

EMILY H. KAWASHIMA, 6498-0
AAL, LLLC

Topa Financial Center
700 Bishop Street, Suite 1700
Honolulu, Hawai'i 96813
Telephone No.: (808)744-4688
Facsimile No.: (888)777-5405
E-mail: emily@kawashimalaw.com

Electronically Filed
FIRST CIRCUIT
1CTR-23-0000142
20-NOV-2024
11:24 AM
Dkt. 690 RMSTR

PROBATE SPECIAL MASTER

IN THE CIRCUIT COURT OF THE FIRST CIRCUIT

STATE OF HAWAI'I

IN THE MATTER

OF

THE KALIMA CLASS ACTION
SETTLEMENT TRUST DATED JUNE 23,
2023.

T. No. 1CTR-23-0000142
(Trust)

**PROBATE SPECIAL MASTER'S
REPORT RE: PETITION FOR
INSTRUCTIONS #15, FILED
NOVEMBER 1, 2024; CERTIFICATE
OF SERVICE**

Hearing:

Date: December 20, 2024

Time: 10:00 a.m.

Judge: Honorable Jeannette H. Castagnetti

**PROBATE SPECIAL MASTER'S
REPORT RE: PETITION FOR INSTRUCTIONS #15**

COMES NOW, EMILY H. KAWASHIMA, ESQ. ("Master"), duly appointed Probate Special Master to examine the Petition for Instructions #15, filed November 1, 2024 (the "Petition"), and respectfully submits this Report.

I. INTRODUCTION

This Master was appointed by *Joint Order Adopting Settlement Special Master's Findings and Recommendations and Appointing Probate Special Master* (the "Appointment Order") [Dkt. 1617], filed on March 3, 2023, in *Kalima v. Hawaii*, Civ. No. 99-4771-12 LWC

(“Kalima”), for the purposes set forth in the Appointment Order, as well as by the *Omnibus Order Re: Kalima Class Qualified Settlement Trust Proceedings*, filed on December 29, 2023 [Dkt.12] (“Omnibus Order”), entered herein to examine and report on the Petitions for Instructions filed in this proceeding. The Omnibus Order requests that your Master: (1) examine and report findings and recommendations to the Court on all Petitions and any other relevant matters in this Trust proceeding as deemed appropriate by the Master or the Court; (2) provide periodic status reports to the Court; and (3) address any outstanding issues contained in the Petitions or other pleadings filed in this proceeding.

This Report is filed pursuant to Rules 28 and 29 of the Hawai‘i Probate Rules.

Probate Special Counsel Scott C. Suzuki, Esq. and the proposed beneficiaries of the Trust Petitioners, as noted below, appear in these proceedings.

Your Master has examined the pleadings and their respective exhibits, in addition to other documents, most of which are listed below. Your Master has corresponded with some individuals and now provides the following findings and recommendations.

II. DOCUMENTS EXAMINED AND OTHER RESEARCH

Your Master examined, among other things, the following pleadings and documents:

- Petition for Instructions #15, filed November 1, 2024, with Exhibits;
- Notice of Hearing published in the Star-Advertiser to be noted at a later date;
- Omnibus Order Re: Kalima Class Qualified Settlement Trust Proceedings, filed on December 29, 2023;
- Kalima Qualified Settlement Trust, attached to the Omnibus Order (“QST”);
- Probate Plan, attached to the Omnibus Order;
- Facilitator database, Epic Claims Administrator; and

- Exhibits and objections submitted to the Claims Administrator.

A. Interviews

Your Master corresponded with a few individuals related to each Deceased Class Member, as fully outlined below.

B. Efforts to Locate Wills

Several of the deceased Class Members died intestate. In a typical probate proceeding seeking adjudication of intestacy, the Court will inquire about the efforts to locate a Will. As this is not a typical probate proceeding, the Claims Administrator Representative, Robert Coomes, filed a declaration on December 21, 2023, detailing all of the efforts they have made to give notice to Class Members and the deceased Class Members' families. [Dkt. 3] They were asked to provide all relevant estate planning information and documents to the Claims Administrator. The same information is posted on the Kalima Lawsuit website that is available to the public. There is a toll-free phone number to contact the Claims Administrator. Given the number of notices and efforts made by the Claims Administrator, your Master believes that deceased Class Members' families have had ample notice to provide a Will or Trust for their decedent if one exists.

Furthermore, the family will receive a copy of this Petition. If the decedent is noted to be intestate, but there actually is a Will, your Master expects the family to contact the Claims Administrator, your Master, Probate Special Counsel, or to appear at the Court hearing.

III. BACKGROUND

As the Court is aware, the purpose of these Petitions for Instructions is to provide an efficient and cost-effective yet accurate procedure to identify the proper heirs and devisees of those Kalima Class Members who are no longer living. Probate Special Counsel has researched

each Deceased Class Member’s family background based on self-reporting, database information, court records, and oral history. Probate Special Counsel has also provided notice of the Probate Plan, Qualified Settlement Trust, and notice of this hearing by U.S. Postal mail, publication of notice in the Honolulu Star-Advertiser, and links to the documents on the Kalima-lawsuit.com website.

Probate Special Counsel published Notice of the hearing on this Petition #15 in the Honolulu Star-Advertiser to be noted at a later date. Your Master is satisfied that all interested parties were provided adequate notice of this hearing, and that jurisdiction and venue are proper pursuant to HRS §554D-201-203.

(A) ELIZABETH NANI SILVA

Your Master reviewed the facts contained in Petition #15 as well as the data provided in the Facilitator database. The decedent’s death certificate lists marital status as Widow. No Will or Trust has been submitted. Your Master was unable to locate or contact any of the heirs.

Pursuant to HRS §560:2-103, under the laws of intestacy, when there is no surviving spouse, then the intestate share goes to the decedent’s descendants in equal shares.

Paragraph 1-5.1(B)(3) of the QST instructs the Trustee to distribute the decedent’s settlement to the heirs/ devisees of the deceased Class Member as “established by clear and convincing evidence as ordered by the Probate Court... following service of appropriate notice to the heirs and purported devisees.”

On the basis of the foregoing, your Master finds and recommends that this deceased class member’s share of the *Kalima* settlement proceeds should be distributed as follows:

WINONA BROWN – ONE-FOURTH (1/4)
KATHLEEN DEHNE – ONE-FOURTH (1/4)
THOMAS W. SILVA, JR. – ONE-FOURTH (1/4)
FRANKLIN SILVA – ONE-FOURTH (1/4)

(B) CHERYLE ANNIE POLENA UEHARA

Your Master reviewed the facts contained in Petition #15 as well as the data provided in the Facilitator database. The decedent's death certificate lists marital status as Married to Matsu Uehara, Jr. There was no will or trust submitted. On or about November 15, 2024, your Master spoke to surviving spouse, Matsu Uehara, Jr. who confirmed that his wife did not leave a Will or Trust.

Paragraph 1-5.1(B)(3) of the QST instructs the Trustee to distribute the decedent's settlement to the heirs/ devisees of the deceased Class Member as "established by clear and convincing evidence as ordered by the Probate Court... following service of appropriate notice to the heirs and purported devisees."

Pursuant to HRS §560:2-102, since one or more of the decedent's surviving descendants are not descendants of the surviving spouse, the surviving spouse is entitled to receive the first of a certain dollar amount plus one-half of the excess, and the descendants receive one-half of the excess. On the basis of the foregoing, your Master finds and recommends that this deceased class member's share of the *Kalima* settlement proceeds should be distributed as follows:

MATSU UEHARA - first \$150,000, plus one-half (1/2) of any balance of the intestate estate
TYLER K. ARIZUMI – one-sixth (1/6) of any balance of the intestate estate over \$150,000
CRYSTAL LEHUA CARABALLO – one-twelfth (1/12) of any balance of the intestate estate over \$150,000
DANNY DARREN RIOS JR. – one-twelfth (1/12) of any balance of the intestate estate over \$150,000
SHIRYL LEILANI ARIZUMI – one-twelfth (1/12) of any balance of the intestate estate over \$150,000
JASON NATHANIEL BUSH JR. – one-twelfth (1/12) of any balance of the intestate estate over \$150,000

(C) **HARTWELL KAWAIALOHA SILVA**

Your Master reviewed the facts contained in Petition #15 as well as the data provided in the Facilitator database. The decedent's death certificate lists marital status as Divorced. Your Master also reviewed the Letters of Administration, filed on August 2, 2022, in P. No. 3LP061000235, in the Third Circuit, State of Hawai'i. Exhibit "A" of Petition #15. Your Master served as counsel for the Personal Representative.

Paragraph 1-5.1(B)(2) of the QST instructs the Trustee to distribute the decedent's settlement to the heirs/ devisees of the deceased Class Member as "adjudicated in such deceased Class Member's probate proceeding."

On the basis of the foregoing, your Master finds and recommends that this deceased class member's share of the *Kalima* settlement proceeds should be distributed to **MICHAEL D. SILVA, Personal Representative of the Estate of Hartwell Kawaialoaha Silva.**

(D) **LUCY ABRAHAM**

Your Master reviewed the facts contained in Petition #15 as well as the data provided in the Facilitator database. The decedent's death certificate lists marital status as Widow. No Will or Trust has been submitted. On or about November 17, 2024, your Master spoke to the decedent's son, Leighton Kumai. He confirmed that his mother did not have a Will or Trust and that there are seven living descendants and one deceased descendant who has three living descendants.

Pursuant to HRS §560:2-103, under the laws of intestacy, when there is no surviving spouse, then the intestate share goes to the decedent's descendants in equal shares.

Paragraph 1-5.1(B)(3) of the QST instructs the Trustee to distribute the decedent's settlement to the heirs/ devisees of the deceased Class Member as "established by clear and convincing evidence as ordered by the Probate Court... following service of appropriate notice to the heirs and purported devisees."

On the basis of the foregoing, your Master finds and recommends that this deceased class member's share of the *Kalima* settlement proceeds should be distributed as follows:

LEIGHTON P. KUMAI – ONE-EIGHTH (1/8)
LEVY PUA KUMAI – ONE-EIGHTH (1/8)
LEROY P. KUMAI – ONE-EIGHTH (1/8)
LESTER P. ABRAHAM – ONE-EIGHTH (1/8)
LEEANN P. GALDEIRA – ONE-EIGHTH (1/8)
LYNN P. LONO – ONE-EIGHTH (1/8)
LANNETTE PUALANI IDAO – ONE-EIGHTH (1/8)
TASHA KALEO'OKALANI KUMAI
(Descendant of Lorilei Samera) – ONE-TWENTYFOURTH (1/24)
TRICIA POMAIKAI KEOLANUI
(Descendant of Lorilei Samera) – ONE-TWENTYFOURTH (1/24)
TESSICA KUMAI
(Descendant of Lorilei Samera) – ONE-TWENTYFOURTH (1/24)

(E) GEORGE MANUKAPU AMINA

Your Master reviewed the facts contained in Petition #15 as well as the data provided in the Facilitator database. The decedent's death certificate lists marital status as Divorced. No Will or Trust has been submitted. On or about November 18, 2024, your Master spoke to the decedent's daughter, Joelle Talivaa. She confirmed that her father did not have a Will or Trust and that she and her two siblings are the only descendants of the decedent.

Pursuant to HRS §560:2-103, under the laws of intestacy, when there is no surviving spouse, then the intestate share goes to the decedent's descendants in equal shares.

Paragraph 1-5.1(B)(3) of the QST instructs the Trustee to distribute the decedent's settlement to the heirs/ devisees of the deceased Class Member as "established by clear and

convincing evidence as ordered by the Probate Court... following service of appropriate notice to the heirs and purported devisees.”

On the basis of the foregoing, your Master finds and recommends that this deceased class member’s share of the *Kalima* settlement proceeds should be distributed as follows:

JOELLE TALIVAA – ONE-THIRD (1/3)
ADAM AMINA – ONE-THIRD (1/3)
JANESSA AMINA – ONE-THIRD (1/3)

(F) RUTH KAWAILANI SOARES

Your Master reviewed the facts contained in Petition #15 as well as the data provided in the Facilitator database. The decedent’s death certificate lists marital status as Married to Jacob Soares. There was no will or trust submitted. On or about November 19, 2024, your Master spoke to the decedent’s daughter, Stacy Fukuoka. She confirmed that her mother did not have a Will or Trust and that she and her siblings are the descendants of the decedent and their father, Jacob Soares.

Pursuant to HRS §560:2-102(1), under the laws of intestacy, when all of the decedent’s surviving descendants are also descendants of the surviving spouse, and there is no other descendant of the surviving spouse, then the intestate share goes to the decedent’s surviving spouse.

Paragraph 1-5.1(B)(3) of the QST instructs the Trustee to distribute the decedent’s settlement to the heirs/ devisees of the deceased Class Member as “established by clear and convincing evidence as ordered by the Probate Court... following service of appropriate notice to the heirs and purported devisees.”

On the basis of the foregoing, your Master finds and recommends that this deceased class member's share of the Kalima settlement proceeds should be distributed to the surviving spouse, **JACOB H. SOARES.**

(G) ELLSWORTH ABRAHAM KAOHIMAUNU KALEIOHI

Your Master reviewed the facts contained in Petition #15, as well as the data provided in the Facilitator database. The decedent's death certificate lists marital status as Married to Yolanda N. Ramson, also known as Yolanda Kaleiohi.

Your Master reviewed the Last Will and Testament of Ellsworth Abraham Kaohimaunu Kaleiohi dated December 13, 2000, which was admitted to probate and directs the residue of the estate to be devised to his surviving spouse. The Will and Order Granting Petition for Probate of Will and Appointment of Personal Representative, filed February 5, 2018, is attached as Exhibit "B" to Petition #15.

The surviving spouse died after the decedent in 2018. Your Master reviewed the Last Will and Testament of Yolanda Nalani Kaleiohi dated December 13, 2000, which has not been admitted to probate but directs the residue of the estate to be devised to her three children: Kevin Kaohimaunu Kaleiohi, Ellsworth Kalahiki Kaleiohi and Marisa Nalani Kaleiohi in equal shares. The Will is attached as Exhibit "C" to Petition #15.

Paragraph 1-5.1(B)(3) of the QST instructs the Trustee to distribute the decedent's settlement to the heirs/ devisees of the deceased Class Member as "established by clear and convincing evidence as ordered by the Probate Court... following service of appropriate notice to the heirs and purported devisees."

On the basis of the foregoing, your Master finds and recommends that this deceased class member's share of the *Kalima* settlement proceeds should be distributed to:

KEVIN KAOHIMAUNU KALEIOHI – ONE-THIRD (1/3)
ELLSWORTH KALAHIKI KALEIOHI – ONE-THIRD (1/3)
MARISA NALANI KALEIOHI – ONE-THIRD (1/3)

(H) LIZZIE N. EVANGELISTA

Your Master reviewed the facts contained in Petition #15 as well as the data provided in the Facilitator database. The decedent’s death certificate lists marital status as Divorced. No Will or Trust has been submitted. Your Master was unable to contact any of the heirs or descendants.

Pursuant to HRS §560:2-103, under the laws of intestacy, when there is no surviving spouse, then the intestate share goes to the decedent’s descendants in equal shares.

Paragraph 1-5.1(B)(3) of the QST instructs the Trustee to distribute the decedent’s settlement to the heirs/ devisees of the deceased Class Member as “established by clear and convincing evidence as ordered by the Probate Court... following service of appropriate notice to the heirs and purported devisees.”

The decedent had six children, two of whom predeceased the decedent and one who died after the decedent. Of the two who predeceased, one died without a spouse or descendants, therefore the estate would be split among five descendants or their heirs.

On the basis of the foregoing, your Master finds and recommends that this deceased class member’s share of the *Kalima* settlement proceeds should be distributed as follows:

JOHNETTE M. KANOVA – ONE-FIFTH (1/5)
RENEE E. EVANGELISTA-GOUVEIA – ONE-FIFTH (1/5)
NORMAN J. EVANGELISTA – ONE-FIFTH (1/5)
PETER CORNELL
(Surviving spouse of SANDRA L. CORNELL) – ONE-FIFTH (1/5)
KAINOA K.P. EVANGELISTA
(Descendant of NORMA J. EVANGELISTA-OPETAIA)
– ONE-FIFTEENTH (1/15)

KANOE CARREIRO
NORMA J. EVANGELISTA-OPETAIA
– ONE-FIFTEENTH (1/15)
B.I.L.U., A MINOR CHILD
(Descendant of SHERAE S.P.O. ULIULILEAVA) – ONE-FORTY FIFTH
(1/45)
B.T.J.S.U., A MINOR CHILD
(Descendant of SHERAE S.P.O. ULIULILEAVA) – ONE-FORTY FIFTH
(1/45)
B.T.O.S., A MINOR CHILD
(Descendant of SHERAE S.P.O. ULIULILEAVA) – ONE-FORTY FIFTH
(1/45)

(I) PAULINE H. KONG

Your Master reviewed the facts contained in Petition #15 as well as the data provided in the Facilitator database. The decedent’s death certificate lists marital status as Divorced.

Your Master reviewed the Order Granting Petition for Probate of Will and Appointment of Personal Representative and Letters Testamentary, in P. No. 12-1-0025(2) in the Second Circuit, State of Hawaii, filed May 7, 2012. Exhibit “D” to Petition #15.

Paragraph 1-5.1(B)(2) of the QST instructs the Trustee to distribute the decedent’s settlement to the heirs/ devisees of the deceased Class Member as “adjudicated in such deceased Class Member’s probate proceeding.”

On the basis of the foregoing, your Master finds and recommends that this deceased class member’s share of the *Kalima* settlement proceeds should be distributed to **LESLIE ZANE**, as the sole devisee.

(J) JO-ANN LEIALOHA KALAMAU

Your Master reviewed the facts contained in Petition #15 as well as the data provided in the Facilitator database. The decedent’s death certificate lists marital status as Widow. No Will or Trust has been submitted. On or about November 18, 2024, your Master emailed the

decedent's sister Josephine who confirmed that the decedent did not have a Will or Trust and that her heirs are her two surviving siblings and one surviving niece and two nephews.

Pursuant to HRS §560:2-103, under the laws of intestacy, when there is no surviving spouse, then the intestate share goes to the decedent's descendants in equal shares.

Paragraph 1-5.1(B)(3) of the QST instructs the Trustee to distribute the decedent's settlement to the heirs/ devisees of the deceased Class Member as "established by clear and convincing evidence as ordered by the Probate Court... following service of appropriate notice to the heirs and purported devisees."

On the basis of the foregoing, your Master finds and recommends that this deceased class member's share of the *Kalima* settlement proceeds should be distributed as follows:

JOSEPHINE TANIMOTO – ONE-THIRD (1/3)
JEANAH VENTURA – ONE-THIRD (1/3)
KUUIPO KEALOHA – ONE-NINTH (1/9)
KEONE KEALOHA – ONE-NINTH (1/9)
KAINOA KEALOHA – ONE-NINTH (1/9)

(K) DAVID KELII SOUZA

Your Master reviewed the facts contained in Petition #15 as well as the data provided in the Facilitator database. The decedent's death certificate lists marital status as Married to Gail Hifumi Enomoto, also known as Gail Enomoto-Souza.

Your Master reviewed the Will of David K. Souza dated November 18, 2014, which has not been admitted to probate. The Will is a pour over will and directs the residuary estate to the David K. Souza and Gail H. Enomoto-Souza Joint Trust, dated November 18, 2014.

The Trust indicates that Gail H. Enomoto-Souza is the next-acting Trustee. Copies of the Will the Trust are attached as Exhibit "E" to Petition #15.

Paragraph 1-5.1(B)(3) of the QST instructs the Trustee to distribute the decedent's settlement to the heirs/ devisees of the deceased Class Member as "established by clear and convincing evidence as ordered by the Probate Court... following service of appropriate notice to the heirs and purported devisees."

On the basis of the foregoing, your Master finds and recommends that this deceased class member's share of the *Kalima* settlement proceeds should be distributed to **GAIL H. ENOMOTO-SOUZA, Trustee of the David K. Souza and Gail H. Enomoto-Souza Joint Trust**, to be distributed in accordance with the terms of the Trust.

(L) JEREMIAH SOLOMON SORIANO

Your Master reviewed the facts contained in Petition #15 as well as the data provided in the Facilitator database. The decedent's death certificate lists marital status as Never Married. No Will or Trust has been submitted. On or about November 18, 2024, your Master spoke to the decedent's daughter, Alyssa Kauha'aha'a. She confirmed that her father did not have a Will or Trust and that she and her sister are the only descendants of the decedent.

Pursuant to HRS §560:2-103, under the laws of intestacy, when there is no surviving spouse, then the intestate share goes to the decedent's descendants in equal shares.

Paragraph 1-5.1(B)(3) of the QST instructs the Trustee to distribute the decedent's settlement to the heirs/ devisees of the deceased Class Member as "established by clear and convincing evidence as ordered by the Probate Court... following service of appropriate notice to the heirs and purported devisees."

On the basis of the foregoing, your Master finds and recommends that this deceased class member's share of the *Kalima* settlement proceeds should be distributed as follows:

ALYSSA KAUAHA'AHA'A – ONE-HALF (1/2)
MARIAH LUNA – ONE-HALF (1/2)

(M) STEVEN GREGORY SOO

Your Master reviewed the facts contained in Petition #15 as well as the data provided in the Facilitator database. The decedent's death certificate lists marital status as Married to Hope Soo. There was no will or trust submitted.

Pursuant to HRS §560:2-102(1), under the laws of intestacy, when all of the decedent's surviving descendants are also descendants of the surviving spouse, and there is no other descendant of the surviving spouse, then the intestate share goes to the decedent's surviving spouse.

Paragraph 1-5.1(B)(3) of the QST instructs the Trustee to distribute the decedent's settlement to the heirs/ devisees of the deceased Class Member as "established by clear and convincing evidence as ordered by the Probate Court... following service of appropriate notice to the heirs and purported devisees."

On the basis of the foregoing, your Master finds and recommends that this deceased class member's share of the Kalima settlement proceeds should be distributed to, **HOPE L. SOO.**

(N) HIRAM K. OLSEN

Your Master reviewed the facts contained in Petition #15 as well as the data provided in the Facilitator database. The decedent's death certificate lists marital status as Widower.

Your Master reviewed the Last Will and Testament of Hiram K. Olsen, dated July 13, 1993, which has not been admitted to probate. The Will is a pour over will and directs the residuary estate to the Hiram K. Olsen Revocable Living Trust, dated July 13, 1993.

The Trust indicates that Norma Leinaala Liana is the next-acting Trustee. Copies of the Will the Memorandum of Declaration of Trust are attached as Exhibit "F" to Petition #15.

Paragraph 1-5.1(B)(3) of the QST instructs the Trustee to distribute the decedent's settlement to the heirs/ devisees of the deceased Class Member as "established by clear and convincing evidence as ordered by the Probate Court... following service of appropriate notice to the heirs and purported devisees."

On the basis of the foregoing, your Master finds and recommends that this deceased class member's share of the *Kalima* settlement proceeds should be distributed **NORMA LEINAALA LIANA, Trustee of the Hiram K. Olsen Revocable Living Trust dated July 13, 1993**, to be distributed in accordance with the terms of the Trust.

(O) ALBERTA JEAN RIVERA

Your Master reviewed the facts contained in Petition #15 as well as the data provided in the Facilitator database. The decedent's death certificate lists marital status as Divorced. No Will or Trust has been submitted. On or about November 18, 2024, your Master spoke to the decedent's daughter, Brandy Rivera. She confirmed that her mother did not have a Will or Trust and that she and her two siblings are the only descendants of the decedent.

Pursuant to HRS §560:2-103, under the laws of intestacy, when there is no surviving spouse, then the intestate share goes to the decedent's descendants in equal shares.

Paragraph 1-5.1(B)(3) of the QST instructs the Trustee to distribute the decedent's settlement to the heirs/ devisees of the deceased Class Member as "established by clear and convincing evidence as ordered by the Probate Court... following service of appropriate notice to the heirs and purported devisees."

On the basis of the foregoing, your Master finds and recommends that this deceased class member's share of the *Kalima* settlement proceeds should be distributed as follows:

BRANDY K RIVERA – ONE THIRD (1/3)
TIMOTHY K. CERIO – ONE THIRD (1/3)
SEAN L. RIVERA – ONE THIRD (1/3)

(P) ELAINE MILLS (also known as ELIZA E. MILLS)

Your Master reviewed the facts contained in Petition #15 as well as the data provided in the Facilitator database. The decedent’s death certificate lists marital status as Widow. No Will or Trust has been submitted. On or about November 18, 2024, your Master spoke to the decedent’s granddaughter, Kimberly Mills. She confirmed that her Grandmother did not have a Will or Trust and that the decedent has two living children and two predeceased children who are survived by their descendants.

Pursuant to HRS §560:2-103, under the laws of intestacy, when there is no surviving spouse, then the intestate share goes to the decedent’s descendants in equal shares. The settlement proceeds should first be split four-ways for each descendant. The predeceased descendants’ descendants would share their parent’s one-fourth share.

Paragraph 1-5.1(B)(3) of the QST instructs the Trustee to distribute the decedent’s settlement to the heirs/ devisees of the deceased Class Member as “established by clear and convincing evidence as ordered by the Probate Court... following service of appropriate notice to the heirs and purported devisees.”

On the basis of the foregoing, your Master finds and recommends that this deceased class member’s share of the *Kalima* settlement proceeds should be distributed as follows:

WILLIAM K. MILLS – ONE-FOURTH (1/4)
CLARENCE MILLS – ONE-FOURTH (1/4)
ELLIOT MILLS – ONE-EIGHTH (1/8)
CHRISTINA MILLS – ONE-EIGHTH (1/8)
JULIE KAAI – ONE-SIXTEENTH (1/16)
REBECCA KAAI PUA – ONE-SIXTEENTH (1/16)
SAMUEL KAAI – ONE-SIXTEENTH (1/16)
SANDRA KAAI BROWN – ONE-SIXTEENTH (1/16)

(Q) ELISSA NALANI RECAIDO

Your Master reviewed the facts contained in Petition #15 as well as the data provided in the Facilitator database. The decedent's death certificate lists marital status as Married. There was no will or trust submitted. On or about November 18, 2024, your Master spoke to the decedent's spouse, Charles Recaido. He confirmed that his wife did not have a Will or Trust and that they are the parents of their five children.

Pursuant to HRS §560:2-102(1), under the laws of intestacy, when all of the decedent's surviving descendants are also descendants of the surviving spouse, and there is no other descendant of the surviving spouse, then the intestate share goes to the decedent's surviving spouse.

Paragraph 1-5.1(B)(3) of the QST instructs the Trustee to distribute the decedent's settlement to the heirs/ devisees of the deceased Class Member as "established by clear and convincing evidence as ordered by the Probate Court... following service of appropriate notice to the heirs and purported devisees."

On the basis of the foregoing, your Master finds and recommends that this deceased class member's share of the Kalima settlement proceeds should be distributed to **CHARLES RANDALL RECAIDO**.

(R) VAN ANAKALEA

Your Master reviewed the facts contained in Petition #15 as well as the data provided in the Facilitator database. The decedent's death certificate lists marital status as Divorced. No Will or Trust has been submitted. On or about November 18, 2024, your Master spoke to the decedent's daughter, Alisha Anakalea. She confirmed that her father did not have a Will or Trust and that she and her two siblings are the only descendants of the decedent.

Pursuant to HRS §560:2-103, under the laws of intestacy, when there is no surviving spouse, then the intestate share goes to the decedent’s descendants in equal shares.

Paragraph 1-5.1(B)(3) of the QST instructs the Trustee to distribute the decedent’s settlement to the heirs/ devisees of the deceased Class Member as “established by clear and convincing evidence as ordered by the Probate Court... following service of appropriate notice to the heirs and purported devisees.”

On the basis of the foregoing, your Master finds and recommends that this deceased class member’s share of the *Kalima* settlement proceeds should be distributed as follows:

ALISHA K. ANAKALEA – ONE-THIRD (1/3)
MICAH M. ANAKALEA – ONE-THIRD (1/3)
CASSANDRA U. RAY – ONE-THIRD (1/3)

(S) **JOHN RAPOZO JR.**

Your Master reviewed the facts contained in Petition #15 as well as the data provided in the Facilitator database. The decedent’s death certificate lists marital status as Divorced. No Will or Trust has been submitted. On or about November 19, 2024, your Master spoke to the decedent’s daughter, Johnna Rapozo. She confirmed that her father did not have a Will or Trust and that she and her four siblings are the only descendants of the decedent. She also confirmed the correct spelling of their last name is stated above.

Pursuant to HRS §560:2-103, under the laws of intestacy, when there is no surviving spouse, then the intestate share goes to the decedent’s descendants in equal shares.

Paragraph 1-5.1(B)(3) of the QST instructs the Trustee to distribute the decedent’s settlement to the heirs/ devisees of the deceased Class Member as “established by clear and convincing evidence as ordered by the Probate Court... following service of appropriate notice to the heirs and purported devisees.”

On the basis of the foregoing, your Master finds and recommends that this deceased class member's share of the *Kalima* settlement proceeds should be distributed as follows:

JOHNNA A. RAPOZO – ONE-FIFTH (1/5)
HELENE M. GIBBONS – ONE-FIFTH (1/5)
JACQUELINE L. CLARK – ONE-FIFTH (1/5)
JUDITH L. RAPOZO – ONE-FIFTH (1/5)
JOHN S. RAPOZO III – ONE-FIFTH (1/5)

(T) ELAINE HAALILIO PAHIO

Your Master reviewed the facts contained in Petition #15 as well as the data provided in the Facilitator database. The decedent's death certificate lists marital status as Divorced. No Will or Trust has been submitted. On or about November 18, 2024, your Master spoke to the decedent's daughter, Elaine Pahio. She confirmed that her mother did not have a Will or Trust and that she and brother are the only descendants of the decedent.

Pursuant to HRS §560:2-103, under the laws of intestacy, when there is no surviving spouse, then the intestate share goes to the decedent's descendants in equal shares.

Paragraph 1-5.1(B)(3) of the QST instructs the Trustee to distribute the decedent's settlement to the heirs/ devisees of the deceased Class Member as "established by clear and convincing evidence as ordered by the Probate Court... following service of appropriate notice to the heirs and purported devisees."

On the basis of the foregoing, your Master finds and recommends that this deceased class member's share of the *Kalima* settlement proceeds should be distributed as follows:

ELAINE K. PAHIO – ONE-HALF (1/2)
KELLY K. PAHIO – ONE-HALF (1/2)

(U) CHARLES JULIAN NOELANI PAIO

Your Master reviewed the facts contained in Petition #15 as well as the data provided in the Facilitator database. The decedent's death certificate lists marital status as Married to Norma

Mascarinas, also known as Norma Paio. There was no will or trust submitted. Your Master was unable to contact any of the listed family members.

Pursuant to HRS §560:2-102(1), under the laws of intestacy, when all of the decedent's surviving descendants are also descendants of the surviving spouse, and there is no other descendant of the surviving spouse, then the intestate share goes to the decedent's surviving spouse.

Paragraph 1-5.1(B)(3) of the QST instructs the Trustee to distribute the decedent's settlement to the heirs/ devisees of the deceased Class Member as "established by clear and convincing evidence as ordered by the Probate Court... following service of appropriate notice to the heirs and purported devisees."

On the basis of the foregoing, your Master finds and recommends that this deceased class member's share of the Kalima settlement proceeds should be distributed to **NORMA M. PAIO.**

(V) KAUINOHEA PHYLLIS ANN PURDY

Your Master reviewed the facts contained in Petition #15 as well as the data provided in the Facilitator database. The decedent's death certificate lists marital status as Married to Robert W. Purdy. There was no will or trust submitted. On or about November 18, 2024, your Master spoke to the decedent's daughter, Chassy-Dee Sambajon. She confirmed that her father and mother are the parents of seven children and that her mother did not have a Will or Trust. She noted the correction that Deena H. Doo is the sister of the decedent and not a descendant.

Pursuant to HRS §560:2-102(1), under the laws of intestacy, when all of the decedent's surviving descendants are also descendants of the surviving spouse, and there is no other descendant of the surviving spouse, then the intestate share goes to the decedent's surviving spouse.

Paragraph 1-5.1(B)(3) of the QST instructs the Trustee to distribute the decedent's settlement to the heirs/ devisees of the deceased Class Member as "established by clear and convincing evidence as ordered by the Probate Court... following service of appropriate notice to the heirs and purported devisees."

On the basis of the foregoing, your Master finds and recommends that this deceased class member's share of the Kalima settlement proceeds should be distributed to **ROBERT W. PURDY.**

(W) BETSY P. NAKAMURA

Your Master reviewed the facts contained in Petition #15 as well as the data provided in the Facilitator database. The decedent's death certificate lists marital status as Married to Yoneichi Nakamura.

Your Master reviewed the Last Will and Testament of Betsy Pacheco Nakamura dated May 1, 1995, which has not been admitted to probate. The Will is a pour over will and directs the residuary estate to the Nakamura Family Trust, dated May 1, 1995.

The First Amendment to the Trust dated December 9, 2004, indicates that Yonette T. Nakamura-Labrador is the next-acting Trustee. Copies of the Will, the Trust and First Amendment are attached as Exhibit "G" to Petition #15.

Paragraph 1-5.1(B)(3) of the QST instructs the Trustee to distribute the decedent's settlement to the heirs/ devisees of the deceased Class Member as "established by clear and convincing evidence as ordered by the Probate Court... following service of appropriate notice to the heirs and purported devisees."

On the basis of the foregoing, your Master finds and recommends that this deceased class member's share of the *Kalima* settlement proceeds should be distributed to **YONETTE T.**

NAKAMURA-LABRADOR, Trustee of the Nakamura Family Trust dated May 1, 1995, as amended, to be distributed in accordance with the terms of the Trust.

(X) ELBERT K. KUKAHIKO

Your Master reviewed the facts contained in Petition #15 as well as the data provided in the Facilitator database. The decedent's death certificate lists marital status as Married to Susan Eubank, also known as Susan Kukahiko. There was no will or trust submitted. On or about November 18, 2024, your Master spoke to the decedent's spouse. She confirmed that her husband did not have a Will or Trust and that she and the decedent are the parents of their three children.

Pursuant to HRS §560:2-102(1), under the laws of intestacy, when all of the decedent's surviving descendants are also descendants of the surviving spouse, and there is no other descendant of the surviving spouse, then the intestate share goes to the decedent's surviving spouse.

Paragraph 1-5.1(B)(3) of the QST instructs the Trustee to distribute the decedent's settlement to the heirs/ devisees of the deceased Class Member as "established by clear and convincing evidence as ordered by the Probate Court... following service of appropriate notice to the heirs and purported devisees."

On the basis of the foregoing, your Master finds and recommends that this deceased class member's share of the Kalima settlement proceeds should be distributed to **SUSAN C. KUKAHIKO.**

(Y) DON ANTHONY KELIIKOA

Your Master reviewed the facts contained in Petition #15 as well as the data provided in the Facilitator database. The decedent's death certificate lists marital status as Married to Gloria

Kanani Contrades, also known as Gloria Keliikoa, who died after the decedent in 2009. No Will or Trust has been submitted. On or about November 19, 2024, your Master spoke to the decedent's son, Donovan Keliikoa. He confirmed that neither his father nor mother had a Will or Trust. He also confirmed that the descendants of his brother, Micah Keliikoa, are minors and were legally adopted by their brother Daniel Keliikoa, who is the uncle of the minor children.

Pursuant to HRS §560:2-103, under the laws of intestacy, when there is no surviving spouse, then the intestate share goes to the decedent's descendants in equal shares. The descendants of Micah Keliikoa, who died after the decedent, were adopted as minors by descendant Daniel Keliikoa. Typically, an adopted individual is the child of the child's adopting parent. Thus as Daniel's adopted children, they would not be entitled to Micah's share. However, under HRS §560:2-114(b)(2), in force at the time of the decedent's death, there is an exception when the adoption of a minor is by an uncle of the child, as in this case. In this situation, the adoption has no effect on the relationship between the child and natural parent for purposes of determining the heirs at law. Therefore, Micah's children will receive his share of the settlement proceeds as noted below.

Paragraph 1-5.1(B)(3) of the QST instructs the Trustee to distribute the decedent's settlement to the heirs/ devisees of the deceased Class Member as "established by clear and convincing evidence as ordered by the Probate Court... following service of appropriate notice to the heirs and purported devisees."

On the basis of the foregoing, your Master finds and recommends that this deceased class member's share of the *Kalima* settlement proceeds should be distributed as follows:

GABBY AKIONA
(Surviving spouse of Malulani Akiona) – ONE-NINTH (1/9)
DONOVAN K. KELIIKOA – ONE-NINTH (1/9)
HOIKENANI E. FIGUEROA – ONE-NINTH (1/9)
KANANI G. KELIIKOA – ONE-NINTH (1/9)
DON P.A. KELIIKOA – ONE-NINTH (1/9)
DANIEL P. KELIIKOA – ONE-NINTH (1/9)
DENISE K.Q. JORDAN – ONE-NINTH (1/9)
ELISABETH H. KELIIKOA – ONE-NINTH (1/9)
D.A.T.K.
(Descendant of Micah Keliikoa) – ONE-TWENTY SEVENTH (1/27)
L.A.T.K.
(Descendant of Micah Keliikoa) – ONE-TWENTY SEVENTH (1/27)
D.T.H.K.
(Descendant of Micah Keliikoa) – ONE-TWENTY SEVENTH (1/27)

(Z) MILTON KALUA KANEI

Your Master reviewed the facts contained in Petition #15 as well as the data provided in the Facilitator database. The decedent’s death certificate lists marital status as Married to Waonette R. Markham, also known as Waonette Kanei. There was no will or trust submitted.

Pursuant to HRS §560:2-102(1), under the laws of intestacy, when all of the decedent’s surviving descendants are also descendants of the surviving spouse, and there is no other descendant of the surviving spouse, then the intestate share goes to the decedent’s surviving spouse.

Paragraph 1-5.1(B)(3) of the QST instructs the Trustee to distribute the decedent’s settlement to the heirs/ devisees of the deceased Class Member as “established by clear and convincing evidence as ordered by the Probate Court... following service of appropriate notice to the heirs and purported devisees.”

On the basis of the foregoing, your Master finds and recommends that this deceased class member’s share of the Kalima settlement proceeds should be distributed to **WAONETTE R. KANEI**.

(AA) MATILDA ANDRESEN

Your Master reviewed the facts contained in Petition #15 as well as the data provided in the Facilitator database. The decedent's death certificate lists marital status as Widowed. No Will or Trust has been submitted. On or about November 18, 2024, your Master spoke to the decedent's daughter, May Andresen. She confirmed that her mother did not have a Will or Trust and that she is the only descendant of the decedent.

Pursuant to HRS §560:2-103, under the laws of intestacy, when there is no surviving spouse, then the intestate share goes to the decedent's descendants in equal shares.

Paragraph 1-5.1(B)(3) of the QST instructs the Trustee to distribute the decedent's settlement to the heirs/ devisees of the deceased Class Member as "established by clear and convincing evidence as ordered by the Probate Court... following service of appropriate notice to the heirs and purported devisees."

On the basis of the foregoing, your Master finds and recommends that this deceased class member's share of the *Kalima* settlement proceeds should be distributed as follows:

On the basis of the foregoing, your Master finds and recommends that this deceased class member's share of the *Kalima* settlement proceeds should be distributed to **MAY L. ANDRESEN.**

(BB) KELANI TORRES

Your Master reviewed the facts contained in Petition #15 as well as the data provided in the Facilitator database. The decedent's obituary notes her surviving spouse, Bruce Torres. There was no will or trust submitted.

Pursuant to HRS §560:2-102(1), under the laws of intestacy, when all of the decedent's surviving descendants are also descendants of the surviving spouse, and there is no other

descendant of the surviving spouse, then the intestate share goes to the decedent's surviving spouse.

Paragraph 1-5.1(B)(3) of the QST instructs the Trustee to distribute the decedent's settlement to the heirs/ devisees of the deceased Class Member as "established by clear and convincing evidence as ordered by the Probate Court... following service of appropriate notice to the heirs and purported devisees."

On the basis of the foregoing, your Master finds and recommends that this deceased class member's share of the Kalima settlement proceeds should be distributed to **BRUCE ELIAS TORRES**.

(CC) PHILIP KAMAI

Your Master reviewed the facts contained in Petition #15 as well as the data provided in the Facilitator database. The decedent's death certificate lists marital status as Married to Brigitte Lake, also known as Brigitte Kamai. There was no will or trust submitted.

Pursuant to HRS §560:2-102(1), under the laws of intestacy, when all of the decedent's surviving descendants are also descendants of the surviving spouse, and there is no other descendant of the surviving spouse, then the intestate share goes to the decedent's surviving spouse.

Paragraph 1-5.1(B)(3) of the QST instructs the Trustee to distribute the decedent's settlement to the heirs/ devisees of the deceased Class Member as "established by clear and convincing evidence as ordered by the Probate Court... following service of appropriate notice to the heirs and purported devisees."

On the basis of the foregoing, your Master finds and recommends that this deceased class member's share of the Kalima settlement proceeds should be distributed to **BRIGITTE D. KAMAI**.

(DD) RAPHAEL WAIPIO KAMAI

Your Master reviewed the facts contained in Petition #15 as well as the data provided in the Facilitator database. The decedent's death certificate lists marital status as Married to Lynda Charlotte Aurio, also known as Lynda Kamai. There was no will or trust submitted. On or about November 18, 2024, your Master spoke to the decedent's spouse. She confirmed that her husband did not have a Will or Trust and that they have two children together.

Pursuant to HRS §560:2-102(1), under the laws of intestacy, when all of the decedent's surviving descendants are also descendants of the surviving spouse, and there is no other descendant of the surviving spouse, then the intestate share goes to the decedent's surviving spouse.

Paragraph 1-5.1(B)(3) of the QST instructs the Trustee to distribute the decedent's settlement to the heirs/ devisees of the deceased Class Member as "established by clear and convincing evidence as ordered by the Probate Court... following service of appropriate notice to the heirs and purported devisees."

On the basis of the foregoing, your Master finds and recommends that this deceased class member's share of the Kalima settlement proceeds should be distributed to **LYNDA C. KAMAI**.

IV. CONCLUSION

WHEREFORE, your Master recommends and prays as follows:

A. That the Court approve and adopt this Master's Report Re: Petition for Instructions #15;

- B. That the Court grant the Petition for Instructions #15, filed November 1, 2024;
- C. That the Court find that jurisdictional requirements have been met and the venue is proper;
- D. That the Court finds that, as far as known, all persons necessary to an adjudication of this matter are parties hereto and shall be bound by all orders arising from this Petition, and the Court finds that there is no need to appoint a guardian ad litem to represent the interests of unknown or unascertained contingent remainder beneficiaries;
- E. That the Court authorize and Order the Claims Administrator to follow the distributions as outlined in this Report;
- F. That the Court award the Petitioner's reasonable attorneys' fees and costs to be paid by the Trust and deducted from the above beneficiaries' distributions on a pro-rata basis, subject to the filing of an affidavit or declaration;
- G. That the Court grant reasonable Master's fees and costs, to be paid by the Trust and deducted from the above beneficiaries' distributions on a pro-rata basis, subject to the filing of an affidavit or declaration;
- H. That the Court enter judgment as to this Petition pursuant to Hawai'i Probate Rule 34(a) accordingly; and
- I. That the Court grant such other and further relief as this Court may deem just and equitable.

DATED: Honolulu, Hawai'i, on November 20, 2024.

/s/ Emily H. Kawashima
EMILY H. KAWASHIMA
PROBATE SPECIAL MASTER

IN THE CIRCUIT COURT OF THE FIRST CIRCUIT

STATE OF HAWAII

IN THE MATTER

OF

THE KALIMA CLASS ACTION
SETTLEMENT TRUST DATED JUNE
23, 2023.

T. No. 1CTR-23-0000142
(Trust Proceeding)

CERTIFICATE OF SERVICE

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a file-marked copy of the foregoing document will be duly served by depositing the same in the United States Mail, postage prepaid, on the following identified interested persons.

WINONA BROWN
18400 Gifford Street
Fountain Valley, California 92708

THOMAS W. SILVA, JR.
92-1038 Makakilo Drive, Apt. 13
Kapolei, Hawaii 96707

MATSU UEHARA
74-5083 Kealakaa Street
Kailua-Kona, Hawaii 96740

CRYSTAL LEHUA CARABALLO
P.O. Box 1150
Keaau, Hawaii 96749

JOHN HATORI
HC1 Box 5433
Keaau, Hawaii 96749

JASON NATHANIEL BUSH JR.
HC1 Box 5433
Keaau, Hawaii 96749

KATHLEEN DEHNE
3151 Castle Street #201
Honolulu, Hawaii 96815

FRANKLIN SILVA
92-1038 Makakilo Drive, Apt. 13
Kapolei, Hawaii 96707

TYLER K. ARIZUMI
1920 Peepee Place
Hilo, Hawaii 96720

DANNY DARREN RIOS JR.
P.O. Box 1150
Keaau, Hawaii 96749

SHIRYL LEILANI ARIZUMI
HC1 Box 5433
Keaau, Hawaii 96749

MICHAEL D. SILVA
c/o Emily H. Kawashima, Esq.
700 Bishop Street #1700
Honolulu, Hawaii 96813

WILLIAM SILVA
24404 41ST AVE. CT E
Spanaway, Washington 98387

JUNEDALE TASAKA
P.O. Box 383332
Waikoloa, Hawaii 96738

BONNIE OMORI
P.O. Box 5526
Kailua-Kona, Hawaii 96740

ALBERTA LUCILLE SILVA
825 Delucchi Lane Apt 1101
Reno, Nevada 89502

LESCIA SHAVER
74-304 Nuhi Place
Kailua-Kona, Hawaii 96740

TASHA KALEO'OKALANI KUMAI
2633 Nakookoo Street, Apt. 10
Honolulu, Hawaii 96826

TESSICA KUMAI
94-263 Waipahu St. Apt 84
Waipahu, Hawaii 96797

LEVY PUA KUMAI
47-669 Lamaula Road #G
Kaneohe, Hawaii 96744

LESTER P. ABRAHAM
41-543 Humuniki Street
Waimanalo, Hawaii 96795

LYNN P. LONO
41-575 Humuniki Street
Waimanalo, Hawaii 96795

JOELLE TALIVAA
2801 Tara Drive
Killeen, Texas 76549

JANESSA AMINA
270 Ululani Street Apt. 26
Hilo, Hawaii 96720

MAUREEN VIERRA
25-3362 Pakeleikia Street
Hilo, Hawaii 96720

MARGARET USHIJIMA
4457 Kilauea Avenue
Honolulu, Hawaii 96816

NIDA D.C. SILVA
P.O. Box 22002
Barrigada, Guam 96921

ROLAND KAMAKA SAMERA
2320 Pinegrass Street
Caldwell, Idaho 83607

TRICIA POMAIIKAI KEOLANUI
4777 Cameron St. Apt 323
Las Vegas, Nevada 89103

LEIGHTON P. KUMAI
2633 Nakookoo Street, Apt. 10
Honolulu, Hawaii 96826

LEROY P. KUMAI
2633 Nakookoo Street, Apt. 10
Honolulu, Hawaii 96826

LEEANN P. GALDEIRA
41-543 Humuniki Street
Waimanalo, Hawaii 96795

LANNETTE PUALANI IDAO
2633 Nakookoo Street, Apt. 10
Honolulu, Hawaii 96826

ADAM AMINA
P.O. Box 7714
Hilo, Hawaii 96720

JACOB H. SOARES
6 One Malia Way
Wailuku, Hawaii 96793

BRYAN SOARES
222 S. Lehua Street
Kahului, Hawaii 96732

JADELIN WRIGHT
1350 S.E. 38th Avenue
Hillsboro, Oregon 97123

DEXTER SOARES
6 One Malia Way
Wailuku, Hawaii 96793

KYLE MIYAJIMA
1653 Citron Street
Honolulu, Hawaii 96826

ELLSWORTH KALAHIKI KALEIOHI
4661 Haleileio Road
Kapaa, Hawaii 96746

MARISA NALANI KALEIOHI
P.O. Box 507
Anahola, Hawaii 96703

KAUMUALII K.O. RAPOZO-KALEIOHI
P.O. Box 507
Anahola, Hawaii 96703

JOHNETTE M. KANOA
41-261 Huli Street
Waimanalo, Hawaii 96795

NORMAN J. EVANGELISTA
1921 Westown Drive
Stayton, Oregon 97383

KANOE CARREIRO
712B Oneawa Street
Kailua, Hawaii 96734

B.I.L.U.
c/o LANULELEI ISAAK ULIULIEAVA
8306 82nd Street SW Apt. 102
Lakewood, Washington 98498

B.T.O.S.
c/o LANULELEI ISAAK ULIULIEAVA
8306 82nd Street SW Apt. 102
Lakewood, Washington 98498

STACY FUKUOKA
P.O. Box 3018
Kahului, Hawaii 96733

NAINOA MIYAJIMA
1653 Citron Street
Honolulu, Hawaii 96826

KEVIN KAOHIMAUNU KALEIOHI
P.O. Box 39038
Anahola, Hawaii 96703

LILIA N.M. RAPOZO-KALEIOHI
P.O. Box 507
Anahola, Hawaii 96703

GINGER-LEE KALEIOHI
P.O. Box 30966
Anahola, Hawaii 96703

RENEE E. EVANGELISTA-GOUVEIA
85-549 Momona Place
Waianae, Hawaii 96792

KAINOA K.P. EVANGELISTA
85-1020 Mahiaina Street
Waianae, Hawaii 96792

LANULELEI I. ULIULILEAVAB
8306 82nd Street SW Apt. 102
Lakewood, Washington 98498

B.T.J.S.U.
c/o LANULELEI ISAAK ULIULIEAVA
8306 82nd Street SW Apt. 102
Lakewood, Washington 98498

PETER CORNELL
10597 Stayton Road SE
Aumsville, Oregon 97325

JAMES ZANE
P.O. Box 528
Hauula, Hawaii 96717

MARY FARRAR
335 Omaopio Road
Kula, Hawaii 96790

LESLIE ZANE
44-295 Kalaniai Road
Honokaa, Hawaii 96727

KUUIPO PAHINUI
P.O. Box 7249
Hilo, Hawaii 96720

KAINOA KEALOHA
3458 11th Street, Unit 105
Union City, California 94587

JEANAH VENTURA
682 Auwae Road
Hilo, Hawaii 96720

LANAKILA SOUZA
1521 N Pierce Road
Spokane Valley, Washington 99206

ALYSSA KAUHA'AHA'A
109 Kaulana Na Pua Circle
Wailuku, Hawaii 96793

HOPE L. SOO
P.O. Box 1477
Kamuela, Hawaii 96743

TAI J. SOO
P.O. Box 1477
Kamuela, Hawaii 96743

INDIA E. LUIS-SOO
P.O. Box 1477
Kamuela, Hawaii 96743

PRISCILLA L. OLSEN
85-1200 Kaneilio Street
Waianae, Hawaii 96792

MICKY JEAN OLSEN
85-1200 Kaneilio Street
Waianae, Hawaii 96792

CHARLES L. KEALOHA, JR.
74-553 Kaniohale Loop #H
Kailua-Kona, Hawaii 96740

KEONE KEALOHA
74-553 Kaniohale Loop #H
Kailua-Kona, Hawaii 96740

JOSEPHINE TANIMOTO
P.O. Box 44337
Kawaihae, Hawaii 96743

GAIL HIFUMI ENOMOTO-SOUZA
1521 N Pierce Road
Spokane Valley, Washington 99206

ALAKA'I SOUZA
1521 N Pierce Road
Spokane Valley, Washington 99206

MARIAH LUNA
109 Kaulana Na Pua Circle
Wailuku, Hawaii 96793

DAVID N. SOO
64-829 Uikeoni Street
Kamuela, Hawaii 96743

CALVIN NIKOLAS SOO
P.O. Box 1477
Kamuela, Hawaii 96743

NORMA LEINAALA LIANA
47-146 Iuiu Street
Kaneohe, Hawaii 96744

MISTY AHINA
85-1200 Kaneilio Street
Waianae, Hawaii 96792

CASEY OLSEN
85-1200 Kaneilio Street
Waianae, Hawaii 96792

MARGURITE KAPANUI
1995 Pauoa Road, Apt. J
Honolulu, Hawaii 96813

HIRAM OLSEN III
167 Kaulananapua Circle
Waiehu, Hawaii 96793

ROBERTA NAWELI
86-293 Hokuaiaina Place
Waianae, Hawaii 96792

TIMOTHY K. CERIO
RR#3 Box 1079
Pahoa, Hawaii 96778

WILLIAM K. MILLS
P.O. Box 341
Honokaa, Hawaii 96727

ELLIOT MILLS
974 Waiohinu Drive
Honolulu, Hawaii 96816

JULIE KAAI
4244 Georgia Street
Vallejo, California 94591

SAMUEL KAAI
108 Hawthorne Court
Vacaville, California 95688

CHARLES RANDALL RECAIDO
P.O. Box 2462
Kealahou, Hawaii 96750

DORE K. ARNALL
1142 NW Cloninger Court
Silverdale, Washington 98383

JOSHUA C. RECAIDO
3233 Trenton Avenue
Bremerton, Washington 98310

ALISHA K. ANAKALEA
P.O. Box 54
Wailuku, Hawaii 96793

CASSANDRA U. RAY
4020 Swift Creek Avenue
North Las Vegas, Nevada 89031

BRANDY RIVERA
125 Lakeview Circle #304
Wahiawa, Hawaii 96786

SEAN L. RIVERA
2900 Tide Court
Deltona, Florida 32738

CLARENCE MILLS
66-1313 Ahuli Circle
Waimea, Hawaii 96743

CHRISTINA MILLS
945 Auwae Road
Hilo, Hawaii 96720

REBECCA KAAI PUA
4244 Georgia Street
Vallejo, California 94591

SANDRA KAAI BROWN
4244 Georgia Street
Vallejo, California 94591

KEALA B. CAMPBELL
64-5317 Puanuanu Place
Kamuela, Hawaii 96743

NOAH K. RECAIDO
320 Washington Avenue #104
Bremerton, Washington 98337

KALE W. RECAIDO
8700 Geirinhas Place
Anchorage, Arkansas 99507

MICAH M. ANAKALEA
331 Leleihoku Place
Wailuku, Hawaii 96793

JOHNNA A. RAPOZO
95-969 Keehau Street
Mililani, Hawaii 96789

JACQUELINE L. CLARK
11325 Dove Ridge Road
Hannibal, Missouri 63401

HELENE M. GIBBONS
11325 Dove Ridge Road
Hannibal, Missouri 63401

JUDITH L. RAPOZO
95-1050 Makaikai Street 6H
Mililani, Hawaii 96789

ELAINE K. PAHIO
3230 Ala Ilima Street #101
Honolulu, Hawaii 96818

NORMA M. PAIO
1179 Kumukoa Street
Hilo, Hawaii 96720

VAN-JON M. PAIO
1179 Kumukoa Street
Hilo, Hawaii 96720

CHASSY-DEE K. SAMBAJON
P.O. Box 141
Hoolehua, Hawaii 96729

CHATTO K. PURDY
16-1769 40th Avenue
Keaau, Hawaii 96749

CHANEY K. PURDY
P.O. Box 249
Kualapuu, Hawaii 96757

IKAIA S.P. PURDY
P.O. Box 141
Hoolehua, Hawaii 96729

YONETTE T. NAKAMURA-LABRADOR
65-1289 Kawaihae Road
Kamuela, Hawaii 96743

SUSAN C. KUKAHIKO
1695 Wahinoho Way
Lahaina, Hawaii 96761

TIARA KUKAHIKO
1695 Wahinoho Way
Lahaina, Hawaii 96761

JOHN S. RAPOZO III
7027 Jumilla Avenue
Canoga Park, California 91306

KELLY K. PAHIO
98-1001 Piku Place
Aiea, Hawaii 96701

LITZI-JANE H. EMELIO
159 Kinohi Loa Loop
Wailuku, Hawaii 96793

ROBERT W. PURDY
P.O. Box 249
Kualapuu, Hawaii 96757

CHAISE K. PURDY
P.O. Box 249
Kualapuu, Hawaii 96757

CHAVIS K. PURDY
P.O. Box 249
Kualapuu, Hawaii 96757

KAINALU J.K. PURDY
P.O. Box 141
Hoolehua, Hawaii 96729

DEENA H. DOO
816A Mokauea Street
Honolulu, Hawaii 96819

BETSY L. NAKAMURA
P.O. Box 394
Kamuela, Hawaii 967343

TWYLA KUKAHIKO
1695 Wahinoho Way
Lahaina, Hawaii 96761

ROBERT JOHN KUKAHIKO
1695 Wahinoho Way
Lahaina, Hawaii 96761

LEINANI A.T. KELIIKO
86-006 Pokai Bay Street
Waianae, Hawaii 96792

DON A.T. KELIIOKA
86-006 Pokai Bay Street
Waianae, Hawaii 96792

DENALIA T.H. KELIIOKA
86-006 Pokai Bay Street
Waianae, Hawaii 96792

DONOVAN K. KELIIOKA
P.O. Box 1964
Honokaa, Hawaii 96727

KANANI G. KELIIOKA
128 Amy Avenue
Bowling Green, Kentucky 42101

DANIEL P. KELIIOKA
86-006 Pokai Bay Street
Waianae, Hawaii 96792

ELISABETH H. KELIIOKA
10934 S. Vallerosa Street
Las Vegas, Hawaii 89141

MILTON K. KANEI JR.
45-265 William Henry Road G3
Kaneohe, Hawaii 96744

MAVIS A. KAMANU
47-225 #E Hui Akikiki Place
Kaneohe, Hawaii 96744

MAY L. ANDRESEN
41-206 Ilaupole Street
Waimanalo, Hawaii 96795

JAVAN KAINOA TORRES
407 Market Avenue SW
Mitchellville, Iowa 50169

SHANTEL LEHUANANI CASTILLE
1031 Clayton Castille Road
Breaux Bridge, Louisiana 70517

TATIANA P. KAMAI
91-1033 Ualakupu Street
Kapolei, Hawaii 96707

GABBY AKIONA
85-1412 Kamaileunu Street
Waianae, Hawaii 96792

HOIKENANI E. FIGUEROA
131 Windover Avenue #23
Bowling Green, Kentucky 42101

DON P.A. KELIIOKA
P.O. Box 818
Eleele, Hawaii 96705

DENISE K.Q. JORDAN
4912 25th Street W #103
Bradenton, Florida 34207

WAONETTE R. KANEI
45-265 William Henry Road G3
Kaneohe, Hawaii 96744

MARCUS K. KANEI
95-802 Wikao Street R102
Mililani, Hawaii 96789

MICAH K. KANEI
91-1028 Kamaehu Street
Ewa Beach, Hawaii 96706

BRUCE ELIAS TORRES
3225 86TH Street, Apt. 414
Urbandale, Iowa 50322

HILDIE KEALANI LEFLER
9105 Urbandale Avenue
Urbandale, Iowa 50322

BRIGITTE D. KAMAI
91-1033 Ualakupu Street
Kapolei, Hawaii 96707

LYNDA C. KAMAI
HCI Box 5523
Keaau, Hawaii 96749

RAELYNN K. KAMAI
764 McCully Street #4
Honolulu, Hawaii 96826

ABRAHAM A. KEKIPI-AURIO
P.O. Box 5519
Hilo, Hawaii 96720

DATED: Honolulu, Hawaii, November 20, 2024.

/s/ Emily H. Kawashima

EMILY H. KAWASHIMA

Probate Special Master