

**IN THE CIRCUIT COURT OF THE SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA**

MATTHEW J. CARONE, as Trustee for the Carone Marital Trust #2 UTD 1/26/00, Carone Gallery, Inc. Pension Trust, Carone Family Trust, Carone Marital Trust #1 UTD 1/26/00 and Matthew D. Carone Revocable Trust, JAMES JORDAN, as Trustee for The James A. Jordan Living Trust, ELAINE ZIFFER, an individual, and FESTUS AND HELEN STACY FOUNDATION, INC., a Florida corporation,

CASE NO. 12-24051 (07)
COMPLEX LITIGATION UNIT

Plaintiffs,

v.

MICHAEL D. SULLIVAN, individually,

Defendant.

AMENDED¹ NOTICE OF TELEPHONIC HEARING

PLEASE TAKE NOTICE that the undersigned has set this cause down for telephonic hearing on **Wednesday, August 24, 2022 at 8:45 a.m.**, before the Honorable Jack Tuter, Courtroom 17150, Broward County Courthouse, 201 Southeast Sixth Street, Fort Lauderdale, Florida 33301 or Zoom: <https://17thflcourts.zoom.us/j/319670946>, on the following matter:

Conservator's Motion to Approve (1) Proposed Seventh and Final Distribution to P&S Partners; (2) Seventh Interim Distribution to S&P Partners; (3) Interim Report; (4) Eighth Application for Allowance and Payment of Compensation and Reimbursement of Expenses for the (A) Conservator, (B) Messana, P.A., as Counsel and (C) Rosenbaum Sobel, LLC as Accountants; and (5) in Connection with Closing of the P&S Case, Discharge and Release of Conservator and his Professionals, and Release of Conservator's P&S Bond, and Related Relief

¹ The amendment changes neither the date nor time. Rather, in connection with closing of the P&S case, the amendment specifically references that the Conservator is requesting a discharge and release for himself and his professionals and a release of his P&S bond.

Through the Report and Application, the Conservator seeks authority to distribute funds as reflected in the Spreadsheets attached to the Report and Application to partners based on the “Net Investment” method adopted by the Court.

Through the Report and Application, the Conservator requests fees in the amount of \$30,601.25 and reimbursement of costs in the amount of \$2,702.52.

Through the Report and Application, Messana, P.A. requests fees in the amount of \$56,932.50 and reimbursement of costs in the amount of \$329.99.

Through the Report and Application, Rosenbaum Sobel, LLC n/k/a Rosenbaum Sobel Weinrub LLC requests fees (no costs) in the amount of \$16,258.00.

Through the Report and Application, in connection with closing the P&S case, the Conservator requests a discharge and release for himself and his professionals and a release of his P&S bond.

Any partner or other party-in-interest may obtain the conference call number to participate in this telephonic hearing or a full copy of the Report and Application by contacting Thomas M. Messana of Underwood Murray, P.A., attorneys for the Conservator, at tmessana@underwoodmurray.com or 954-712-7400.

I hereby certify that, (1) I have made a good faith attempt to resolve this matter prior to my noticing this motion for hearing and (2) the issues before the Court may be heard and resolved by the Court within five minutes.

If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact the ADA Coordinator, Room 20140, 201 S.E. Sixth Street, Fort Lauderdale, Florida 33301, 954-831-7721 at least 7 days before your scheduled court appearance, or immediately upon

receiving this notification if the time before the scheduled appearance is less than 7 days. If you have a hearing or voice disability you can contact the court through the Florida Relay Service by calling 711.

Dated: July 27, 2022.

UNDERWOOD MURRAY, P.A.
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By: /s/ Thomas M. Messana
Thomas M. Messana, Florida Bar No. 991422