| CARL HENRY BRUNSTING, et al | $\S$ | IN PROBATE COURT |
| :--- | :--- | :--- |
| v. | $\S$ |  |
|  | $\S$ | NUMBER FOUR (4) OF |
| ANITA KAY BRUNSTING, et al | $\S$ |  |

## ORDER GRANTING <br> CO-TRUSTEES' MOTION FOR SUMMARY JUDGMENT

On the $\mathbf{1 4}^{\text {th }}$ day of December, 2021, via oral hearing, the Motion for Summary Judgment (the "Motion") filed by AMY RUTH BRUNSTING ("Amy") and ANITA KAY BRUNSTING ("Anita") (the "Co-Trustees"), in their individual capacities and as the co-trustees of The Brunsting Family Living Trust $\mathrm{a} / \mathrm{k} / \mathrm{a}$ The Restatement of The Brunsting Family Living Trust (the "Trust").

The Court considered the Motion on no-evidence and traditional grounds. After considering (1) the summary judgment evidence; (2) responses from and/or argument of counsel/pro se parties, (if any); and the pleadings on file in this cause, the Court has determined that the Motion has merit and should be GRANTED.

Accordingly, the Court RENDERS judgment for the Co-Trustees and ORDERS:
(1) That Co-Trustees' Motion for Summary Judgment is granted in its totality;
(2) That Carl Brunsting ("Carl") take-nothing by way of his claims against Amy, Anita, the Co-Trustees and/or the Trust;
(3) That Candace Curtis ("Curtis") take-nothing by way of her claims against Amy, Anita, the Co-Trustees and/or the Trust; and
(4) That court costs are taxed against the party incurring same.

This Order disposes of all claims and causes of action asserted against Amy, Anita, the CoTrustees and/or the Trust by Carl and by Curtis, and no other claims or causes of action are pending against Amy, Anita, the Co-Trustees and/or the Trust.

If and as necessary, the Court, upon motion properly filed, will enter an order of severance.

