9 SUPERIOR COURT OF THE STATE OF CALIFORNIA
10 COUNTY OF LOS ANGELES

11 ESTATE OF

12 DAVID CARRADINE aka
13 JOHN ARTHUR CARRADINE

14 Decedent.

CASE NO. LP 015 105

SUPPLEMENT TO PETITION FOR
PROBATE

Date: August 12, 2010
Time: 9:00 a.m.
Dept.: NW "C"

15 I, TAMILA C. JENSEN, declare and state as follows:

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- 18 1. I am an attorney at law duly licensed to practice in the
19 courts of the State of California. I am in pro per in this
20 matter.
- 21 2. The matters stated herein are known to me of my own
22 knowledge, except where otherwise stated, and if called upon to
23 do so I could and would competently testify thereto as to those
24 matters.
- 25 3. Petitioner is the nominee of a creditor of decedent and may
26 be appointed pursuant to Probate Code section 8461(q). The court
27 may appoint a person nominated by a person entitled to letters.
28

1 Gail Jensen, as a creditor of decedent nominated petitioner.
2 Probate Code section 8469 requires notice to the public
3 administrator when a conservator or guardian of the decedent's
4 estate has not filed a first account, but does not apply in this
5 case.

6 4. The decedent did not have a domestic partner. He was
7 married at the time of his death to Anne Carradine.

8 5 Petitioner represented the decedent for many years and was
9 familiar with his modus operandi. He was not in the habit of
10 acquiring financial assets. He does have a stream of residuals,
11 but petitioner does not know exactly what they are at this time.
12 Additionally, petitioner has been informed by Frank
13 Steinschriber, the attorney for Anne Carradine, that some assets
14 were transferred to an intervivos trust but that the estate was
15 not of substantial value. Petitioner expects that the principal
16 asset will be an income stream from residuals and royalties,
17 including some that are in dispute.

18 6. Petitioner does not believe there is any gross income from
19 personal property other than residuals and royalties but has no
20 current information exactly what those are. See, paragraph 5
21 above.

22 7. Petitioner plans to submit a creditors claim which she
23 expects will result in litigation with decedents surviving spouse
24 but ultimately resulting in a judgment that decedent owes Gail
25 Jensen a sum of money and that certain assets, in fact, belong to
26 Gail Jensen. This may ultimately also require an 850 petition to
27 sort out in addition to the creditors claim and litigation

28

1 expected thereon.

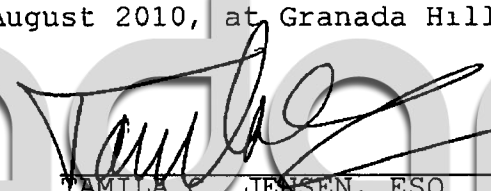
2 8. Petitioner is not aware of a probate procedure in another
3 state and has no reason to think there would be one.

4 Additionally, information she received from counsel of Anne
5 Carradine supports this conclusion. See, paragraph 5, above.
6 However, she has been advised that Anne Carradine has filed a
7 competing petition to administer the estate of David Carradine,
8 but she has not been served with a copy thereof and does not know
9 the case number at this time.

10 9. In the interest of clarity, the court is advised that Gail
11 Jensen died on April 17, 2010 and petitioner, Tamila C. Jensen,
12 was appointed executor of her estate on August 11, 2010.

13 I declare under penalty of perjury of the laws of the State
14 of California that the foregoing is true and correct.

15 Executed this 11th day of August 2010, at Granada Hills,
16 California.

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19 TAMILA C. JENSEN, ESQ.
20 ATTORNEY IN PRO PER
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