A.

FILED 11/13/2014 12:11:57 PM Stan Stanart County Clerk Harris County

	NQ. 4	112,249	9-401
ESTATE OF		§	Π
NELVA E. BRUNSTING,		§ §	N
DECEASED		§ §	H
CARL HENRY BRUNSTING, Individually and as independent executor of the estates of Elmer I Brunsting and Nelva E. Brunstin		\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	n
v .		Ş Ş Ş	
ANITA KAY BRUNSTING f/k/ ANITA KAY RILEY, individual as attorney-in-fact for Nelva E.		5 6 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	N

PROBATE COURT 4

IN PROBATE COURT

Ş

δ

Ş

§

§

§

§

§

§

§

§

§

§

ğ

§

NUMBER FOUR (4) OF

IN PROBATE COURT

HARRIS COUNTY, TEXAS

v.

ANITA ANITA as attorn Brunsting, and as Successor Trustee of the Brunsting Family Living Trust, the Elmer H. Brunsting Decedent's Trust, the Nelva E. Brunsting Survivor's Trust, the Carl Henry Brunsting Personal Asset Trust, and the Anita Kay Brunsting Personal Asset Trust, AMY RUTH BRUNSTING f/k/a AMY RUTH TSCHIRHART, individually and as Successor Trustee of the Brunsting Family Living Trust, the Elmer H. Brunsting Decedent's Trust, the Nelva E. Brunsting Survivor's Trust the Carl Henry Brunsting Personal Asset Trust, and the Amy Ruth Tschirhart Personal Asset Trust; CAROLE ANN BRUNSTING, individually and as Trustee of the Carole Ann Brunsting Personal Asset Trust; and as a nominal Defendant only, CANDACE LOUISE CURTIS

NUMBER FOUR (4) OF

HARRIS COUNTY, TEXAS

011275/000001 380 - 1288306v1

OBJECTION TO PLAINTIFF'S MOTION FOR DISTRIBUTION OF TRUST FUNDS

COMES NOW, Carole Ann Brunsting ("Carole Brunsting"), daughter of Nelva E. Brunsting, Deceased ("Decedent"); a beneficiary of the Estate of Nelva E. Brunsting, Deceased ("Estate"); and a beneficiary of The Brunsting Family Living Trust ("Trust"), and files this Objection to Plaintiff's Motion for Distribution of Trust Funds filed by Plaintiff, Candace Louise Curtis ("Plaintiff"):

I. BACKGROUND

1. Plaintiff first filed her suit against her siblings, Anita Brunsting, Amy Brunsting, and Carole Brunsting, regarding the Trust in United States District Court for the Southern District of Texas.¹ Plaintiff's suit was subsequently transferred to this Court on June 4, 2014, pursuant to an Order of Remand entered by the Federal Court.

2. Plaintiff's Petition was filed in bad faith, without just cause, and frivolously – especially with respect to filing her Petition in federal court knowing there was already litigation pending on the same issues in this Court.

3. On or about October 20, 2014, Plaintiff filed her Motion for Distribution of Trust Funds ("Motion") requesting that this Court authorize the payment of \$24,171.26 out of the Trust for attorney's fees and expenses allegedly incurred by her in prosecuting her frivolous Petition. Plaintiff's Motion, like her Petition, is wholly without merit, filed in bad faith, and is detrimental to Carole Brunsting, who is defending against the lawsuits in this cause out of her own pocket. Plaintiff should not be able to use the Trust to bankroll the lawsuit she is pursuing in bad faith.

¹ Cause No. 4:12-CV-00592; Candace Louise Curtis v. Anita Kay Brunsting, et. al; In the United States District Court for the Southern District of Texas.

II. OBJECTIONS

4. Carole Brunsting objects to Plaintiff's Motion because (1) the Trust is currently the subject of this litigation; (2) Plaintiff's suit and Motion have been brought in bad faith and without just cause; (3) and Plaintiff has proffered no evidence that the attorney's fees and expenses allegedly incurred by her and subject of her Motion are reasonable and necessary. Accordingly, Plaintiff's Motion should be denied.

5. First, this case involves, in large part, questions regarding the administration and distribution of the Trust. Until the litigation pertaining to the Trust is resolved, distributions from the Trust should only be made for necessaries, such as paying taxes on Trust assets. Plaintiff should not be allowed to fund her lawsuit pending against other Trust beneficiaries with Trust funds.

6. Second, Plaintiff's Petition was brought in bad faith, without just cause, and frivolously. Unless and until Plaintiff is found to have brought her lawsuit in good faith and with just cause, she is not entitled to the payment of her attorney's fees and expenses out of the Trust funds. To allow Plaintiff access to Trust funds to subsidize her lawsuit would substantially prejudice Carole Brunsting, who is defending against the lawsuits in this cause out of her own funds.

7. Finally, Plaintiff has not provided one document or invoice to support her Motion. Plaintiff seeks a distribution to pay her attorney's fees and expenses allegedly incurred in this proceeding in the amount of \$24, 171.26, but there is no backup to support this amount. Carole Brunsting demands that the backup, including invoices, be produced by Plaintiff before the hearing on Plaintiff's Motion. WHEREFORE, PREMISES CONSIDERED, Carole Brunsting prays that the Court deny Candace Louise Curtis' Motion for Distribution of Trust Funds and for all other relief to which she may show herself justly entitled.

Respectfully submitted,

CRAIN, CATON & JAMES, A Professional-Corporation

By:

DARLENE PAYNE SMITH State Bar No. 18643525 dsmith@craincaton.com COURTNEY MCMILLAN LYSSY State Bar No. 24060271 clyssy@craincaton.com LORI A. WALSH State Bar No. 24084038 lwalsh@craincaton.com Five Houston Center 1400 McKinney, Suite 1700 Houston, Texas 77010 (713) 658-2323 (713) 658-1921 (Facsimile)

Attorneys for Carole Ann Brunsting

4

1142014:0004:P0041

CERTIFICATE OF SERVICE

ZY2014:0304:P004Z

to:

This is to certify that a true and correct copy of the foregoing instrument was forwarded

Ms. Bobbie G. Bayless BAYLESS & STOKES 2931 Ferndale Houston, Texas 77098 (713) 522-2218 (facsimile)

Mr. Jason Cox Ms. Nicole Sain Thornton OSTROM SAIN 5020 Montrose Blvd., Ste. 310 Houston, Texas 77006

Ms. Anita Kay Brunsting 203 Bloomingdale Circle Victoria, Texas 77904

Ms. Amy Ruth Brunsting 2582 Country Ledge New Braunfels, Texas 78132

by facsimile, hand delivery, and/or certified mail, return receipt requested, on this $\frac{13}{13}$ day of November, 2014.

DARLENE PÅ YNE SMITH COURTNEY MCMILLAN LYSSY LORI A. WALSH



011275/000001 380 - 1288306v1

NQ. 412,249-401			
ESTATE OF	ş	IN PROBATE COURT	
NELVA E. BRUNSTING,	9 9 9 9	NUMBER FOUR (4) OF	
DECEASED	ş	HARRIS COUNTY, TEXAS	
CARL HENRY BRUNSTING, Individually and as independent executor of the estates of Elmer H. Brunsting and Nelva E. Brunsting	\$	IN PROBATE COURT	
v .	\$ \$		
ANITA KAY BRUNSTING f/k/a ANITA KAY RILEY, individually, as attorney-in-fact for Nelva E. Brunsting, and as Successor Trustee of the Brunsting Family Living Trust, the Elmer H. Brunsting Decedent's Trust, the Nelva E. Brunsting Survivor's Trust, the Carl Henry Brunsting Personal Asset Trust, and the Anita Kay Brunsting Personal Asset Trust, AMY RUTH BRUNSTING f/k/a AMY RUTH TSCHIRHART, individually and as Successor Trustee of the Brunsting Family Living Trust, the Elmer H. Brunsting Decedent's Trust, the Nelva E. Brunsting Survivor's Trust the Carl Henry Brunsting Personal Asset Trust, and the Amy Ruth Tschirhart Personal Asset Trust; CAROLE ANN BRUNSTING,	\$\$ \$\$ \$\$ \$\$ \$\$ \$\$ \$\$ \$\$ \$\$ \$\$ \$\$ \$\$ \$\$	NUMBER FOUR (4) OF	

HARRIS COUNTY, TEXAS

ORDER DENYING PLAINTIFF'S MOTION FOR DISTRIBUTION OF TRUST FUNDS

§ §

§

§

On this day the Court considered Plaintiff's Motion for Distribution of Trust Funds filed by Candace Louise Curtis, and the Court, having considered the Motion, any response thereto, and the arguments of counsel, finds and is of the opinion that the Motion should be DENIED. It is therefore,

011275/000001 380 - 1288306v1

Carole Ann Brunsting Personal

Asset Trust; and as a nominal Defendant only, CANDACE

LOUISE CURTIS

ORDERED, that Candace Louise Curtis's Motion for Distribution of Trust Funds is DENIED. 42014:0904:P0044 SIGNED on this _____ day of _____, 2014. JUDGE PRESIDING **APPROVED AS TO FORM:** CRAIN, CATON & JAMES, A PROFESSIONAL CORPORATION By: énner Énner DARLENE PAYNE SMITH State Bar No. 18643525 fitter dsmith@craincaton.com LORIA. WALSH State Bar No. 24084038 lwalsh@craincaton.com 1401 McKinney, Suite 1700 Houston, Texas 77010-4035 (713) 658-2323 (713) 658-1921 Facsimile Attorneys for Carole Ann Brunsting