Memorandum 86-38

Subject: Study L-1037 - Estate and Trust Code (Estate Management)

Attached to this Memorandum is the portion of the new Estate and Trust Code relating to estate management. This portion covers powers and duties of personal representatives and sales of estate property. This material has been considered by the Commission once previously. The draft has been revised to reflect Commission decisions, to add new material, and to improve the drafting.

Sections not previously seen by the Commission and those presenting unresolved policy issues are identified in the draft by a "note" in boldface type following the section and comment. The staff will delete these notes before sending out the draft for comment. Notes in italics indicate staff work yet to be done and will be kept in the draft when it is circulated.

The staff will prepare separate memorandums on the following:

- (1) Actions and proceedings by or against personal representatives (Chapter 8 of Part 5). See Memorandum 86-39.
- (2) Recovery of costs in proceedings by or against personal representatives. See Memorandum 86-42.
- (3) Allocation of brokers' commissions. Sections 10161-10165 in the draft continue existing law. The California Association of Realtors suggests revisions to these sections which we will discuss in a separate memorandum. See Memorandum 86-43.

Respectfully submitted,

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DIVISION 7. ADMINISTRATION OF ESTATES OF DECEDENTS

PART 1. GENERAL PROVISIONS

CHAPTER 3. RULES OF PROCEDURE

§ 7202. Clerk to set matters for hearing

7202. When a petition, report, or account which requires a hearing is filed with the clerk of the court pursuant to this division, the clerk shall set the matter for hearing.

Comment. Section 7202 continues provisions that were scattered throughout former Division 3 of the Probate Code. See, e.g., former Probate Code Sections 327, 441, 578, 578a, 584, 584.2, 584.3, 584.5, 591.1, 591.7, 605, 643, 653, 662, 718.5, 755, 758, 771, 771.3, 773, 810, 831, 841, 851, 851.5, 854, 1000, 1004, 1041, 1068, 1102, 1120, 1120.1a, 1123.5, 1125.1, 1129, 1138.6, 1139.3, 1139.15, 1172, 1191, 1200, 1355.

COMPARABLE PROVISION

Guardianship-conservatorship § 1451

§ 7203. Verification required

- 7203. Except as otherwise specifically provided, all of the following shall be verified:
- (a) A petition, report, or account filed pursuant to this division.
- (b) An objection or response filed pursuant to this division to a petition, report, or account.

Comment. Section 7203 is comparable to Section 1450 (guardian-ship-conservatorship). It generalizes portions of the following provisions of the former Probate Code: Sections 467, 511, 541(b), 550, 578, 578a, 584.3(a), 584.5, 604, 608, 609, 613, 615, 705, 707, 718.5, 721(b), 755, 831, 841, 842.1, 851, 851.5, 921, 922, 1025.5, 1064, 1068, and 1190.

CHAPTER 4. NOTICES

§ 7308. Proof of giving of notice

7308. (a) Proof of the giving of notice under this division shall be made at or before the hearing to the satisfaction of the

court. Such proof may be made by, but is not limited to, the following means:

- (1) Proof of notice by personal delivery may be made by the affidavit of the person making such delivery showing the time and place of delivery and the name of the person to whom delivery was made.
- (2) Proof of mailing may be made in the manner prescribed in Section 1013a of the Code of Civil Procedure.
- (3) Proof of posting may be made by the affidavit of the person who posted the notice.
- (4) Proof of publication may be made by the affidavit of the publisher or printer, or the foreman or principal clerk of the publisher or printer, showing the time and place of publication.
- (b) If it appears to the satisfaction of the court that notice has been regularly given or that a party entitled to notice has waived it, the court shall so find in its order, and the order when it becomes final is conclusive on all persons.

Comment. Section 7308 is drawn from Section 1468 (guardianship-conservatorship law) and is consistent with numerous provisions scattered through the former Probate Code. See, e.g., former Probate Code Sections 584.3(d), 852, 1200.5(c), [_____]. Section 7308, unlike Section 1468, does not contain a provision expressly permitting proof of notice to be made by testimonial evidence presented at the hearing. Ordinarily, proof of service of notice, which is jurisdictional in a probate matter, should not be made by testimony at the hearing; such testimony would not appear on the judgment roll, and confusion would result if the giving of notice is not evidenced by an affidavit or declaration on file. See Dorsey, Notice and Procedure, in 1 California Decedent Estate Administration § 20.10, at 785 (Cal. Cont. Ed. Bar 1971).

The first sentence of subdivision (a) of Section 7308 makes clear that proof of notice may be made at or before the hearing. This is consistent with existing practice. See Dorsey, supra, § 20.10, at 784-85. Paragraph (1) of subdivision (a) is adapted from subdivision (a) of Section 417.10 of the Code of Civil Procedure. Paragraph (2) continues existing practice. See Dorsey, supra, § 20.14, at 786-9. Paragraph (3) also continues existing practice. See id., § 20.12, at 785-86. Paragraph (4) is adapted from subdivision (b) of Section 417.10 of the Code of Civil Procedure. A declaration under penalty of perjury may be used in lieu of an affidavit required by Section 7308. See Code Civ. Proc. § 2015.5. See also Code Civ. Proc. § 2015.6 (affirmation in lieu of oath).

Subdivision (b) is the same as a portion of subdivision (c) of former Probate Code Section 1200.5. The provision in subdivision (b) for waiver of notice is drawn from case law. See Estate of Poder, 274 Cal. App.2d 786, 791-92, 79 Cal. Rptr. 484 (1969); Estate of Pailhe, 114 Cal. App.2d 658, 662, 251 P.2d 76 (1952); Estate of Palm, 68 Cal. App.2d 204, 213-14, 156 P.2d 62 (1945); In re Estate of Pierce, 28 Cal. App.2d 8, 11-12, 81 P.2d 1037 (1938). If notice is jurisdictional, it may not be waived. Estate of Joslyn, 256 Cal. App.2d 671, 674-76, 64 Cal. Rptr. 386 (1967).

The rule of conclusiveness stated in subdivision (b) is subject to case law exceptions. See, e.g., State v. Broderson, 247 Cal. App.2d 797, 56 Cal. Rptr. 58 (1967) (finality of decree not protected by notice given because of presence of extrinsic fraud). See also Estate of Clarke, 66 Cal.2d 142, 424 P.2d 337, 56 Cal. Rptr. 897 (1967); Estate of Reed, 259 Cal. App.2d 14, 66 Cal. Rptr. 193 (1968).

COMPARABLE PROVISION

Guardianship-conservatorship § 1468

CHAPTER 5. ORDERS

§ 7411. Transfer or conveyance of property pursuant to court order

- 7411. (a) As used in this section, "transaction" means any of the following:
 - (1) A conveyance or lease of real property of the estate.
- (2) The creation of a mortgage or deed of trust on real property of the estate.
 - (3) A transfer of personal property of the estate.
- (4) The creation of a security interest or other lien in personal property of the estate.
- (b) Whenever the court authorizes or directs a transaction, the transaction shall be carried out by the personal representative in accordance with the terms of the order.
- (c) A conveyance, lease, or mortgage of, or deed of trust on, real property executed by a personal representative shall set forth therein that it is made by authority of the order authorizing or directing the transaction and shall give the date of the order. A certified copy of the order shall be recorded in the office of the county recorder in each county in which any portion of the real property is located.
- (d) A transaction carried out by a personal representative in accordance with an order authorizing or directing the transaction has

the same effect as if the decedent were living at the time of the transaction and had carried it out himself or herself while having legal capacity to do so.

Comment. Subdivisions (a), (b), and (c) of Section 7411 continue the substance of portions of former Probate Code Sections 786 (sales of real property), 832-833 (mortgages), 842-843 (leases), and 852-853 (property claimed to belong to decedent or other person). These subdivisions are comparable to subdivisions (a), (b), and (c) of Section 2111 (guardianship-conservatorship law).

Subdivision (d) is drawn from subdivision (d) of Section 2111 (guardianship-conservatorship) and is consistent with provisions scattered through the former Probate Code. See former Probate Code Sections 786 (sales of real property), 834 (mortgages, pledges, deeds of trust), 843 (leases), 853 (property claimed to belong to decedent or other person). Whether or not after-acquired title is passed by an instrument executed by the personal representative depends on the terms of the instrument. See generally 3 B. Witkin, Summary of California Law Real Property §§ 86, 160, at 1840, 1900-01 (8th ed. 1973).

CROSS-REFERENCES

Definitions
Court § 29
Personal property § 57
Personal representative § 58
Real property § 68

COMPARABLE PROVISION

Guardianship-conservatorship § 2111

PART 5. ESTATE MANAGEMENT

CHAPTER 1. GENERAL PROVISIONS

Article 1. Duties and Liabilities of Personal Representative

§ 9600. Duty to manage estate using ordinary care and diligence

- 9600. (a) The personal representative has the management and control of the estate and, in managing and controlling the estate, shall use ordinary care and diligence. What constitutes ordinary care and diligence is determined by all the circumstances of the particular estate.
 - (b) The personal representative:
- (1) Shall exercise a power to the extent that ordinary care and diligence requires that the power be exercised.
- (2) Shall not exercise a power to the extent that ordinary care and diligence requires that the power not be exercised.

Comment. Section 9600 is comparable to Section 2401 (guardian-ship-conservatorship law) and is consistent with prior law. See, e.g., Estate of Beach, 15 Cal.3d 623, 631, 542 P.2d 994, 125 Cal. Rptr. 570 (1975) (executor required to exercise "that degree of prudence and diligence which a man of ordinary judgment would be expected to bestow upon his own affairs of a like nature"); Lobro v. Watson, 42 Cal. App.3d 180, 189, 116 Cal. Rptr. 533 (1974) (administratrix "required to exercise the degree of care and prudence that an ordinary person would employ in handling his or her own affairs").

In determining what constitutes ordinary care and diligence, a professional personal representative is held to a higher standard of care based on its presumed expertise than is a lay personal representative. Estate of Beach, <u>supra</u>, at 635. Section 9600 applies to all powers and duties of the personal representative, whether or not prior court authorization is required. But see Section 9612 (effect of court authorization or approval).

Subdivision (b) of Section 9600 makes clear that ordinary care and diligence may require that the personal representative exercise a power. For example, the personal representative has the duty to take all steps reasonably necessary for the protection and preservation of the estate property, and this duty requires that the personal representative obtain and maintain insurance on the estate property to the extent reasonably necessary. At the same time, subdivision (b) also makes clear that the extent to which a power should be exercised is limited to what is required by the exercise of ordinary care and diligence under all the circumstances. Thus, for example, the personal representative is not authorized to obtain and maintain more insurance on the estate property than is reasonably necessary.

CROSS-REFERENCES

Definitions

Personal representative § 58

COMPARABLE PROVISION

Guardianship-conservatorship § 2401

§ 9601. Measure of liability for breach of fiduciary duty

- 9601. (a) If a personal representative breaches a fiduciary duty, the personal representative is chargeable with any of the following that is appropriate under the circumstances:
- (1) Any loss or depreciation in value of the decedent's estate resulting from the breach of duty, with interest.
- (2) Any profit made by the personal representative through the breach of duty, with interest.
- (3) Any profit that would have accrued to the decedent's estate if the loss of profit is the result of the breach of duty.
- (b) If the personal representative has acted reasonably and in good faith under the circumstances as known to the personal representative, the court, in its discretion, may excuse the personal representative in whole or in part from liability under subdivision (a) if it would be equitable to do so.

Section 9601 is drawn from and is consistent with Comment. Section 16440 (trustee's liability). Section 9601 is in general accord with prior law. See former Probate Code § 920 (personal representative chargeable for estate); In re Estate of Elizalde, 182 Cal. 427, 435, 188 P. 560 (1920) (liability for misappropriated funds plus interest, barring receipt of a larger profit); Estate of Gerber, 73 Cal. App. 3d 96, 114, 140 Cal. Rptr. 577 (1977) (liability for interest due to delay in payment of estate taxes); Estate of Guiol, 28 Gal. App. 3d 818, 105 Gal. Rptr. 35 (1972) (breach of duty for turning estate assets over to attorney and failing to protect assets): Estate of McSweeney, 123 Cal. App. 2d 787, 792-93, 268 P.2d 107 (1954) (liability for using estate funds for individual needs) (dictum): Estate of Pardue, 57 Cal. App. 2d 918, 920-21, 135 P.2d 394 (1943) (liability for rental value of property). See also Section 9631 (liability of joint personal representative for breach of duty by another personal representative).

CROSS-REFERENCES

Definitions

Court § 29 Personal representative § 58

COMPARABLE PROVISION

Trustee's liability § 16440 [A.B. 2652]

Note. The Commission has not previously seen Sections 9601-9604.

§ 9602. Measure of liability for interest

- 9602. If the personal representative is liable for interest pursuant to Section 9601, the personal representative is liable for the greater of the following amounts:
- (a) The amount of interest that accrues at the legal rate on judgments.
 - (b) The amount of interest actually received.

Comment. Section 9602 is drawn from and is consistent with Section 16441 (measure of liability for interest on breach of trust). See the Comment to Section 16441. See also Code Civ. Proc. § 685.010 (rate of interest on judgments). Section 9602 is consistent with the former case law rule that executors are liable for interest at the legal rate. See, e.g., In re Estate of Piercy, 168 Cal. 755, 757-58, 145 P. 91 (1914); In re Estate of Hilliard, 83 Cal. 423, 427, 23 P. 393 (1890); <u>In</u> <u>re</u> Estate of Holbert, 39 Cal. 597, 601 (1870) (liability for interest or profit, whichever greater); Estate of McSweeney, 123 Cal. App. 2d 787, 791-93, 268 P.2d 107 (1954); see also In re Estate of Guglielmi, 138 Cal. App. 80, 90, 31 P.2d 1078 (1934). Unlike the former case law rule, however, Section 9602 does not allow for annual compounding even where the personal representative is negligent. See also Section 9603 (liability for exemplary damages). In the absence of a breach of duty for which the personal representative is liable pursuant to Section 9601, a trust company is required to pay only the amount of interest on deposits accruing at the rate prevailing among financial institutions in the locality. See Section 9705.

CROSS-REFERENCES

Definitions

Personal representative § 58

COMPARABLE PROVISION

Trustee's liability § 16441 [A.B. 2652]

Note. The Commission has not previously seen Sections 9601-9604.

§ 9603. Liability for exemplary damages

9603. If a breach of duty results from the personal representative's willful misconduct, fraud, or gross negligence, the court may find the personal representative liable for an amount of exemplary damages not exceeding three times the amount of liability determined under Section 9601.

<u>Comment.</u> Section 9603 is drawn from and is consistent with Section 16442 (liability for exemplary damages on breach of trust).

CROSS-REFERENCES

Definitions

Court § 29

Personal representative § 58

COMPARABLE PROVISION

Trustee's liability § 16442

Note. The Commission has not previously seen Sections 9601-9604.

§ 9604. Enforceability of promise of personal representative personally to answer in damages or to pay debts of decedent

- 9604. No personal representative is chargeable upon a special promise to answer in damages for a liability of the decedent or to pay a debt of the decedent out of the personal representative's own estate, unless the agreement for that purpose, or some memorandum or note thereof, is in writing and is signed by one of the following:
 - (1) The personal representative.
- (2) Some other person specifically authorized by the personal representative in writing to sign the agreement or the memorandum or note.

<u>Comment.</u> Section 9604 restates former Probate Code Section 737 without substantive change.

CROSS-REFERENCES

Definitions

Personal representative § 58

Note. The Commission has not previously seen Sections 9601-9604.

Article 2. Court Supervision

§ 9610. Extent of court supervision

9610. Unless this part specifically provides a proceeding to obtain court authorization or requires court authorization, the powers and duties set forth in this part may be exercised by the personal representative without court authorization, instruction, approval, or confirmation. Nothing in this section precludes the personal

representative from seeking court authorization, instructions, approval, or confirmation pursuant to Section 9611.

Comment. Section 9610 is new and is comparable to subdivision (a) of Section 2450 (guardianship-conservatorship law). The section is consistent with prior law under which personal representatives could perform many acts without prior court approval. See <u>In re</u> Estate of Fulmer, 203 Cal. 693, 697-98, 265 P. 920 (1928); Estate of Palm, 68 Cal. App.2d 204, 212, 156 P.2d 62 (1945); Davis, <u>Instructions</u>, in 1 California Decedent Estate Administration §§ 19.1, 19.4, at 750, 752 (Cal. Cont. Ed. Bar 1971). As to the effect of court authorization or approval, see Section 9612.

CROSS-REFERENCES

Definitions
Court § 29
Personal representative § 58

COMPARABLE PROVISION

Guardianship-conservatorship § 2450(a)

Note. The Commission has not previously seen Section 9610.

§ 9611. Instructions from or confirmation by court

- 9611. (a) In all cases where no other or no different procedure is provided by statute, upon petition of the personal representative, a creditor, heir, devisee, or interested person, the court may authorize and instruct the personal representative, or approve and confirm the acts of the personal representative, in the administration, management, investment, disposition, care, protection, operation, or preservation of the estate, or the incurring or payment of costs, fees, or expenses in connection therewith.
- (b) Notice of the hearing on the petition shall be given [by the petitioner] for the period and in the manner provided by Section [1200.5].

Comment. Section 9611 restates former Probate Code Section 588 using language drawn from Section 2403 (guardianship-conservatorship law). Unlike Section 2403, Section 9611 permits a petition for instructions only where no other or no different procedure is provided by statute. Section 2403 is not so limited. If some other or different procedure is provided by statute but the petitioner is uncertain whether the statute providing the other or different procedure is applicable to the particular case, the petitioner may petition in the alternative, giving notice that is sufficient to satisfy the requirements both of Section 9611 and the other possibly applicable statute.

Section 9611 expands former Probate Gode Section 588 to authorize an heir, devisee, creditor, or interested person to petition for instructions, consistent with guardianship-conservatorship law (Section 2403). The words "from time to time," which appeared in former Section 588, have been omitted as unnecessary, since there is no limit on the number of times instructions or confirmations can be requested.

Subdivision (a) makes clear that the court may not only instruct the personal representative in advance, but may also confirm actions already taken. This is consistent with what appears to have been prior law. See Estate of Sidebotham, 138 Cal. App.2d 412, 418, 291 P.2d 965 (1956). As to the effect of court authorization or approval, see Section 9612.

CROSS-REFERENCES

Clerk to set matter for hearing § 7202
Definitions
Court § 29
Devisee § 34
Heirs § 44
Interested person § 48
Personal representative § 58
Proof of giving notice § 7308
Verification required § 7203

COMPARABLE PROVISION

Guardianship-conservatorship § 2403

Note. At the August 1985 meeting, the Commission wondered whether there should be a general provision authorizing estate beneficiaries to compel a recalcitrant personal representative to act. The new authority in Section 9611 for estate beneficiaries to petition for instructions is only a partial solution, because Section 9611 may be used only when there is "no other or no different procedure" provided by statute.

The Commission has approved a provision permitting interested persons to petition for an order restraining the personal representative from acting (proposed Section 7315, to be renumbered). If there is to be authority for compelling the personal representative to act, it should probably go in the same section.

Note. Notice provisions in brackets in subdivision (b) of Section 9611 will be superseded by general provisions, to be drafted.

§ 9612. Effect of court authorization or approval

9612. (a) Unless reversed on appeal, a judgment, order, or decree made pursuant to this division is final and releases the personal representative and the sureties from all claims of the heirs or devisees and of any persons affected thereby based upon any act or omission directly authorized, approved, or confirmed in the judgment,

order, or decree. For the purposes of this section, "order" includes an order settling an account of the personal representative, whether an interim or final account.

(b) This section does not apply where the judgment, order, or decree is obtained by fraud or conspiracy or by misrepresentation contained in the petition or account or in the judgment, order, or decree as to any material fact. For the purposes of this subdivision, misrepresentation includes but is not limited to, the omission of a material fact.

Comment. Section 9612 is a new provision drawn from Section 2103 (guardianship-conservatorship law). Under subdivision (b), the personal representative is not released from liability for transactions which are not fully disclosed to the court.

CROSS-REFERENCES

Definitions
Devisee § 34
Heirs § 44
Order § 53
Personal representative § 58

COMPARABLE PROVISION

Guardianship-conservatorship § 2103

Note. The Commission has not previously seen Section 9612.

Article 3. Summary Determination of Disputes

§ 9620. Submission of dispute to commissioner, judge pro tempore, or probate judge

- 9620. If the personal representative doubts the correctness of any claim against the decedent or the estate or rejects a claim against the decedent or the estate, the personal representative may do either of the following:
- (a) Enter into an agreement in writing with the claimant to refer the matter in controversy to a commissioner or referee who is regularly attached to the court and designated in the agreement or to a judge pro tempore designated in the agreement. The agreement shall be filed with the clerk, who shall thereupon, with the approval of the court, enter an order referring the matter to the designated person. The commissioner or referee shall have the powers of a judge pro

tempore. The designatged person shall proceed promptly to hear and determine the matter in controversy by summary procedure, without any pleadings, discovery, or jury trial. The designated person shall make and file a decision in writing in which the facts found and conclusions of law shall be separately stated, and cause a copy thereof to be mailed promptly to the parties. Judgment shall be entered on the decision and shall be as valid and effective as if it had been rendered by a judgment of the court in a suit against the personal representative commenced by ordinary process.

(b) Enter into an agreement in writing with the claimant that a judge sitting in probate, pursuant to the agreement and with the written consent of the judge, both filed with the clerk, may hear and determine the matter in controversy pursuant to the procedure provided in subdivision (a).

Comment. Section 9620 restates and generalizes paragraph (2) of former Probate Code Section 718 without substantive change. Former Section 718 was limited to claims filed or presented, but Section 9620 applies to any dispute. The special provisions of former Section 718 that applied particularly to claims filed or presented are continued in Section [____].

CROSS-REFERENCES

Definitions
Court § 29
Personal representative § 58

COMPARABLE PROVISION

Guardianship-conservatorship § 2405

Note. The Commission has not previously considered this section.

Note. Paragraph (1) of Section 718 and the last sentence of Section 718 should be compiled in the provisions relating to the filing or presenting of claims and action thereon. The interrelationship between Section 9620 and the claims provisions needs to be studied.

§ 9621. Submission of dispute to arbitration

9621. The personal representative may enter into an agreement in writing with a person having a disputed claim against the decedent or the estate, or with a person against whom the the estate has a disputed claim, to submit the matter in controversy to arbitration under Title 9 (commencing with Section 1280) of Part 3 of the Code of

Civil Procedure, but no such agreement is effective unless it has first been approved by the court and a copy of the approved agreement has been filed in the estate proceeding.

<u>Comment.</u> Section 9621 is a new provision. The section is drawn from Section 2406 (guardianship-conservatorship law).

CROSS-REFERENCES

Definitions
Court § 29
Person § 56
Personal representative § 58

COMPARABLE PROVISION

Guardianship-conservatorship § 2406

Note. Consideration must be given to whether any modifications or additions are necessary to this section in view of the claims provisions

Article 4. Joint Personal Representatives

§ 9630. Authority of joint personal representatives to act

9630. (a) Subject to subdivisions (b), (c), and (d):

- (1) When there are two personal representatives, both must concur to take action.
- (2) When there are more than two personal representatives, the act of a majority is valid.
- (b) If one of the joint personal representatives dies or is removed or resigns, the powers and duties continue in the remaining joint personal representative or representatives until further appointment is made by the court.
- (c) When joint personal representatives have been appointed and one or more are absent from the state or legally disqualified from serving, the court may, by order made with or without notice, authorize the remaining joint personal representatives to act as to all matters embraced within its order.
- (d) When there are two or more personal representatives, any one of them acting alone may:
 - (1) Oppose a petition made under this division.

(2) Petition the court for an order requiring the personal representatives to take a specific action for the benefit of the estate or directing the personal representatives not to take a specific action. If this division provides a procedure for a petition to authorize the specific action by the personal representatives, the petitioner shall file the petition under the provision relating to that procedure. Otherwise, the petitioner shall file the petition under Section 9611.

Comment. Section 9630 replaces former Probate Code Section 570. Paragraph (1) of subdivision (a) codifies case law. See Bullis v. Security Pac. Nat'l Bank, 21 Cal.3d 801, 810, 582 P.2d 109, 148 Cal. Rptr. 22 (1978). Paragraph (2) of subdivision (a) restates the second sentence of former Section 570 without substantive change.

Subdivisions (b) and (c) replace the first sentence of former Probate Code Section 570 with language taken from Section 2105 (guardianship-conservatorship law). Under Section 9630, absence from the state does not suspend the power of a personal representative to act. See Sections [405.1-405.6]. And, absent a court order authorizing the remaining personal representatives to act, if one of several joint personal representatives is absent from California, the same number of joint personal representatives must concur in the action as would be required if the absent personal representative were still in California.

Subdivision (d) is new. Paragraph (1) of subdivision (d) is drawn from a portion of the last sentence of former Probate Code Section 1000 and of the second sentence of former Probate Code Section 1020. Paragraph (2) of subdivision (d) is drawn from the law in other states. See Annot., 85 A.L.R.3d 1124 (1978).

CROSS-REFERENCES

Definitions
Court § 29
Personal representative § 58
Proof of giving notice § 7308

COMPARABLE PROVISION

Guardianship-conservatorship § 2105

Note. The staff has revised subdivision (a) since last seen by the Commission. Formerly it read: "When there are two or more personal representatives, the act of a majority is valid." The revision is for clarity and is nonsubstantive. This section might be more appropriately compiled with the provisions relating to appointment and qualification of personal representatives.

Subdivisions (b) and (c) of Section 9630 (taken from Section 2105—the guardianship-conservatorship law) replace the first sentence of Section 570, which reads:

When two or more executors or administrators have been appointed and one or more are absent from the state, or legally disqualified from serving, the act of the other or others shall be effectual for all purposes; if upon any hearing it shall appear that one or more of the executors or administrators were absent from the state or legally disqualified from serving, the court may so find in its order or judgment and such finding shall be conclusive of the authority of those acting.

The Commission has not previously seen subdivision (d).

§ 9631. Liability of joint personal representative for breach of duty by another personal representative

- 9631. (a) Except as provided in subdivision (b), where there is more than one personal representative, one personal representative is not liable for a breach of fiduciary duty committed by another of the personal representatives.
- (b) Where there is more than one personal representative, one personal representative is liable for a breach of fiduciary duty committed by another of the personal representatives under any of the following circumstances:

- (1) Where the personal representative participates in a breach of fiduciary duty committed by the other personal representative.
- (2) Where the personal representative improperly delegates the administration of the estate to the other personal representative.
- (3) Where the personal representative approves, knowingly acquiesces in, or conceals a breach of fiduciary duty committed by the other personal representative.
- (4) Where the personal representative negligently enables the other personal representative to commit a breach of fiduciary duty.
- (5) Where the personal representative knows or has information from which the personal representative reasonably should have known of the breach of fiduciary duty by the other personal representative and fails to take reasonable steps to compel the other personal representative to redress the breach.

Comment. Section 9631 replaces the last portion of the first sentence of former Probate Code Section 920 (personal representative not liable for act or negligence of coexecutor or coadministrator except for collusion or gross negligence). Section 9631 is drawn from the law applicable to trustees (Section 16402) and is consistent with case law. See <u>In re</u> Estate of Osborn, 87 Cal. 1, 25 P. 157 (1890).

See also Sections [511-512] (joint personal representatives).

CROSS-REFERENCES

Definitions

Personal representative § 58

COMPARABLE PROVISION

Trustee § 16402 [A.B. 2652]

Note. The Commission has not previously seen Section 9631. The section is drawn from our proposed new trust law and seems like a better, clearer statement than existing Section 920 (personal representative not liable for act or negligence of joint personal representative except for collusion or gross negligence).

CHAPTER 2. ESTATE MANAGEMENT GENERALLY

§ 9650. Possession and management of decedent's estate

- 9650. (a) Except as provided by statute and subject to subdivision (c), the personal representative:
- (1) Shall take into possession all the estate of the decedent, and shall collect all debts due to the decedent or the estate. The

personal representative is not accountable for any debts which remain uncollected without his or her fault.

- (2) Is entitled to receive the rents, issues, and profits from the real and personal property in the estate until the estate is settled or delivered over by order of court to the heirs or devisees.
- (b) With respect to property under his or her control, the personal representative shall (1) pay the taxes on the property and (2) take all steps reasonably necessary for the management, protection, and preservation of the property.
- (c) Any real property or tangible personal property may be left with or surrendered to the person presumptively entitled thereto unless or until, in the judgment of the personal representative, possession of the property by the personal representative will be necessary for purposes of administration. The person holding the property shall surrender it to the personal representative on request by the personal representative.

Comment. The introductory clause of subdivision (a) of Section 9650 recognizes that the subdivision is subject to other provisions of law governing possession of the estate. See, e.g., Sections 6500 (temporary possession of family dwelling and exempt property), 9656 (abandonment of valueless property).

The first sentence of paragraph (1) of subdivision (a) restates the first sentence of former Probate Code Section 571 without substantive change and supersedes a portion of the first sentence of former Probate Code Section 581. For a comparable provision in the guardianship-conservatorship law, see Section 2451 (collection of debts and benefits). The second sentence of paragraph (1) restates a portion of the first sentence of former Probate Code Section 920 without substantive change. Paragraph (2) of subdivision (a) restates the last portion of the first sentence of former Probate Code Section 581 without substantive change. See also Section [300] (estate subject to control of superior court).

Subdivision (b) is taken from Section 3-709 of the Uniform Probate Code and replaces the second sentence of former Probate Code Section 581, which imposed on the personal representative the duty of keeping in good tenantable repair all houses, buildings, and fixtures on estate property under the control of the personal representative. Under subdivision (b), the personal representative not only has a duty to maintain estate property in a reasonably good condition but also has, for example, a duty to obtain and maintain reasonably necessary insurance on estate property. Cf. Section 9657 (authority to insure). See also Section 9610 (extent of court supervision).

Subdivision (c) is taken from Section 3-709 of the Uniform Probate Code, and replaces the third sentence of former Probate Code Section 581 and all of former Probate Code Section 582. Under subdivision (c), the expiration of the time to file or present claims no longer has significance in this context as it did under former Probate Code Sections 581 and 582. The sole question under subdivision (c) is whether, in the judgment of the personal representative, the property is "necessary for purposes of administration."

CROSS-REFERENCES

Definitions
Court § 29
Devisee § 34
Heirs § 44
Personal property § 57
Personal representative § 58
Real property § 68

Note. Is Section 9650 consistent with the concept adopted by the Commission that the personal representative has the authority to bring only a portion of the decedent's property into the probate proceeding?

Subdivision (b) has been revised to omit the language imposing a specific duty to keep in good tenantable repair all houses, buildings, and fixtures on the property, this duty being included under the general duty under subdivision (b) to "take all steps reasonably necessary for the management, protection, and preservation of the property."

Subdivision (c) has been redrafted consistent with Commission directions at the May 1985 meeting.

§ 9651. Profit or loss to the estate

9651. The personal representative shall not make profit by the increase, nor suffer loss by the decrease or destruction without his or her fault, of any part of the estate.

<u>Comment</u>. Section 9651 restates the second sentence of former Probate Code Section 920 without substantive change. See also Section 10023 (property sold for more or less than appraisement).

CROSS-REFERENCES

Definitions

Personal representative § 58

§ 9652. Duty to keep cash invested

- 9652. (a) Except as provided in subdivisions (b) and (c), the personal representative shall keep all cash in his or her possession invested in interest-bearing accounts or other investments authorized by law.
- (b) The requirement of subdivision (a) does not apply to such amounts of cash as are reasonably necessary for orderly administration of the estate.
- (c) The requirement of subdivision (a) does not apply to the extent the testator's will so provides.

<u>Comment</u>. Section 9652 restates former Probate Code Section 920.3 without substantive change, except that the portion of former Section 920.3 requiring the personal representative to show the investments upon each accounting is continued in Section [to be drafted]. For the provisions concerning investments authorized by law, see Sections 9700, 9730, 9731, 9733.

CROSS-REFERENCES

Definitions
Personal representative § 58
Will § 88

§ 9653. Duty to recover property transferred in fraud of creditors

- 9653. (a) On application of any creditor of the decedent or the estate, the personal representative shall commence and prosecute to final judgment an action for the recovery of real or personal property of the decedent for the benefit of creditors if the personal representative has insufficient assets to pay creditors and the decedent during lifetime did either of the following:
- (1) Made a conveyance of the property, or any right or interest in the property, that is fraudulent as to creditors under the California Uniform Fraudulent Conveyance Act.
 - (2) Made a gift of the property in view of death.
- (b) A creditor making application under this section shall pay such part of the cost and expenses of the suit and attorney's fees, or give an undertaking to the personal representative for that purpose, as the court [or a judge thereof] shall direct.

- (c) The property recovered under this section shall (1) be sold for the payment of debts in the same manner as if the decedent had died seised or possessed of the property or (2) if the court so directs, be assigned to the creditor and credited against the debt in an amount equal to the value of the property as determined by the court.
- (d) If the property is sold, the proceeds shall be applied to payment of the debts of the decedent in the same manner as other property in possession of the personal representative. The remainder of the proceeds, after all the debts of the decedent have been paid, shall be paid to the person from whom the property was recovered.

Comment. Subdivision (a) of Section 9653 restates former Probate Code Section 579 without substantive change. The reference in paragraph (1) of subdivision (a) to conveyances fraudulent as to creditors under the California Uniform Fraudulent Conveyance Act (Civil Code §§ 3439-3439.12) replaces the former reference to conveyances made with intent to defraud creditors, to avoid any obligation due another, or that is void as against creditors. This change is nonsubstantive. See Webb v. Pillsbury, 23 Cal.2d 324, 328, 144 P.2d 1 (1943); Estate of Heigho, 186 Cal. App.2d 360, 365-66, 9 Cal. Rptr. 196 (1960); Goldstein v. Prien, 143 Cal. App.2d 123, 127, 299 P.2d 344 (1956).

In cases where Section 9653 applies, the personal representative must take action to recover the property even in the absence of a request by a creditor. Goldstein v. Prien, supra.

Subdivisions (b), (c), and (d) restate former Probate Code Section 580 with the following additions:

- (1) Authority is added in subdivision (b) for the court to require the creditor to pay all or part of the personal representative's attorney's fees.
- (2) Authority is added in subdivision (c) for the court to order that the property be assigned to the creditor.

See also Civil Code §§ 1149-1153 (gifts in view of death).

CROSS-REFERENCES

Definitions
Court § 29
Personal property § 57
Personal representative § 58
Property § 62
Real property § 68

Note. The staff has redrafted Section 9653 to make it consistent with the Uniform Fraudulent Conveyance Act as suggested by the Commission at the May 1985 meeting. The Commission was concerned that existing Section 579 might permit attack against nonfraudulent conveyances. The Commission asked the staff to bring this section back for further review.

§ 9654. Action by heirs or devisees for possession or to quiet title to real property

9654. The heirs or devisees may themselves, or jointly with the personal representative, maintain an action for possession of real property or to quiet title to real property against any person except the personal representative.

<u>Comment.</u> Section 9654 restates the fourth sentence of former Probate Gode Section 581 without substantive change.

CROSS-REFERENCES

Definitions
Devisee § 34
Heirs § 44
Personal representative § 58
Real property § 68

§ 9655. Voting rights with respect to corporate shares or memberships or property

- 9655. With respect to any shares of stock of a domestic or foreign corporation held in the estate, any membership in a nonprofit corporation held by the estate, or any other property held in the estate, a personal representative may do any or all of the following:
- (a) Vote in person, and give proxies to exercise, any voting rights with respect to the shares or memberships or property.
- (b) Waive notice of any meeting or give consent to the holding of any meeting.
- (c) Authorize, ratify, approve, or confirm any action which could be taken by shareholders, members, or property owners.

<u>Comment.</u> Section 9655 is drawn from Section 2458 (guardianship-conservatorship) and is consistent with former Probate Code Section 589. The personal representative may act under Section 9655 without prior court authorization. See Section 9610

The requirement of former Probate Code Section 589 that authorization by a personal representative of any action which could be taken by shareholders be "in writing" is not continued, but this change is nonsubstantive. Whether a writing is required in such cases is governed by the Corporations Code, which generally does require a writing for ratification by shareholders or members. For example, a writing is required for shareholder waiver or consent to transactions conducted at an improperly called meeting. Corp. Code § 601(e). Also, a writing is required for shareholder consent to action taken without a meeting. Corp. Code § 603.

The word "meeting" in subdivision (b) includes a meeting of shareholders, members, or property owners, but is not so limited.

Subdivision (c) permits authorization of action taken at a defectively noticed meeting by approval of the minutes of the meeting if such approval satisfies the requirements of the Corporations Code or other applicable law.

See also Corp. Code §§ 702(a) (personal representative may vote share), 705(a) (person entitled to vote shares may give proxy).

CROSS-REFERENCES

Definitions

Personal representative § 58 Property § 62

Note. At the June 1985 meeting, the Commission thought "held in the estate" should read "belonging to the estate." However, estate property belongs to the heirs or devisees, subject to possession of the personal representative and control of the probate court. 7 B. Witkin, Summary of California Law Wills and Probate §§ 228-229, at 5738-39 (8th ed. 1974). For this reason, the staff has retained the language "held in the estate" in Section 9655.

§ 9656. Abandonment of valueless property

- 9656. (a) The personal representative may dispose of or abandon valueless property.
- (b) Unless otherwise provided in the will, the personal representative may exercise the power provided in subdivision (a) without court authorization or approval.

Comment. Section 9656 is new. Subdivision (a) is consistent with case law. See <u>In re</u> Estate of Barreiro, 125 Cal. App. 153, 178-79, 13 P.2d 1017 (1932). Subdivision (a) is also consistent with the Independent Administration of Estates Act (Section 10502(e)), with guardianship-conservatorship law (Section 2465) and with the Uniform Probate Code (UPC § 3-715(6)). The authority in subdivision (b) for the will to require court approval is drawn from the Independent Administration of Estates Act (Section 10502(e)).

CROSS-REFERENCES

Definitions
Court § 29
Personal representative § 58
Property § 62
Will § 88

Note. The Commission has not previously seen Section 9656.

§ 9657. Insuring estate assets or personal representative

9657. The personal representative may insure assets of the estate against damage or loss, and may insure himself or herself against liability to third persons.

<u>Comment</u>. Section 9657 is new and is drawn from subdivision (i) of former Probate Code Section 591.6. Section 9657 continues a power implied under former law. See 1 California Decedent Estate Administration § 9.50, at 356 (Cal. Cont. Ed. Bar 1971).

CROSS-REFERENCES

Definitions

Personal representative § 58

Note. The Commission has not previously seen Section 9657.

CHAPTER 3. DEPOSIT OF MONEY AND PERSONAL PROPERTY WITH FINANCIAL INSTITUTIONS

§ 9700. Savings accounts

9700. The personal representative may deposit money belonging to the estate in a bank in this state or in a trust company authorized to conduct a trust business in this state or may invest such money in an account in an insured savings and loan association or in shares of an insured credit union. Unless otherwise provided by court order, the money may be withdrawn without order of the court.

Comment. The first sentence of Section 9700 provides independent authority for the deposit or investment of estate money without court authorization. See Section 9610 (prior court authorization not required). If the deposit is withdrawable only upon court order, provisions for reducing the amount of the bond are found in Estates and Trusts Code Section [541.1] and Financial Code Section 1586. See also Section 9703 (deposits withdrawable only upon court order).

Section 9700 replaces former Probate Code Section 585. Section 9700 expands the deposits and investments permitted under former Section 585 to include deposits in trust companies and investments in insured credit unions. This makes the coverage of Section 9700 consistent with the coverage under Section 2453 (guardianship-conservatorship law).

The references in former Section 585 to statutory provisions that provide for the deposit or investment of money pursuant to a court order have been omitted as unnecessary. For provisions relating to deposits pursuant to court order, see Financial Code § 764 (deposit with bank or trust company) and Estates and Trusts Code § [541.1] (exclusion of deposited property in computing amount of bond). See also Estates and Trusts Code § 9703 (accounts and deposits withdrawable only upon court order) and Financial Code §§ 6850-6852 (account of fiduciary under savings association law).

The provision of former Probate Code Section 585 discharging the personal representative from responsibility for deposited money until withdrawn is not continued. The extent of the personal representative's responsibility for deposited funds is determined

under Section 9600 (duty to use ordinary care and diligence). This is consistent with Section 2453 (guardianship-conservatorship law). See also the Comment to Section 2453.

CROSS-REFERENCES

Definitions

Account in insured savings and loan association § 22 Court § 29 Personal representative § 58 Shares in an insured credit union § 72 Trust company § 83

Note. At the June 1985 meeting, the Commission asked whether trust companies may accept money for deposit. Financial Code Section 764 gives the court authority to order that a personal representative deposit "with any bank or trust company any money then in his hands or under his control . . ".

The Commission also asked why Section 9700 is limited to trust companies "authorized to conduct a trust business in this state," while Section 9701 is not expressly so limited. However, Section 9701 applies only where the deposit is made "as provided by Section 1586 of the Financial Code," and Section 1586 appears to cover only trust companies authorized to conduct business in this state. The staff included this limitation in Section 9700 to make Section 9700 correspond to Section 2453 (guardianship-conservatorship law).

Note. There are technical conforming changes that the staff will consider at a later time in connection with Section 9700:

- (1) If Section 9700 is extended to include shares in an insured credit union (as proposed by the section as drafted above), consideration should be given to whether provisions comparable to Financial Code Sections 6850-6852 and 6855 (accounts of administrators, executors, guardians, custodians, trustees, and other fiduciaries) should be added to the Financial Code to apply to credit unions.
- (2) Consideration should be given to adding a provision like Section 764 of the Financial Code to the provisions relating to savings and loan associations and to eliminating any overlap or duplication from existing Probate Code Section 541.1. Or, instead, consideration might be given to enacting provisions like Financial Code Sections 6850-6852 and 6855 for banks and trust companies and to expanding existing Probate Code Section 541.1 if necessary.

§ 9701. Deposit of personal property with trust company

9701. The personal representative may deposit personal property of the estate with a trust company authorized to conduct a trust business in this state. Unless otherwise provided by court order, the personal property may be withdrawn without order of the court.

Comment. The first sentence of Section 9701 provides independent authority for the deposit without court authorization of personal

property of the estate with a trust company. See Section 9610 (prior court authorization not required). See also Estates and Trusts Code Sections [541.1] and 9703 and Financial Code Section 1586 (property deposited with trust company under court order).

Section 9701 replaces former Probate Code Section 586 which permitted personal assets to be deposited with a trust company, and the bond of the personal representative reduced, "as provided by Division 1 of the Financial Code." If personal property is deposited with a trust company and the deposit is withdrawable only upon court order, provisions for reducing the amount of the bond are found in Estates and Trusts Code Section [541.1] and Financial Code Section 1586. See also Section 9703 (deposits withdrawable only upon court order).

CROSS-REFERENCES

Definitions
Court § 29
Personal property § 57
Personal representative § 58
Trust company § 83

§ 9702. Deposit of securities in securities depository

- 9702. (a) As used in this section, "securities depository" means a securities depository, as defined in Section 30004 of the Financial Code, which is either licensed under Chapter 2 (commencing with Section 30200) of Division 14 of the Financial Code or is exempted from such licensing by Section 30005 or 30006 of the Financial Code.
- (b) Securities which constitute all or part of the estate may be deposited in a securities depository.
- (c) If the securities have been deposited with a trust company pursuant to Section 9701, the trust company may deposit the securities in a securities depository as provided in subdivision (b).
- (d) The securities depository may hold securities deposited with it in the manner authorized by Section 775 of the Financial Code.

<u>Comment.</u> Subdivision (a) of Section 9702 continues a portion of former Probate Code Sections 586.1 and 590 without substantive change. Subdivisions (b) and (d) restate the remainder of former Section 590 without substantive change. The personal representative may deposit securities under subdivision (b) without prior court authorization. See Section 9610. Subdivision (c) restates the remainder of former Section 586.1 without substantive change.

CROSS-REFERENCES

Definitions
Security § 70
Trust company § 83

§ 9703. Accounts and deposits withdrawable only upon court order

- 9703. Upon application of the personal representative, the court may, with or without notice, order that:
- (a) All or a portion of the money of the estate be deposited in a bank in this state or in a trust company authorized to transact a trust business in this state or be invested in an account in an insured savings and loan association or in shares in an insured credit union, subject to withdrawal only upon authorization of the court.
- (b) All of a portion of the personal property of the estate be deposited with a trust company authorized to transact a trust business in this state, subject to withdrawal only upon authorization of the court.

<u>Comment.</u> Section 9703 is a new provision based on authority implied under former Probate Code Sections 541.1, 585, and 586 except that Section 9703 includes investments in shares of insured credit unions which were not included under former Sections 541.1 and 585. Section 9703 is comparable to a provision of the guardianship-conservatorship law (Section 2456).

CROSS-REFERENCES

Definitions

Account in insured savings and loan association § 22 Court § 29
Personal property § 57
Personal representative § 58
Shares in an insured credit union § 72
Trust company § 83

Note. In preparing conforming amendment and additions, the staff may need to prepare provisions like Section 764 of the Financial Code for inclusion in the Financial Code provisions relating to savings and loan associations and credit unions.

§ 9704. Direct distribution by depository

9704. When a decree is rendered distributing money or personal property of an estate deposited with a bank, trust company, savings and loan association, credit union, or securities depository pursuant to this article, the bank, trust company, savings and loan association, credit union, or securities depository may deliver the property directly to the distributees and shall file receipts therefor with the clerk.

<u>Comment.</u> Section 9704 continues former Probate Code Section 586.5 and expands it to apply to all types of financial institutions where money or property may be deposited pursuant to this chapter. Former Section 586.5 applied only to a bank or trust company.

CROSS-REFERENCES

Definitions
Clerk § 27
Personal property § 57
Trust company § 83

§ 9705. Interest on deposits by trust company

9705. When a trust company is a personal representative and in the exercise of reasonable judgment deposits money of the estate in any department of the corporation or association of which it is a part, it is chargeable with interest thereon at the rate of interest prevailing among banks of the locality on such deposits.

Gomment. Section 9705 restates former Probate Code Section 920.5 without substantive change. The reference in Section 9705 to an "association" is new and is intended to include a national banking association. See Fin. Code § 1502. See also Fin. Code § 6515 (association as personal representative); Estates & Trusts Code Sections 2453.5 (trust company as guardian or conservator), 9600 (duty of personal representative to manage estate using ordinary care and diligence), 16225 (trustee's power to deposit trust funds).

CROSS-REFERENCES

Definitions
Personal representative § 58
Trust company § 83

CHAPTER 4. INVESTMENTS AND PURCHASE OF PROPERTY

§ 9730. Investments permitted without prior court authorization

- 9730. Pending settlement of the estate, the personal representative may invest and reinvest moneys of the estate in any one or more of the following:
- (a) Direct obligations of the United States maturing not later than one year from the date of making the investment or reinvestment.
- (b) Mutual funds which are invested only in either or both of the following:
- (1) Direct obligations of the United States maturing not later than one year from the date of making the investment or reinvestment.

- (2) Repurchase agreements with respect to direct obligations of the United States, regardless of maturity, in which the fund is authorized to invest. As used in this paragraph, "repurchase agreement" means an agreement by which the seller will deliver the obligation to the fund by book entry, physical delivery, or third-party custodial agreement, and will repurchase from the fund an obligation of the United States of the same description, issue date, and maturity, on or before a specified date and for a specified amount.
- (c) Units of a common trust fund described in Section 1564 of the Financial Code. The common trust fund shall have as its objective investment primarily in short term fixed income obligations and shall be permitted to value investments at cost pursuant to regulations of the appropriate regulatory authority.

<u>Comment</u>. The investments described in Section 9730 may be made without prior court authorization. See Section 9610.

Subdivisions (a) and (b) of Section 9730 continue former Probate Code Section 584.1 with the following changes in subdivision (b): The requirement has been added that a mutual fund must invest "only" in the permitted obligations and repurchase agreements. This limitation on the permissible investments of the mutual fund does not preclude the fund from having a reserve of uninvested cash. The provision has been added in subdivision (b) that repurchase agreements are limited to those with respect to "direct obligations of the United States." The definition of "repurchase agreement" is new, is drawn from Section 53601(i) of the Government Code, and is clarifying.

Subdivision (c) restates former Probate Code Section 585.1 without substantive change.

For similar provisions in guardianship-conservatorship law, see Sections 2574 (federal and state obligations, stocks, bonds, and securities) and 2575 (common trust fund). See also Section 16224 (investments by trustees).

CROSS-REFERENCES

Definitions

Personal representative § 58

Note. Sections 9730, 9731, and 9732 should be consistent in the language used: (1) Is there a need to include the phrase "and reinvest" in each of the sections, or would "invest" alone sufficient? It would seem that "invest" alone would be sufficient. (2) Should the sections deal with the investment of "surplus" moneys, or just "moneys"? It would seem that "surplus" is unnecessary.

Subdivision (b)(2) of Section 9730 has been revised as approved by the Commission at the January 1986 meeting. The Commission has not previously seen the definition of "repurchase agreement" in paragraph (2) of subdivision (b).

§ 9731. Investment in federal or state securities with court authorization

- 9731. (a) Pending settlement of the estate, upon a showing that it is to the advantage of the estate, the court may order that money of the estate in possession of the personal representative be invested and reinvested in securities of the United States or of this state.
- (b) To obtain an order pursuant to this section, the personal representative or any interested person may file a petition stating the types of securities which are proposed to be purchased and the advantage to the estate of the purchase.
- (b) Notice of the hearing on the petition shall be given for the period and in the manner provided in [Section 1200.5].

Comment. Section 9731 restates a portion of former Probate Code Section 584 without substantive change except that (1) the order may be obtained only pending the settlement of the estate whereas former Section 584 permitted the order also to be obtained at the time of settlement of the estate and (2) the portion of subdivision (b) stating the contents of the petition is new. Section 9731 also makes clear that the order can authorize that money be "reinvested" as well as "invested," thus making Section 9731 consistent with Sections 9730 and 9732.

The language of former Probate Code Section 584 that permitted the order to be obtained at the time of settlement of the estate is omitted from Section 9731. The omitted language appeared to be included in former Section 584 only to apply to the other provision of former Section 584 which permitted the purchase of an annuity expressly granted to a legatee by the decedent's will. The omitted language is continued in Section 9733 which continues the substance of the portion of former Section 584 that permitted the purchase of an annuity.

For comparable provisions of the guardianship-conservatorship law, see Sections 2573-2574 (securities).

CROSS-REFERENCES

Clerk to set matter for hearing § 7202
Definitions
Court § 29
Interested person § 48
Personal representative § 58
Security § 70
Proof of giving notice § 7308
Verification required § 7203

Note. See the note to Section 9730.

Note. Notice provisions in brackets will be superseded by general provisions, to be drafted.

§ 9732. Investment of surplus money as provided in will

- 9732. (a) The court may order that surplus money of the estate in possession of the personal representative be invested and reinvested in any manner provided by the will if all of the following conditions are satisfied:
 - (1) The time for [filing or presenting] claims has expired.
- (2) All uncontested claims have been paid or are sufficiently secured by mortgage or otherwise.
- (3) The estate is not in a condition to be finally closed and distributed.
- (b) To obtain an order under this section, the personal representative or any interested person shall file a petition showing the general condition of the estate and the types of investments which are proposed to be made.
- (c) Notice of the hearing on the petition shall be given for the period and in the manner provided by [Section 1200.5]. In addition, the petitioner shall cause notice of the hearing and a copy of the petition to be mailed to all known devisees of property which is proposed to be invested. Where the property proposed to be invested is devised to a trustee, notice of the hearing and a copy of the petition shall be mailed to the trustee and to all persons in being who may participate in the corpus or income of the trust. Mailing pursuant to this subdivision shall be to the person's last known address as provided in [Section 1200.5].
- (d) If no objection has been filed by an interested person, the court may make an order authorizing or directing the personal representative to invest and reinvest such portion of the surplus money of the estate as the court deems advisable in the types of investments proposed in the petition and authorized by the will. If there is no objection by an interested person and no substantial reason why some or all of the investment powers given by the will should not be exercised, the court shall make the order. The order may be for a limited period or until the administration of the estate is completed.

(e) Upon petition of the personal representative or any interested person, the court may at any time renew, modify, or terminate an order made under this section. Notice of the hearing on the petition shall be given for the period and in the manner required by Section [1200.5].

<u>Comment.</u> Section 9732 replaces former Probate Code Sections 584.5 and 584.6.

References to Section [1200.5] (formerly Probate Code Section 1200.5) (giving notice of hearing by mail) are substituted for the references in former Probate Code Sections 584.5 and 584.6 to former Probate Code Section 1200 (now Section [1200]) (posting of notice of hearing). Prior to 1980, Probate Code Section 1200 required notice both by posting and by mail. In 1980, the provisions for notice by mail were split out of Section 1200 and relocated in a new Section 1200.5 (see 1980 Cal. Stats. ch. 955, §§ 29, 31), but conforming revisions were not made to all the sections of the Probate Code that made reference to Section 1200. The substitution in Section 9732 of references to notice by mail in place of the references to notice by posting will effectuate legislative intent. Subdivision (d) of former Probate Code Section 1200 provided that notice by posting under that section was not required, notwithstanding any other provision of the Probate Code, except for a few matters specifically enumerated in that section, and subdivision (e) of former Probate Code Section 1200.5 provided that the notice by mail under that section was in addition to the notice, if any, required to be given in the manner specified in Probate Code Section 1200.

Subdivision (a) of Section 9732 restates the first sentence of former Probate Code Section 584.5 with the substitution of "may order" for "may authorize."

Subdivision (b) restates a portion of the second sentence of former Probate Gode Section 584.5 without substantive change except that the personal representative or "any interested person" is authorized to file a petition. Former Section 584.5 permitted the personal representative to file an initial petition, while former Section 584.6 permitted any person interested to file a petition for renewal, modification, or termination of the order.

Subdivision (c) restates the third, fourth, and fifth sentences of former Probate Code Section 584.5 without substantive change. The provision in the third sentence of former Section 584.5 requiring the clerk to set the petition for hearing by the court is continued in Section 7202. The language of the fourth and fifth sentences of former Section 584.5 requiring notice to persons "whether or not they have requested special notice or given notice of appearance" has been omitted as unnecessary.

Subdivision (d) restates a portion of the first sentence of former Probate Code Section 584.5 (court "may" authorize) and all of former Probate Code Section 584.6 without substantive change. The language of former Section 584.6 that "the court shall hear the petition if no objection thereto has been filed" is revised to say that the court may make an order if no objection has been filed. This is consistent with the original intent of the section. See Review of Selected 1968 Code Legislation 224 (Cal. Cont. Ed. Bar 1968).

Clerk to set matter for hearing § 7202

Definitions
Court § 29
Interested person § 48
Personal representative § 58
Property § 62
Trustee § 84
Will § 88

Proof of giving notice § 7308

Verification required § 7203

Note. See the note to Section 9730.

The second paragraph of the Comment to Section 9732 (which explains the substitution of references to Section 1200.5 in place of the references to Section 1200) should appear in the Comment to the first section in the new Code where such a substitution is made and a reference to this discussion should be made in the Comment to each subsequent section where the same substitution is made.

Should the first sentence of subdivision (d) be revised to delete the introductory clause so that the court will be authorized to permit the investment even though an objection is filed by an interested person?

Note. Notice provisions in brackets will be superseded by general provisions, to be drafted.

§ 9733. Purchase of annuity granted in will

- 9733. (a) Pending settlement of the estate or at the time of settlement of the estate, on petition of the personal representative or any interested person, the court may, upon good cause shown, order that any money in possession of the personal representative be invested in the purchase from an insurer, admitted to do business in this state, for any devisee named in the will of an annuity expressly granted to the devisee by the will.
- (b) Notice of the hearing on the petition shall be given for the period and in the manner provided in [Section 1200.5].

<u>Comment.</u> Section 9733 restates a portion of former Probate Code Section 584 without substantive change. The provision of former Section 584 that the clerk shall set the petition for hearing by the court is continued in Section 7202. For comparable provisions in the guardianship-conservatorship law, see Section 2459(b)(2) (annuity policies).

Glerk to set matter for hearing § 7202

Definitions
Court § 29
Devisee § 34
Interested person § 48
Personal representative § 58
Will § 88

Proof of giving notice § 7308

Verification required § 7203

Note. Notice provisions in brackets will be superseded by general provisions, to be drafted.

§ 9734. Exercise of restricted stock options

- 9734. (a) If an asset of the estate consists of an option right which is nontransferable except by testate or intestate succession from the decedent, the personal representative may exercise the option after authorization by order of court upon a showing that the exercise would add value to the estate and would be in the best interest of the estate and interested persons. The personal representative may use any funds or property in the estate to acquire the property covered by the option.
- (b) To obtain an order pursuant to this section, the personal representative or any interested person shall file a petition showing that the exercise of the option right would add value to the estate and be in the best interest of the estate and the interested persons.
- (c) Notice of the hearing on the petition shall be given for the period and in the manner provided by [Section 1200.5], [but the court may order the notice to be given for a shorter period or dispensed with].

<u>Comment.</u> Section 9734 restates former Probate Code Section 584.2 without substantive change, except that a reference to Section [1200.5] (formerly Probate Code Section 1200.5) (giving notice of hearing by mail) is substituted for the reference in former Probate Code Section 584.2 to former Probate Code Section 1200 (now Section [1200]) (posting of notice of hearing). Concerning this substitution, see the discussion in the Comment to Section 9732.

Under subdivision (b), a petition may be filed by the personal representative "or any interested person." Under former Probate Code Section 584.2, it was unclear whether an interested person was authorized to file a petition.

The provision of former Probate Code Section 584.2 that the petition shall be filed with the clerk is omitted as unnecessary. The

provision of former Section 584.2 that the clerk shall set the petition for hearing by the court is continued in Section 7202. See also Section 10090 (sale of subscription rights).

CROSS-REFERENCES

Clerk to set matter for hearing § 7202

Definitions
Court § 29
Interested person § 48
Personal representative § 58
Property § 62

Proof of giving notice § 7308

Verification required § 7203

Note. Notice provisions in brackets will be superseded by general provisions, to be drafted. The provision relating to the shortening of notice may be unnecessary if that matter is covered by a general provision.

§ 9735. Purchase of securities or commodities sold short

- 9735. (a) After authorization by order of court, the personal representative may purchase securities or commodities required to perform an incomplete contract of sale where the decedent died having sold but not delivered securities or commodities not owned by him or her. The court's order shall fix the terms and conditions of purchase.
- (b) The personal representative may file a petition for an order pursuant to this section.
- (c) Notice of the hearing on the petition shall be given for the period and in the manner provided in [Section 1200.5], except that:
- (1) The court [or judge] may order that the notice of hearing be given for a shorter period or be dispensed with.
- (2) No notice of hearing need be given when the maximum purchase price is fixed or when the securities or commodities are to be purchased on an established stock, bond, or commodity exchange.

Comment. Section 9735 restates former Probate Code Section 771.3 without substantive change except that a reference to Section [1200.5] (formerly Probate Code Section 1200.5) (giving notice of hearing by mail), is substituted for the reference in former Probate Code Section 771.3 to former Probate Code Section 1200 (now Section [1200]) (posting of notice of hearing). Concerning this substitution, see the discussion in the Comment to Section 9732.

Clerk to set matter for hearing § 7202
Definitions
Court § 29
Personal representative § 58
Security § 70
Proof of giving notice § 7308
Verification required § 7203

Note. Should an interested person be authorized to file a petition under Section 9735?

Note. Notice provisions in brackets will be superseded by general provisions, to be drafted. The provision relating to the shortening of notice may be unnecessary if that matter is covered by a general provision.

CHAPTER 5. OPERATION OF DECEDENT'S BUSINESS

§ 9760. Operation of decedent's business other than partnership

- 9760. (a) As used in this section, "decedent's business" means a business that was operated by the decedent, but does not include a business operated by a partnership in which the decedent was a partner.
- (b) If it is to the advantage of the estate and interested persons, the personal representative, with or without prior court authorization, may continue the operation of the decedent's business.
- (c) The personal representative or any interested person may file a petition requesting an order (1) that the personal representative be authorized to continue the operation of the decedent's business or (2) that the personal representative be ordered to discontinue the operation of the decedent's business. The petition shall show the advantage to the estate and the interested persons of the order requested. Notice of the hearing on the petition shall be given for the period and in the manner provided in Section [1200.5].
- (d) If a petition is filed under this section, the court may make an order that either:
- (1) Authorizes the personal representative to continue the operation of the decedent's business to such an extent and subject to such restrictions as the court determines to be for the best interests of the estate and interested persons.
 - (2) Directs that the personal representative discontinue the

operation of the decedent's business within the time and in accordance with the provisions of the order.

(e) Upon petition of the personal representative or any interested person, the court may at any time modify or terminate an order made under this section. Notice of the hearing on the petition shall be given for the period and in the manner provided in Section [1200.5].

<u>Comment</u>. Subdivision (a) of Section 9760 makes clear that the section does not apply to a business operated by a partnership in which the decedent was a partner. See Section 9761 (possession and operation of decedent's partnership).

Section 9760 permits but does not require a court order for the personal representative to continue operation of the decedent's nonpartnership business. Subdivision (b) is a new provision that makes clear that the personal representative may operate the business without prior court authorization. Under prior law, if the personal representative continued the operation of the decedent's business without a court order, but acted in good faith and as a cautious and prudent person would act under similar circumstances, the personal representative was not personally liable for expenses of operating the business. In re Estate of Maddalena, 42 Cal. App.2d 12, 18, 108 P.2d 17 (1940).

Although Section 9760 makes clear that the personal representative may continue to operate the decedent's nonpartnership business without prior court authorization, it is generally advisable for the personal representative to obtain an order under Section 9760 authorizing continued operation of the business. See Abel & Price, First Steps in Handling Decedents' Property, in 1 California Decedent Estate Administration § 6.29, at 218 (Cal. Cont. Ed. Bar 1971). If the personal representative operates the decedent's business without prior authorization of the court, the court may nonetheless ratify the acts and expenditures of the personal representative after the fact. In re Estate of Maddalena, supra, at 19, 108 P.2d at _____. Under Section 9760, the personal representative can obtain such ratification only upon the showing that it was in the best interests of the estate and interested persons to continue the operation of the decedent's business. See subdivision (b).

Subdivisions (c), (d), and (e) replace the first sentence of former Probate Code Section 572. Under subdivision (c), a petition may be filed by the personal representative or "any interested person." It was unclear under former Section 572 whether an interested person was authorized to file a petition.

The requirement that notice of the hearing on the petition shall be given for the period and in the manner provided in Section [1200.5] is substituted for the requirement of former Section 572 that the order be made after notice to all persons interested in the estate, given in such manner as may be directed by the court or a judge thereof. If the court determines that notice as provided in Section [1200.5] is not sufficient, the court can require such further and additional notice to be given as the court considers proper. See Section [1204].

Clerk to set matter for hearing § 7202
Definitions
 Court § 29
 Interested person § 48
 Personal representative § 58
Proof of giving notice § 7308
Verification required § 7203

Note. At the June 1985 meeting, the Commission wanted it made clear that this section authorizes but does not require a court order for the personal representative to continue operation of the decedent's nonpartnership business. The staff has revised the existing statutory language to make this clear. The existing provision is found in Section 572 which provides in part:

After notice to all persons interested in an estate, given in such manner as may be directed by the court or a judge thereof, the court may authorize the executor or administrator . . , to continue the operation of the decedent's business, other than a business operated by a partnership in which the decedent was a partner, to such an extent and subject to such restrictions as the court may determine to be for the best interests of the estate and those interested therein. . .

An issue is presented as to whether the personal representative should be permitted to operate the decedent's business for an unlimited period without obtaining authorization from the court. In the case of independent administration, Section 591.3 requires that the personal representative give advice of proposed action for the following action:

(6) Continuing for a period of more than six months from the date of appointment of the executor or administrator of an unincorporated business in which the decedent was engaged or which was wholly or partly owned by the decedent at the time of his or her death, or the sale or incorporation of such business.

Another issue is whether "unincorporated business in which the decedent was engaged at the time of his or her death" (drawn from the language of the independent administration provision set out above) should be substituted for the words "a business that was operated by the decedent" in subdivision (a) of Section 9760.

Should the scope of Section 9760 be expanded to cover (using language from the independent administrative provision set out above) "the continuing by the personal representative of an unincorporated business in which the decedent was engaged or which was wholly or partly owned by the decedent at the time or his or her death"?

Note. Notice provisions in brackets will be superseded by general provisions, to be drafted.

Subdivision (e) of Section 9760 may be unnecessary if a general provision on renewing, modifying, or terminating orders is drafted.

§ 9761. Settlement of affairs of decedent's partnership

9761. (a) Unless otherwise ordered by the court pursuant to Section 9762, when at the time of the decedent's death a partnership

existed between the decedent and any other person, the surviving partner has the right to continue in possession of the partnership and to settle its business, but the interest of the decedent in the partnership shall be included in the inventory and be appraised as other property. The surviving partner shall settle the affairs of the partnership without delay, shall account to the personal representative, and shall pay over to the personal representative such amounts as may from time to time be payable to the personal representative by virtue of the interest of the decedent in the partnership.

- (b) Upon application of the personal representative, the court [or a judge thereof] may, whenever it appears necessary, order the surviving partner to render an account, and in case of neglect or refusal may [, after notice, compel it by attachment].
- (c) The personal representative may maintain any action against the surviving partner which the decedent could have maintained.

<u>Comment.</u> Section 9761 restates the second, third, and fourth sentences of former Section 571 without substantive change.

CROSS-REFERENCES

Definitions
Court § 29
Personal representative § 58

Note. The application of Sections 9761 and 9762 where the decedent was a limited partner should be reviewed. Subdivision (d)(2) of Section 9762 appears to contemplate the personal representative continuing as a limited partner after obtaining court authorization. Sections 9761 and 9762 probably should not apply where the decedent was merely a limited partner. Death of a limited partner does not cause dissolution of the partnership. See Corp. Code §§ 15520-15521 (Uniform Limited Partnership Act), 15681 (California Revised Limited Partnership Act).

Under subdivision (b), should an interested person be authorized to file a petition? Cf. Section 9762.

Note. Subdivision (b) of Section 9761 provides that an order against a surviving partner of the decedent may be enforced "by attachment." A general provision should be drafted for inclusion in the portion of the new code relating to orders to provide a procedure for enforcing orders against third persons, such as partners or other persons who have property of the decedent.

§ 9762. Personal representative continuing as partner in decedent's partnership

9762. (a) Subject to subdivisions (b), (c), (d), (e), and (f),

after authorization by order of court upon a showing it would be in the best interests of the estate and interested persons, the personal representative may continue as a partner in any partnership in which the decedent was a partner at the time of death.

- (b) The personal representative may not be authorized to continue as a partner if that would be inconsistent with the terms of any written partnership agreement signed by all of the partners prior to the decedent's death.
- (c) The personal representative may be authorized to act as a general partner only if the decedent was a general partner at the time of death.
- (d) The personal representative may be authorized to act as a limited partner only if the decedent at the time of death was either (1) a general partner or (2) a limited partner as described in Chapter 2 (commencing with Section 15501) or Chapter 3 (commencing with Section 15611) of Title 2 of the Corporations Code.
- (e) If there is a written partnership agreement, the personal representative has all the rights, powers, duties, and obligations provided in the written partnership agreement, subject to the written approval of all of the surviving partners and to such restrictions specified in the order as the court determines to be for the best interests of the estate and interested persons.
- (f) If there is no written partnership agreement, subject to the written consent of the surviving partners, the personal representative shall have all the rights, powers, duties, and obligations that the court specifies in its order.
- (g) To obtain an order pursuant to this section, the personal representative or any interested person shall file a petition showing that the order requested would be in the best interests of the estate and interested persons. Notice of the hearing on the petition shall be given for the period and in the manner provided by Section [1200.5]. In addition, unless the court otherwise orders, not less than 10 days before the hearing the petitioner shall cause notice of hearing and a copy of the petition to be mailed to each of the surviving partners at his or her last known address.

Comment. Section 9762 replaces a portion of the first sentence and all of the second sentence of former Section 572 without substantive change except as indicated below. The requirement that

notice of the hearing on the petition shall be given for the period and in the manner provided in Section [1200.5] and by mail to each of the surviving partners is substituted for the requirement of former Section 572 that the order be made after notice to all persons interested in the estate, given in such manner as may be directed by the court or a judge thereof. If the court determines that notice as provided in Section [1200.5] is not sufficient, the court can require such further and additional notice to be given as the court considers proper. See Section [1204]. The reference to the California Revised Limited Partnership Act (Corp. Code §§ 15611-15723) which was enacted in 1983, is added.

CROSS-REFERENCES

Clerk to set matter for hearing § 7202
Definitions
 Court § 29
 Interested person § 48
 Personal representative § 58
Proof of giving notice § 7308
Verification required § 7203

Note. Notice provisions in brackets will be superseded by general provisions, to be drafted.

CHAPTER 6. BORROWING, REFINANCING, AND ENCUMBERING PROPERTY

§ 9800. Borrowing money, refinancing, and encumbering property

- 9800. (a) After authorization by order of court obtained under this chapter upon a showing it would be to the advantage of the estate, the personal representative may borrow money on a note, either unsecured or to be secured by a security interest or other lien upon the personal property of the estate, or any part thereof, or to be secured by a mortgage or deed of trust upon the real property of the estate, or any part thereof, and may give a security interest or other lien upon the personal property of the estate, or any part thereof, or a mortgage or deed of trust upon the real property of the estate, or any part thereof, in order to do either or both of the following:
- (1) Pay the debts of the decedent, devises made in the will of the decedent, and expenses and charges of administration.
- (2) Pay, reduce, extend, or renew a security interest or lien or mortgage or deed of trust already existing upon property of the estate.
 - (3) Improve, use, operate, or preserve property in the estate.
- (b) The personal representative shall apply the money to the purpose specified in the order.

Comment. Subdivision (a) of Section 9800 restates a portion of the first sentence, and all of the third sentence, of former Probate Code Section 830 without substantive change. As used in paragraph (1) of subdivision (a), "debts" includes taxes owed by the decedent. Paragraph (3) of subdivision (a) is new. For a comparable provision, see Section 2552 (guardianship-conservatorship law).

Subdivision (b) is drawn from the second sentence of subdivision (a) of Section 2551 (guardianship-conservatorship law).

"Security interest" is substituted in Section 9800 for "chattel mortgage" and "pledge" which appeared in former Probate Code Section 830. Under the California Commercial Code, the security interest replaces the chattel mortgage and pledge. See Uniform Commercial Code Comment to Uniform Commercial Code Section 9101.

The word "note" has been substituted in Section 9800 in place of the phrase "note or notes" used in former Section 830. This is not a substantive change. See Section 10 (singular number includes the plural).

CROSS-REFERENCES

Definitions
Court § 29
Devise § 32
Personal property § 57
Personal representative § 58
Real property § 68

§ 9801. Acting jointly with other owners of interests in estate property

9801. If property of the estate consists of an undivided interest in real or personal property, or any other interest therein less than the entire ownership, upon a showing it would be to the advantage of the estate to borrow money to improve, use, operate, or preserve the property jointly with the owners of the other interests therein, or to pay, reduce, extend, or renew a security interest, lien, mortgage, or deed of trust already existing on all of the property, the personal representative, after authorization by order of the court obtained under this chapter, may join with the owners of the other interests in borrowing money and the execution of a joint and several note and such security interest, lien, mortgage, or deed of trust as may be required to secure the payment of the note. The note may be for such sum as is required for the purpose.

<u>Comment.</u> Section 9801 continues the second sentence of former Probate Code Section 830 without substantive change. Section 9801 is the comparable to subdivision (b) of Section 2552 (guardianship-conservatorship law). The word "note" has been substituted in Section 9801 for the phrase "note or notes" used in former Probate Code Section 830 and the word "owners" has been substituted in Section 9801

for the phrase "owner or owners" used in former Probate Code Section 830. These are not substantive changes. See Section 10 (singular number includes the plural, and the plural, the singular).

CROSS-REFERENCES

Definitions
Court § 29
Personal property § 57
Personal representative § 58
Property § 62
Real property § 68

§ 9802. Petition

- 9802. (a) The personal representative or any interested person may file a petition for an order pursuant to this chapter.
- (b) The petition shall state the purpose for which the order is sought and the necessity for or the advantage to accrue from the order. If applicable, the petition shall also show the amount of money proposed to be raised, the rate of interest to be paid, the length of time the note is to run, and a general description of the property proposed to be mortgaged or subjected to the deed of trust, security interest, or other lien.

<u>Comment.</u> Section 9802 restates the first sentence of former Section 831 without substantive change.

CROSS-REFERENCES

Clerk to set matter for hearing § 7202
Definitions
Interested person § 48
Personal representative § 58
Verification required § 7203

§ 9803. Notice of hearing

9802. Notice of the hearing on the petition shall be given for the period and in the manner provided in Section [1200.5].

<u>Comment.</u> Section 9803 restates the last portion of the second sentence of former Section 831 without substantive change.

CROSS-REFERENCES

Clerk to set matter for hearing § 7202 Proof of giving notice § 7308

Note. The provisions in brackets will be superseded by general provisions, to be drafted,

§ 9804. Hearing; order

- 9804. (a) [The court shall hear the petition and any objection thereto.] If [after a full hearing] the court is satisfied that it will be to the advantage of the estate, the court shall order that the personal representative do any one or more of the following:
 - (1) Borrow the money and execute a note.
- (2) Execute a mortgage or deed of trust or give other security by security interest or other lien.
- (3) Pay, reduce, extend, or renew a security interest or lien or mortgage or deed of trust already existing upon property of the estate.
 - (b) The court in its order may do any of the following:
- (1) Order that a lesser amount than that specified in the petition be borrowed.
- (2) Prescribe the maximum rate of interest and the period of the loan.
- (3) Require that the interest and the whole or any part of the principal be paid from time to time out of the whole estate or any part thereof.
- (4) Require that the personal property used as security, or any buildings on real property to be mortgaged or subjected to the deed of trust, be insured for the further security of the lender and that the premiums be paid out of the estate.
- (5) Specify the purpose for which the money to be borrowed is to be applied.
- (6) Specify the terms and conditions of any extension or renewal agreement.
- (7) Prescribe such other terms and conditions concerning the transaction as the court determines to be to the advantage of the estate.

Comment. Section 9804 restates the last portion of the first sentence of former Probate Code Section 830 and the first and second sentences of former Probate Code Section 832 without substantive change. The provision of former Section 832 that the court may direct in what coin or currency the loan shall be paid has been omitted as obsolete. This omission is consistent with the 1982 amendment to Section 667 of the Code of Civil Procedure. Paragraphs (5) and (6) of subdivision (b) are new and state matters that were implied under former Section 830. Paragraph (7) of subdivision (b) is new and makes clear that the court has flexibility to fashion an appropriate order.

Definitions
Court § 29
Personal property § 57
Personal representative § 58
Property § 62
Real property § 68

§ 9805. Liability of personal representative

9805. The note and the mortgage or deed of trust, if any, shall be signed by the personal representative as such and shall create no personal liability against the person so signing.

<u>Comment.</u> Section 9805 restates the second sentence of former Probate Code Section 833 without substantive change.

CROSS-REFERENCES

Definitions
Personal representative § 58
Effect of court authorization or approval § 9612
Transfer or conveyance pursuant to court order § 7411

Note. Section 9805 perhaps should be made a general provision and should be added as a part of Section 7411.

§ 9806. Effectiveness of encumbrance

- 9806 (a) Every mortgage, deed of trust, or security interest made pursuant to a court order obtained under this chapter is effectual to mortgage, or to subject to the deed of trust or security interest, both of the following:
- (1) All right, title, interest, and estate which the decedent had in the property described therein at the time of the decedent's death or prior thereto.
- (2) Any right, title, or interest in the property acquired by the estate of the decedent, by operation of law or otherwise, since the time of the decedent's death.
- (b) Jurisdiction of the court to administer the estate of the decedent shall be effectual to vest the court with jurisdiction to make the order for the note and for the security interest, lien, mortgage, or deed of trust. This jurisdiction shall conclusively inure to the benefit of the owner of the security interest or lien, mortgagee named in the mortgage, or the trustee and beneficiary named in the deed of trust, and their heirs and assigns.

(c) No omission, error, or irregularity in the proceedings under this chapter shall impair or invalidate the proceedings or the note, security interest, lien, mortgage, or deed of trust given in pursuance to an order under this chapter; and, subject to Section 9807, the owner of the security interest or lien, the mortgagee named in the mortgage, or the trustee and beneficiary named in the deed of trust, and their heirs and assigns, shall have and possess the same rights and remedies on the note and the security interest or lien or mortgage or deed of trust as if it had been made by the decedent prior to his or her death.

<u>Comment.</u> Section 9806 restates without substantive change the first and second sentences and the first portion of the third sentence of former Probate Code Section 834.

CROSS-REFERENCES

Definitions Court § 29 Heirs § 44 Property § 62

§ 9807. Deficiency in case of foreclosure or sale under security interest or deed of trust

- 9807. (a) Except as provided in subdivision (b), no judgment or claim for any deficiency shall be had or allowed against the personal representative or the estate if (1) there is a foreclosure or sale under a security interest, lien, mortgage, or deed of trust and (2) the proceeds of sale of the encumbered property are insufficient to pay the note, the security interest, lien, mortgage, or deed of trust, and the costs or expenses of sale.
- (b) If the note, security interest, mortgage, or deed of trust was given to pay, reduce, extend, or renew a lien, mortgage, security interest, or deed of trust existing on property of the estate at the time of death of the decedent and the indebtedness secured thereby was an [allowed and approved] claim against the estate, the part of the indebtedness remaining unsatisfied shall be classed and paid with other allowed claims against the estate.

<u>Comment.</u> Section 9807 restates the last portion of the third sentence of former Probate Code Section 834 without substantive change.

Definitions
Personal representative § 58
Property § 62

§ 9808. Repeat authorizations

9808. The court may make an order under this chapter as often as the occasion therefor may arise in the administration of the estate.

<u>Comment.</u> Section 9808 continues a portion of the first sentence of former Section 830 without substantive change.

CROSS-REFERENCES

Definitions Court § 29

Note. This section probably should be deleted; otherwise, the absence of a similar section in other chapters might create a doubt that the procedures provided in the other chapters can be used more than once in the administration of the estate. The Comment to former Probate Section 830 would state that the provision that is continued in Section 9808 above is omitted as unnecessary, since nothing in the new chapter precludes using the procedure provided in the new chapter as often as necessary.

CHAPTER 7. ACTIONS AND PROCEEDINGS BY OR AGAINST PERSONAL REPRESENTATIVE

§ 9820. Authority to sue and defend

9820. The personal representative may:

- (a) Institute and maintain actions and proceedings for the benefit of the estate.
- (b) Defend actions and proceedings against the decedent or the estate.

Comment. Section 9820 is new and is consistent with prior law. See 7 B. Witkin, Summary of California Law Wills and Probate § 337, at 5813 (8th ed. 1974); former Sections 573-577. Section 9820 is drawn from Section 2462 (guardianship-conservatorship law). The personal representative may act under Section 9820 without prior court authorization. See Section 9610; Halleck v. Mixer, 16 Cal. 574, 580 (1860). The personal representative must exercise ordinary care and diligence in determining whether to exercise a power granted by Section 9820 and in exercising the power. See Section 9600. The personal representative may seek instructions from the court if in doubt as to the appropriate action to take. See Section 9611. As to the effect of court authorization or approval, see Section 9612.

Section 9820 gives authority to the personal representative to defend actions and proceedings, but procedural requirements are governed by the Code of Civil Procedure. If the defendant in a pending action dies and the cause of action survives or continues, the court in the which the civil action is pending may, on motion, allow the action to be continued against the personal representative. Code Civ. Proc. § 385(a).

See also Sections 9650 (possession and management of decedent's estate), 9653 (duty to recover property transferred in fraud of creditors), 9654 (action by heirs or devisees for possession of or to quiet title to real property, 9656 (abandonment of valueless property), 9761 (action against decedent's surviving partner), [existing Section 612 (action for penal damages against embezzler)], 9823 (partition action). See also Code Civ. Proc. §§ 376 (action against personal representative of person causing injury to child), 377 (wrongful death action against personal representative of person causing death), 385 (continuation of action against deceased defendant without appointment of personal representative).

CROSS-REFERENCES

Definitions
Personal representative § 58

§ 9821. Effect of death on causes of action

- 9821. (a) Except as provided in this section [and subject to Part 4 (commencing with Section 9000)], no cause of action is lost by reason of the death of any person but may be maintained by or against the person's personal representative.
- (b) In an action brought under this section against a personal representative, all damages may be awarded which might have been recovered against the decedent had the decedent lived except damages awardable under Section 3294 of the Civil Code or other damages imposed primarily for the sake of example and by way of punishing the defendant.
- (c) When a person having a cause of action dies before judgment, the damages recoverable by his or her personal representative are limited to such loss or damage as the decedent sustained or incurred prior to death, including any penalties or punitive or exemplary damages that the decedent would have been entitled to recover had the decedent lived, and shall not include damages for pain, suffering, or disfigurement.

- (d) This section applies where a loss or damage occurs simultaneously with or after the death of a person who would have been liable therefor if his or her death had not preceded or occurred simultaneously with the loss or damage.
- (e) Nothing in this section shall be construed as making assignable things in action which are of such a nature as not to have been assignable prior to September 15, 1961.

<u>Comment.</u> Section 9821 restates former Section 573 without substantive change. The language in subdivision (a) that Section 9821 is subject to Part 4 (creditors' claims) is new but continues prior law. See 7 B. Witkin, Summary of California Law <u>Wills and Probate</u> §§ 343, 416-422, at 5818-19, 5868-73 (8th ed. 1974).

See also Section 9654 (action by heirs or devisees for posession or to quiet title to real property). See also Code Civ. Proc. §§ 353 (limitation on action by or against personal representative or estate), 355 (limitation on action by personal representative after reversal of judgment), 376 (action against personal representative for injury to minor child), 377 (wrongful death action against personal representative of person causing death), 385 (continuation of action against deceased defendant without appointment of personal representative).

CROSS-REFERENCES

Definitions

Personal representative § 58

§ 9822. Action on bond of former personal representative

9822. The personal representative may maintain an action on the bond of any former personal representative of the same estate, for the use and benefit of all interested persons.

<u>Comment.</u> Section 9822 restates former Section 576 without substantive change. The former reference to the personal representative acting "as such" has been omitted as unnecessary.

CROSS-REFERENCES

Definitions

Interested person § 48
Personal representative § 58

§ 9823. Partition actions

9823. (a) If the decedent leaves an undivided interest in any property, an action for partition of the property may be instituted and maintained against the personal representative.

(b) The personal representative may institute and maintain an action against the other cotenants for partition of any property in which the decedent left an undivided interest.

<u>Comment.</u> Section 9823 continues former Probate Code Section 575 without substantive change. Section 9823 is a specific example of the general authority given the personal representative by Section 9820.

When a partition action is brought against the personal representative, the rules of venue for partition actions generally apply. See Code Civ. Proc. § 872.110.

Under subdivision (b), court authorization is not required for the personal representative to commence a partition action. See Section 9610. This continues prior law. See Review of Selected 1969 Code Legislation 187 (Cal. Cont. Ed. Bar 1969).

CROSS-REFERENCES

Definitions

Personal representative § 58 Property § 62

Note. When the successor section to Probate Code Section 1200.5 (notice by mail) is drafted, the provision for notice on a petition for leave to institute a partition action should be deleted, since court authorization is not required.

§ 9824. Dispensable parties

9824. In actions by or against personal representatives, it is not necessary to join as parties those to whom letters were ordered issued but who have not qualified.

<u>Comment.</u> Section 9824 continues former Section 577 and broadens the section to apply to administrators as well as executors. See also Section 9654 (action by heirs or devisees for possession or to quiet title to real property).

CROSS-REFERENCES

Definitions
Letters § 52
Personal representative § 58

§ 9825. Costs in action against personal representative

9825. If a judgment is recovered, with costs, against a personal representative, the personal representative is individually liable for the costs, but the costs shall be allowed to the personal representative in his or her administration accounts, unless it appears that the proceeding in which the costs were taxed was prosecuted or defended without just cause.

<u>Comment.</u> Section 9825 restates former Section 719 without substantive change.

CROSS-REFERENCES

Definitions

Personal representative § 58

Note, Section 9825 should not be included in the Estate and Trust Code. See Memorandum 86-42, prepared for the March 1986 meeting.

CHAPTER 8. COMPROMISE OF CLAIMS AND ACTIONS; EXTENSION, RENEWAL, OR MODIFICATION OF OBLIGATIONS

Note. This chapter is covered in a separate memorandum. See Memorandum 86-39, prepared for the March 1986 meeting.

CHAPTER 9. ACCEPTANCE OF DEED IN LIEU OF FORECLOSURE OR TRUSTEE'S SALE; GRANT OF PARTIAL SATISFACTION OR PARTIAL RECONVEYANCE

§ 9850. Acceptance of deed in lieu of foreclosure or trustee's sale

- 9850. (a) If it is to the advantage of the estate to accept a deed to property which is subject to a mortgage or deed of trust in lieu of foreclosure of the mortgage or sale under the deed of trust, the personal representative may, after authorization by order of the court [made under this section] and upon such terms and conditions as may be imposed by the court, accept a deed conveying the property to the heirs or devisees of the decedent, subject to administration.
- (b) To obtain an order under this section, the personal representative or any interested person shall file a petition showing the advantage to the estate of accepting the deed. Notice of the hearing on the petition shall be given for the period and in the manner required by Section [1200.5].

Comment. Section 9850 restates the substance of former Probate Code Section 718.6 except that a reference to Section [1200.5] (formerly Probate Code Section 1200.5) (giving notice of hearing by mail) is substituted for the reference in former Section 718.6 to former Probate Code Section 1200 (now Section [1200]) (posting of notice of hearing). Prior to 1980, Probate Code Section 1200 required notice both by posting and by mail. In 1980, the provisions for notice by mail were split out of Section 1200 and relocated in a new Section 1200.5 (see 1980 Cal. Stats. ch. 955, §§ 29, 31), but

conforming revisions were not made to all the sections of the Probate Code that made reference to Section 1200. The substitution in Section 9850 of a reference to the provision providing for notice by mail in place of the references in prior law to the provision providing for notice by posting will effectuate legislative intent. Subdivision (d) of former Probate Code Section 1200 provided that notice by posting under that section was not required, notwithstanding any other provision of the Probate Code, except for a few matters specifically enumerated in that section, and subdivision (e) of former Probate Code Section 1200.5 provided that the notice by mail under that section was in addition to the notice, if any, required to be given in the manner specified in Probate Code Section 1200.

CROSS-REFERENCES

Clerk to set matter for hearing § 7202
Definitions
Court § 29
Devisee § 34
Heirs § 44
Interested person § 48
Personal representative § 58
Property § 62
Proof of giving notice § 7308
Verification required § 7203

Note, A reference to the petition requesting authorization of acceptance of the deed in lieu of foreclosure or trustee's sale should be added to the petitions listed in Section 1200.5.

§ 9851. Grant of partial satisfaction or partial reconveyance

- 9851. (a) Except as provided in subdivision (c), if it is to the advantage of the estate for the personal representative to give a partial satisfaction of a mortgage or to cause a partial reconveyance to be executed by a trustee under a trust deed held by the estate, the personal representative may, after authorization by order of the court [made under this section] and upon such terms and conditions as may be imposed by the court, give the partial satisfaction or cause the partial reconveyance to be executed by the trustee.
- (b) To obtain an order under this section, the personal representative or any interested person shall file a petition showing the advantage to the estate of giving the partial satisfaction or causing the partial reconveyance. Notice of the hearing on the petition shall be given for the period and in the manner required by Section [1200.5].

(c) No authorization by the court is necessary for the personal representative to give a partial satisfaction of a mortgage or to cause a partial reconveyance to be executed by a trustee under a trust deed held by the estate if the partial satisfaction or partial reconveyance is executed pursuant to the terms of the mortgage or trust deed held by the estate.

<u>Comment.</u> Section 9851 restates former Section 718.7 without substantive change.

CROSS-REFERENCES

Clerk to set matter for hearing § 7202
Definitions
Court § 29
Interested person § 48
Personal representative § 58
Proof of giving notice § 7308
Verification required § 7203

CHAPTER 10. CONVEYANCE OR TRANSFER OF PROPERTY CLAIMED TO BELONG TO DECEDENT OR OTHER PERSON

§ 9860. Petition for order

- 9860. (a) The personal representative or any claimant may file a petition requesting that the court make an order under this chapter in any of the following cases:
- (1) Where the decedent while living is bound by a contract in writing to convey real property or to transfer personal property and dies before making the conveyance or transfer and the decedent, if living, could have been compelled to make the conveyance or transfer.
- (2) Where the decedent while living binds himself or herself or his or her personal representative by a contract in writing to convey real property or to transfer personal property upon or after his or her death, and the contract is one which can be specifically enforced.
- (3) Where the decedent died in possession of, or holding title to, real or personal property, and the property or some interest therein is claimed to belong to another.
- (4) Where the decedent died having a claim to real or personal property, title to or possession of which is held by another.
- (b) The petition shall set forth the facts upon which the claim is based.

Comment. The introductory clause of subdivision (a) of Section 9860 restates a portion of the first sentence of former Probate Code Section 851 and a portion of the first sentence of former Probate Code Section 851.5 without substantive change. Paragraphs (1) and (2) of subdivision (a) restate a portion of former Probate Code Section 850 without substantive change. Paragraphs (3) and (4) of subdivision (a) restate a portion of the first sentence of former Probate Code Section 851.5 without substantive change. Paragraph (4) is broad enough to permit the court to adjudicate claims under Sections [612-613], and therefore overrules Laing v. Superior Court, 88 Cal. App.2d 641, 199 P.2d 373 (1948).

Subdivision (b) restates a portion of the first sentence of former Probate Code Section 851 and a portion of the first sentence of former Probate Code Section 851.5 without substantive change.

Section 9860 is consistent with Section 2520, the comparable provision of guardianship-conservatorship law.

CROSS-REFERENCES

Clerk to set matter for hearing § 7202
Definitions
Court § 29
Personal property § 57
Personal representative § 58
Real property § 68
Verification required § 7203

Note. Should an interested person be authorized to file a petition under Section 9860?

§ 9861. Notice of hearing

- 9861. (a) At least 30 days prior to the day of the hearing, the petitioner shall cause notice of the hearing and a copy of the petition to be served in accordance with Title 5 (commencing with Section 410.10) of Part 2 of the Code of Civil Procedure on all of the following persons (other than the petitioner):
 - (1) The personal representative.
- (2) Any person claiming an interest in, or having title to or possession of, the property.
- (b) Except for those persons given notice pursuant to subdivision (a), notice of the hearing on the petition, together with a copy of the petition, also shall be given for the period and in the manner provided in [Section 1200.5] to all of the following:
- (1) To all known heirs and devisees, whether or not they have requested special notice or given notice of appearance.
 - (2) To the persons described in Section [1200.5].

Comment. Subdivision (a) of Section 9861 replaces the last portion of the second sentence of former Probate Code Section 851 and the fourth sentence of former Probate Code Section 851.5. Subdivision (a) expands the requirement of former Section 851.5 that service be made in accordance with Title 5 (commencing with Section 410.10) of Part 2 of the Code of Civil Procedure to require service in that manner on any person claiming an interest in or having title to or possession of the property, even though the person may be an heir or devisee who former Section 851.5 required to be mailed notice of hearing and a copy of the petition "as provided in Section 1200" (service by posting). Subdivision (a) also expands the requirement of former Section 851.5 that the service be made at least 30 days before the day of the hearing to require that the personal representative (if not the petitioner) be served at least 30 days before the day of the hearing and makes clear that service on the personal representative is to be made in accordance with Title 5 (commencing with Section 410.10) of Part 2 of the Code of Civil Procedure.

Subdivision (b) replaces the second and third sentences The provision of the second former Probate Code Section 851.5. sentence of former Section 851.5 requiring the clerk to set the petition for hearing is continued in Section 7202. Notice is given subdivision (b) only to those persons described in the under subdivision who are not given notice as provided in subdivision (a). A reference to Section [1200.5] (formerly Probate Code Section 1200.5) (giving notice of hearing by mail) is substituted for the references in the second and third sentences of former Section 851.5 to former Probate Code Section 1200 (now Section [1200]) (posting of notice of Prior to 1980, Probate Code Section 1200 required notice hearing). both by posting and by mail. In 1980, the provisions for notice by mail were split out of Section 1200 and relocated in a new Section 1200.5 (see 1980 Cal. Stats. ch. 955, §§ 29, 31), but conforming revisions were not made to all the sections of the Probate Code that made reference to Section 1200. The substitution in Section 9861 of a reference to the provision providing for notice by mail in place of the references in prior law to the provision providing for notice by posting will effectuate legislative intent. Subdivision (d) of former Probate Code Section 1200 provided that notice by posting under that section was not required, notwithstanding any other provision of the Probate Code, except for a few matters specifically enumerated in that section, and subdivision (e) of former Probate Code Section 1200.5 provided that the notice by mail under that section was in addition to the notice, if any, required to be given in the manner specified in Probate Code Section 1200.

For the comparable provision in the guardianship-conservatorship law, see Section 2521.

Clerk to set matter for hearing § 7202
Definitions
Devisee § 34
Heirs § 44
Person § 56
Personal representative § 58
Property § 62
Proof of giving notice § 7308

Note. At the August 1985 meeting, the Commission asked whether subdivision (a) should require the notice to state that the person served has 30 days to file a response to the petition. The staff would not include such a requirement because a responsive pleading is not required. See Prob. Code § 851.5; 7 B. Witkin, Summary of California Law Wills and Probate § 244, at 5750 (8th ed. 1974).

The staff has revised the existing law to require in subdivision (a) that 30 days notice be given to any person who may be actively engaged in the litigation caused by the filing of the petition. The 30-day notice requirement is provided to allow time for the person to prepare for the litigation which is in the nature of a civil action to determine the title to property.

Note, Notice provisions in brackets will be superseded by general provisions, to be drafted.

§ 9862. Continuance for preparation for hearing

9862. Any interested person may request time for filing a response to the petition, for discovery proceedings, or for other preparation for the hearing, and the court shall grant a continuance for a reasonable time for any of such purposes.

Comment. Section 9862 continues the fifth sentence of former Section 851.5 without change and is the same as Section 2522 (guardianship-conservatorship law).

CROSS-REFERENCES

Definitions
Interested person § 48
Personal representative § 58

§ 9863. Filing of notice of lis pendens

9863. If the matter concerns real property, notice of the pendency of the proceeding may be filed pursuant to Section 409 of the Code of Civil Procedure.

<u>Comment.</u> Section 9863 continues the sixth sentence of former Section 851.5 with the addition of the introductory clause. Section 9903 is the same as Section 2523 (guardianship-conservatorship law).

Definitions
Real property § 68

§ 9864. Denial of petition if objection based on venue

9864. Any person having or claiming title to or an interest in the property which is the subject of the petition may, at or prior to the hearing, object to the hearing of the petition if the petition is filed in a court which is not the proper court under any other provision of law for the trial of a civil action seeking the same relief and, if the objection is established, the court shall not grant the petition.

<u>Comment.</u> Section 9864 continues the seventh sentence of former Section 851.5 without change and is the same as Section 2524 (guardianship-conservatorship law).

CROSS-REFERENCES

Definitions Person § 56 Property § 62

§ 9865. Abatement of petition if civil action pending

- 9865. (a) Except as provided in subdivision (b), if a civil action is pending with respect to the subject matter of a petition filed pursuant to this chapter and jurisdiction has been obtained in the court where the civil action is pending prior to the filing of the petition, upon request of any party to the civil action, the court shall abate the petition until the conclusion of the civil action.
- (b) The court need not abate the petition if the court determines that the civil action was filed for the purpose of delay.

<u>Comment.</u> Subdivision (a) of Section 9865 restates the last sentence of former Section 851.5 without substantive change. Subdivision (b) codifies the rule of Richer v. Superior Court, 63 Cal. App.3d 748, 756-57, 134 Cal. Rptr. 52 (1976).

For the comparable provision in the guardianship-conservatorship law, see Section 2525.

CROSS-REFERENCES

Definitions Court § 29 Note. The comparable provision of the guardianship-conservatorship law does not require that jurisdiction have been obtained in the court where the civil action is pending "prior to the filing of the petition"; it is enough if a civil action has been filed and jurisdiction has been obtained at the time the request is made to abate the petition. This was a conscious decision made when the guardianship-conservatorship law was drafted. Should Section 9865 be conformed to the guardianship-conservatorship law provision?

The staff is concerned that by codifying subdivision (b), we may be restricting the holding of the Richer case. The language of Section 851.5 says the court "shall" abate the petition filed with the probate court: "If a civil action is pending in respect to the subject matter of a claim filed pursuant to this section and jurisdiction has been obtained in the court where the civil action is pending prior to the filing of such claim the court shall abate the petition until the conclusion of the civil action." However, according to Richer, the effect of the section is to give the court discretion to abate or not: "According to the language of [the section], the pendency of a civil action . . . does not automatically abate the petition, but places the power to abate in the probate court." Should we therefore change "shall" to "may" in subdivision (a) and delete subdivision (b)? The staff does not recommend changing "shall" to "may" in subdivision (b).

§ 9866. Denial of petition if matter should be determined by civil action

9866. The court shall not grant a petition under this chapter if the court determines that the matter should be determined by a civil action.

<u>Comment.</u> Section 9866 restates a portion of the first sentence of former Section 852 without substantive change, and is the same as Section 2526 (guardianship-conservatorship law).

CROSS-REFERENCES

Definitions Court § 29

§ 9867. Order

9867. Except as provided in Sections 9864, 9865, and 9866, if the court is satisfied that a conveyance, transfer, or other order should be made, the court shall make an order authorizing and directing the personal representative or other person having title to or possession of the property to execute a conveyance or transfer to the person entitled thereto or granting other appropriate relief. Comment. Section 9867 restates portions of former Section 850 and of the first sentence of former Section 852 without substantive change. Section 9867 is the same as Section 2527 (guardianship-conservatorship law). Under Section 9867, the court orders the property to be transferred to "the person entitled thereto," which may include the decedent's estate in an appropriate case. See Section 9860.

CROSS-REFERENCES

Definitions
Court § 29
Person § 56
Personal representative § 58
Property § 62

§ 9868. Execution of conveyance or transfer; effect of order

- 9868. (a) The personal representative or other person ordered to execute a conveyance or transfer under Section 9867 shall execute the conveyance or transfer according to the terms of the order, and the court may enforce its execution by process.
- (b) After entry of an order that the personal representative or other person execute a conveyance or transfer, the person entitled thereunder has the right to the possession of the property, and the right to hold the property, according to the terms of the order as if the property had been conveyed or transferred in accordance with the terms of the order.

Comment. Subdivision (a) of Section 9868 restates the second sentence of former Section 853 without substantive change. Subdivision (b) restates a portion of the first sentence of former Section 853 without substantive change. The provision of former Section 853 that the order is prima facie evidence of the correctness of the proceedings, and of the authority of the personal representative or other person to make the conveyance or transfer, has been omitted as unnecessary in view of Section 9612 (effect of court authorization or approval) and Section 7411(d) (conveyance or transfer by personal representative passes title as fully as if decedent had executed it while living).

Section 9868 is subject to the provisions for stay of execution on appeal. See Sections [to be drafted, drawn from Sections 2750-2752 (guardianship-conservatorship law).]

CROSS-REFERENCES

Definitions
Court § 29
Person § 56
Personal representative § 58
Person § 56
Property § 62
Effect of court authorization or approval § 9612
Transfer or conveyance pursuant to court order § 7411

Note. The new Estate and Trust Code should contain a general provision like Section 9612 of the draft statute concerning the effect of an order when it becomes final and perhaps also a provision that probate orders are prima facie evidence of the correctness of the proceedings (to cover such matters as notice of hearing and other procedural matters).

Are the provisions of Section 9612 and 7411(d) adequate to replace the language of former Section 853 that is not continued? See Wood v. Roach, 125 Cal. App. 631, 639, 14 P.2d 170 (1931); Fletcher v. Superior Court, 79 Cal. App. 468, 473-74, 250 P. 195 (1926); 7 B. Witkin, Summary of California Law Wills and Probate § 234, at 5742 (8th ed. 1974); Evid. Code §§ 639, 666.

CHAPTER 11. PURCHASE OF ESTATE PROPERTY BY PERSONAL REPRESENTATIVE

§ 9880. Prohibition against purchase of estate property or claim against estate

9880. Except as provided in this chapter, no personal representative may purchase any property of the estate, or any claim against the estate, directly or indirectly, nor be interested in any such purchase.

<u>Comment.</u> Section 9880 restates the first portion of the first paragraph of former Probate Code Section 583 without substantive change.

CROSS-REFERENCES

Credit in accounts only for amount actually paid on claim §_____
Definitions

Personal representative § 58 Property § 62

§ 9881. Purchase with consent of all heirs or devisees

- 9881. Upon a petition filed under Section 9883, the court may make an order under this section authorizing the personal representative to purchase property of the estate if all of the following requirements are satisfied:
- (a) Written consent to the purchase is signed by (1) all the devisees under the decedent's will if the decedent died testate or (2) all of the decedent's heirs if the decedent died intestate.
 - (b) The written consents are filed with the court.
 - (c) The purchase is shown to be to the advantage of the estate.

 <u>Comment.</u> Section 9881 is new.

Definitions
Devisee § 34
Heirs § 44
Personal representative § 58
Property § 62
Will § 88

§ 9882. Purchase where authorized by will

9882. Upon a petition filed under Section 9883, the court may make an order under this section authorizing the personal representative to purchase property of the estate if the will of the decedent authorizes the personal representative to purchase the property.

<u>Comment.</u> Section 9882 supersedes the first portion of the third paragraph of former Probate Code Section 583 which provided that the prohibition against purchase by the personal representative did not prohibit the purchase of property of the estate by the personal representative pursuant to the will of the decedent.

CROSS-REFERENCES

Definitions
Personal representative § 58
Property § 62
Will § 88

§ 9883. Petition for order under Section 9881 or 9882

- 9883. (a) The personal representative may file a petition requesting that the court make an order under Section 9881 or 9882. The petition shall set forth the facts upon which the request for the order is based.
- (b) Notice of the hearing on the petition shall be given for the period and in the manner required by Sections [1200.5] to all of the following:
- (1) All known heirs and devisees [named in the petition for probate of the will or in the petition for letters of administration, as the case may be], whether or not they have requested special notice or given notice of appearance.
 - (2) All other persons described in Section [1200.5].

(c) If the court is satisfied that the purchase should be authorized, the court shall make an order authorizing the purchase upon the terms and conditions specified in the order, and the personal representative may execute a conveyance or transfer according to the terms of the order.

<u>Comment.</u> Section 9883 is drawn from the last paragraph of former Probate Code Section 583 and from Article 3 (commencing with Section 850) of Chapter 14 of Division 3 of the former Probate Code which was incorporated by reference in former Probate Code Section 583.

CROSS-REFERENCES

Clerk to set petition for hearing § 7202

Definitions
Devise § 32
Heirs § 44
Person § 56
Personal representative § 58

Effect of court authorization § 9612

Petition to be verified § 7203

Proof of giving of notice § 7308

Transfer or conveyance pursuant to court order § 7411

Note. Should an interested person be authorized to file a petition under Section 9883?

§ 9884. Purchase pursuant to contract of decedent to sell

9884. This chapter does not prohibit the purchase of property of the estate by the personal representative pursuant to a contract in writing made during the lifetime of the decedent if the contract is one that can be specifically enforced and the requirements of Chapter 10 (commencing with Section 9860) are satisfied.

Comment. Section 9884 restates the last portion of the third paragraph of former Probate Code Section 583 without substantive change. An order authorizing the personal representative to purchase property pursuant to a contract of the decedent to sell the property is obtained under Chapter 10 (commencing with Section 9860), not under this chapter. See also Section 9860(a)(1), (2).

CROSS-REFERENCES

Definitions
Personal representative § 58
Property § 62

§ 9885, Option to purchase given in will

9885. This chapter does not prevent the exercise by the personal representative of an option to purchase property of the estate given in the will of the decedent if the requirements of Chapter 16 (commencing with Section 9980) are satisfied.

<u>Comment.</u> Section 9885 restates the second paragraph of former Probate Code Section 583 without substantive change. An order authorizing the exercise by the personal representative of an option to purchase property of the estate is obtained under Chapter 16 (commencing with Section 9980), not under this chapter. Under Section 9980, the decedent's will must have been duly admitted to probate.

CROSS-REFERENCES

Definitions
Personal representative § 58
Property § 62
Will § 88

CHAPTER 12. DEDICATION OR CONVEYANCE FOR STREET OR HIGHWAY PURPOSES OR OF EASEMENT OR ACCESS RIGHT

§ 9900. Dedication or conveyance of real property or easement with or without consideration

- 9900. If it is to the advantage of the estate and interested persons, the personal representative, after authorization by order of the court made pursuant to this chapter and upon such terms and conditions as the court may prescribe, may do any of the following either with or without consideration:
- (a) Dedicate or convey real property of the estate or an interest therein to any public entity (including but not limited to the United States or any agency or instrumentality thereof) for any purpose.
- (b) Dedicate or convey an easement over real property of the estate to any person for any purpose.
- (c) Convey, release, or relinquish to any public entity any access rights to any street, highway, or freeway from any real property of the estate.
- (d) Consent as a lienholder to a dedication, conveyance, release, or relinquishment under subdivision (a), (b), or (c) by the owner of property subject to the lien.

<u>Comment.</u> Section 9901 restates a portion of former Section 587 without substantive change but with the addition of language recognizing that the court may prescribe terms and conditions in its order and the addition of subdivision (d), a new provision drawn from Section 2556 (guardianship-conservatorship law). In the introductory clause, the language "advantage of the estate and interested persons" is substituted for the former language "advantage, benefit, and best interest of the estate, and those interested therein." This change is nonsubstantive.

A public entity includes the state and any local public entity.

CROSS-REFERENCES

Definitions
Court § 29
Interested person § 48
Person § 56
Personal representative § 58
Real property § 68
Effect of court authorization § 9612
Transfer or conveyance pursuant to court order § 7411

Note. A definition of "public entity" may be needed in the definitions contained in the preliminary portion of the new code. Although Section 9900 is the only section in the estate management provisions (including sales) that uses the term "public entity," there may be other provisions of the new code that use the term.

Section 200 of the Evidence Code defines "public entity" as follows: "Public entity" includes a nation, state, county, city and county, city, district, public authority, public agency, or any other political subdivision or public corporation, whether foreign or domestic." There are two problems with this definition: (1) It is circular because it defines a "public entity" as a "public authority" or "public agency," thus begging the question; (2) in the context of Section 9900, we probably do not want to include a foreign governmental agency.

§ 9901. Petition; notice of hearing

- 9901. (a) The personal representative or any interested person may file a petition for an order pursuant to this chapter.
- (b) Notice of the hearing on the petition shall be given for the period and in the manner required by Section [1200.5].

 $\underline{\text{Comment}}$. Section 9901 restates a portion of former Probate Code Section 587 without substantive change.

CROSS-REFERENCES

Clerk to set matter for hearing § 7202
Definitions
Interested person § 48
Personal representative § 58
Petition must be verified § 7203

Proof of giving notice § 7308

CHAPTER 13. EXCHANGE OF PROPERTY

§ 9920. Court authorization for exchange

9920. If it is to the advantage of the estate to exchange property of the estate for other property, the personal representative may, after authorization by order of court obtained under this chapter and upon such terms and conditions as may be imposed by the court, exchange the property for the other property. The terms and conditions prescribed by the court may include the payment or receipt of part cash by the personal representative.

<u>Comment</u>. Section 9920 restates a portion of the first sentence of former Section 860 without substantive change. The language "advantage of the estate" is substituted for the former language "advantage or best interests of the estate." This change is nonsubstantive. For the section of guardianship-conservatorship law comparable to this chapter, see Section 2557.

CROSS-REFERENCES

Effect of court authorization § 9612
Definitions
Court § 29
Personal representative § 58
Property § 62

§ 9921. Petition

9921. To obtain an order under this chapter, the personal representative or any interested person shall file a petition showing that the exchange would be to the advantage of the estate.

<u>Comment.</u> Section 9921 restates a portion of the first sentence of former Probate Code Section 860 without substantive change. The phrase "advantage of the estate" is substituted for the former phrase "advantage or best interests of the estate." This change is nonsubstantive.

CROSS-REFERENCES

Definitions
Interested person § 48
Personal representative § 58
Verification required § 7203

§ 9922. Notice of hearing

9922. (a) Except as provided in subdivision (b), notice of the hearing on the petition shall be given for the period and in the manner required by Section [1200.5].

(b) If the petition is for authorization to exchange stocks, bonds, or other securities as defined in Section [771] for different stocks, bonds, or other securities, the court, upon a showing of good cause, may order that the notice be given for a shorter period or that the notice be dispensed with. [The order provided by this subdivision may be made ex parte.]

<u>Comment.</u> Section 9922 restates the second and third sentences of former Probate Code Section 860 without substantive change.

CROSS-REFERENCES

Clerk to set matter for hearing § 7202 Definitions Court § 29 Power of judge at chambers § 7061 Proof of giving notice § 7308

Note. The bracketed language in subdivision (b) may be necessary to preserve the substantive effect of the reference in Section 860 to the court "or judge."

CHAPTER 14. LEASES

§ 9940. Leases permitted without court authorization

- 9940. If it is to the advantage of the estate, the personal representative may lease real property of the estate without authorization of the court in either of the following cases:
- (a) Where the rental does not exceed one thousand five hundred dollars (\$1500) a month and the term does not exceed one year.
- (b) Where the lease is from month to month, regardless of the amount of the rental.

Comment. Section 9940 supersedes former Probate Code Section 844. The personal representative may act under Section 9940 without prior court authorization, but the personal representative must exercise ordinary care and diligence in determining whether or not to lease the real property and in the leasing of the property. See Section 9600. The personal representative may seek approval from the court under Section 9941 if in doubt as to the appropriate action to take. As to the effect of court authorization, see Section 9612.

Subdivision (a) of Section 9940 increases the maximum rental under former Probate Code Section 844 from \$250 a month to \$1,500 a month. Court supervision for leases for less than \$1,500 a month adds little protection to the estate, since overbids on these leases are rare and the one-year maximum limit on the lease term assures that the lease will terminate before or soon after distribution of the average

estate. See Review of 1963 Code Legislation, 38 St. B.J. 601, 777 (1963). If the lease gives the lessee an option to extend the lease beyond a one-year term, court approval of the lease is required. For a similar provision of the guardianship-conservatorship law, see Section 2555.

CROSS-REFERENCES

Definitions
Court § 29
Personal representative § 58
Real property § 68

Note. The Commission has approved giving the personal representative authority to make the leases described in this section without prior court authorization.

§ 9941. Court authorization for lease

9941. The personal representative may lease real property of the estate after authorization by order of court obtained under this chapter upon a showing that the proposed lease is to the advantage of the estate.

<u>Comment.</u> Section 9941 restates a portion of former Probate Code Section 840 without substantive change. As to a lease that includes an option to purchase real property of the estate, see Section 9942. For the provision comparable to this chapter in guardianship-conservatorship law, see Section 2555.

CROSS-REFERENCES

Definitions
Court § 29
Personal representative § 58
Real property § 68

§ 9942. Lease with option to purchase

- 9942. (a) For the purposes of this chapter, "lease" includes without limitation a lease which includes an option to purchase real property of the estate.
- (b) If the proposed lease includes an option to purchase real property of the estate, a petition for an order authorizing the lease shall be filed under this chapter but the applicable provisions for court approval in both this chapter and in Chapter 15 (commencing with Section 9960) apply to the execution of the lease.

Comment. Section 9942 restates former Probate Code Section 845 without substantive change.

CROSS-REFERENCES

Definitions
Court § 29
Real property § 68

§ 9943. Petition for order

- 9943. (a) To obtain an order under this chapter, the personal representative or any interested person shall file a petition containing all of the following:
- (1) A general description of the real property proposed to be leased.
- (2) The term, rental, and general conditions of the proposed lease.
- (3) A showing of the advantage to the estate to accrue from giving the lease.
- (b) If the lease is proposed to be for a term longer than 10 years, the petition shall also state facts showing the need for the longer lease and its advantage to the estate and the interested persons.

<u>Comment.</u> Subdivision (a) of Section 9943 restates the first sentence of former Probate Gode Section 841 without substantive change. Subdivision (b) restates a portion of the first sentence of former Probate Gode Section 842.1 without substantive change.

CROSS-REFERENCES

Clerk to set matter for hearing § 7202
Definitions
Interested person § 48
Personal representative § 58
Real property § 68
Terms and conditions of lease § 9946
Verification required § 7203

§ 9944. Notice of hearing

- 9944. (a) Notice of the hearing on the petition shall be given for the period and in the manner required by [Sections 1200 and 1200.5].
- (b) Notice of the hearing on the petition also shall be given for the period and in the manner required by Section [780], but this notice is not required if the will authorizes or directs the personal representative to lease property.

(c) If the lease is proposed to be for a term longer than 10 years, the petitioner shall also mail notice of the hearing [at least 20 days before the hearing] to [the persons named as devisees under the decedent's will or, in an intestacy proceeding, to the persons named as heirs whose names and addresses appear in the estate proceeding].

<u>Comment.</u> Subdivisions (a) and (b) of Section 9944 restate a portion of the second sentence and all of the third sentence of former Probate Code Section 841 without substantive change.

Subdivision (c) restates the second sentence of former Probate Code Section 842.1 without substantive change. The authority under former Section 842.1 for the court to require additional notice is omitted as unnecessary in view of the general provision which gives the court this authority. See Section [1204].

For the comparable provision in the guardianship-conservatorship law, see Section 2553(b).

CROSS-REFERENCES

Clerk to set matter for hearing § 7202
Definitions
Devise § 32
Heirs § 44
Personal property § 57
Property § 62
Will § 88
Proof of giving notice § 7308

Note. Notice provisions in brackets will be superseded by general provisions, to be drafted.

§ 9945. Hearing and order

- 9945. (a) The court [shall hear the petition and any objection thereto and] may require such [additional] proof of the fairness and feasibility of the transaction as the court determines is necessary. The court shall also entertain and consider any other offer made in good faith at the hearing to lease the same property on more favorable terms.
- (b) If the court is satisfied that it will be to the advantage of the estate, the court shall make an order authorizing the personal representative to make the lease to the person and on the terms and conditions stated in the order as provided in Section 9946. The court shall not make an order authorizing the personal representative to

make the lease to any person other than the lessee named in the petition unless the offer made at the hearing is acceptable to the personal representative.

<u>Comment.</u> Section 9945 restates the first sentence of former Probate Code Section 842, and a portion of the first sentence of former Probate Code Section 842.1, without substantive change. Section 9945 is the same in substance as subdivision (c) of Section 2553 (guardianship-conservatorship law).

CROSS-REFERENCES

Definitions
Court § 29
Person § 56
Personal representative § 58
Property § 62
Effect of court authorization or approval § 9612
Transfer or conveyance pursuant to court order § 7411

§ 9946. Terms and conditions of leases

- 9946. (a) An order authorizing the execution of a lease shall set forth the minimum rental or royalty and the period of the lease, which shall be for such time as the court may authorize, except that the court shall not authorize a lease for longer than 10 years if any heir or devisee who has an interest in the property to be leased objects at the hearing.
- (b) The order may authorize other terms and conditions of the lease, including, with respect to a lease for the purpose of production of minerals, oil, gas, or other hydrocarbon substances, any of the following:
- (1) A provision for the payment of rental and royalty to a depositary.
- (2) A provision for the appointment of a common agent to represent the interests of all the lessors.
- (3) A provision for the payment of a compensatory royalty in lieu of rental and in lieu of drilling and producing operations on the land covered by the lease.
- (4) A provision empowering the lessee to enter into any agreement authorized by Section 3301 of the Public Resources Code with respect to the land covered by the lease.

- (5) A provision for pooling or unitization by the lessee.
- (c) If the lease covers additional property owned by other persons or an undivided or other interest of the decedent less than the entire ownership in the property, the lease may provide for division of rental and royalty in the proportion that the land or interest of each owner bears to the total area of the land or total interests covered by such lease.
- (d) A lease for the purpose of production of minerals, oil, gas, or other hydrocarbon substances may be for a fixed period and any of the following:
- (1) So long thereafter as minerals, oil, gas, or other hydrocarbon substances are produced in paying quantities from the property leased or mining or drilling operations are conducted thereon.
- (2) If the lease provides for the payment of a compensatory royalty, so long thereafter as such compensatory royalty is paid.
- (3) If the land covered by the lease is included in an agreement authorized by Section 3301 of the Public Resources Code, so long thereafter as oil, gas, or other hydrocarbon substances are produced in paying quantities from any of the lands included in any such agreement or drilling operations are conducted thereon.

<u>Comment.</u> Section 9946 restates the second, third, fourth, and fifth sentences of former Probate Code Section 842, and the last sentence of former Probate Code Section 842.1, without substantive change.

Under subdivision (a), the court may not authorize a lease for longer than 10 years if any heir or devisee who has an interest in the property to be leased objects at the hearing. It was not clear whether the provision of former Probate Gode Section 842.1 applied to all leases longer than 10 years, or merely to leases authorized under that section.

The reference in former Probate Code Section 842 to a lease for the growing of asparagus is omitted, since under Section 9946 a lease may be authorized for longer than 10 years for any purpose if the advantage to the estate is shown. See Sections 9941(a) and 9945. See also Review of Selected 1965 Code Legislation 220 (Cal. Cont. Ed. Bar 1965) (average growing life of asparagus is 15 years).

Section 9946 is similar to Section 2554 (guardianship-conservatorship law).

CROSS-REFERENCES

Definitions

Court § 29

Devisee § 34

Heirs § 44

Person § 56

Personal representative § 58

Property § 62

Note. Should an heir or devisee be permitted to prevent an order authorizing a lease for longer than 10 years for the purpose of production of minerals, oil, gas, and other hydrocarbon substances? The existing law is unclear and under Section 9946 such an objection would prevent the court from authorizing the lease.

§ 9947. Effectiveness of lease

- 9947. (a) A lease made pursuant to an order obtained under this chapter is effectual to demise and let the premises described in the order at the rent, for the term, and upon the conditions prescribed in the order.
- (b) Jurisdiction of the court to administer the estate of the decedent shall be effectual to vest the court with jurisdiction to make the order for the lease. This jurisdiction shall conclusively inure to the benefit of the lessee and the lessee's heirs and assigns.
- (c) No omission, error, or irregularity in the proceedings under this chapter shall impair or invalidate the proceedings or the lease made pursuant to an order made under this chapter.

Comment. Section 9947 restates the second, third and fourth sentences of former Probate Code Section 843 without substantive change. Subdivisions (b) and (c) of Section 9947 are the same as subdivision (d) of Section 2553 (guardianship-conservatorship law).

CROSS-REFERENCES

Definitions

Court § 29

Heirs § 44

§ 9948. Repeat authorizations

9948. The court may make an order under this chapter as often as the need therefor may arise in the administration of the estate.

<u>Comment.</u> Section 9948 restates a portion of former Probate Code Section 840 without substantive change.

CROSS-REFERENCES

Definitions Court § 29 Note. Section 9948 perhaps should be a general provision. A similar provision is included in some other section as well as in Section 9948, thereby creating the impression that only one order may be made under provisions not having a provision like Section 9948.

CHAPTER 15. GRANTING OPTION TO PURCHASE REAL PROPERTY

§ 9960. Authority to grant option

9960. The personal representative may, after authorization by order of court obtained under this chapter, grant an option to purchase real property of the estate for a period within or beyond the period of administration.

<u>Comment</u>. Section 9960 restates the first sentence of former Probate Code Section 584.3 without substantive change.

CROSS-REFERENCES

Definitions
Court § 29
Personal representative § 58
Real property § 68
Effect of court authorization or approval § 9612
Option to purchase given in will § 9980
Verification required § 7203

§ 9961. Petition

- 9961. To obtain an order under this chapter, the personal representative shall file a petition containing all of the following:
 - (a) A description of the real property.
 - (b) The terms and conditions of the proposed option.
- (c) A showing of the advantage to the estate to accrue from the granting of the option.

<u>Comment</u>. Section 9961 restates subdivision (a) of former Probate Code Section 584.3 without substantive change.

CROSS-REFERENCES

Clerk to set matter for hearing § 7202
Definitions
Court § 29
Personal representative § 58
Real property § 68
Verification required § 7203

Note. Should an interested person be permitted to file a petition under this chapter?

§ 9962. Minimum purchase price

9962. The purchase price of the real property subject to the option shall be at least 90 percent of the appraised value of the real property. The appraisal shall be one made by a probate referee within 90 days prior to the filing of the petition.

<u>Comment</u>. Section 9962 restates subdivision (b) of former Probate Code Section 584.3 without substantive change.

The requirement of Section 9962 that the purchase price be at least 90 percent of appraised value is consistent with the general provision prescribing the minimum price for private sales of real property. See Section 10106.

CROSS-REFERENCES

Definitions

Real property § 68

Note. The existing provision and the new provision governing sales of real property require that the appraisal be made within one year prior to the date of the sale. Should the 90-day period specified in Section 9962 be increased to one year or to some other period longer than 90 days?

§ 9963. Notice of hearing

- 9963. (a) Notice of the hearing on the petition shall be given for the period and in the manner provided in Sections [1200 and 1200.5].
- (b) The personal representative shall also cause notice of the hearing to be mailed at least 10 days before the hearing, postage prepaid, to all heirs and devisees [of the decedent who are known to the personal representative, addressed to them at their respective post office addresses].

<u>Comment</u>. Section 9963 restates subdivision (c) of former Probate Code Section 584.3 without substantive change.

CROSS-REFERENCES

Clerk to set matter for hearing § 7202

Definitions

Devise § 32

Heirs § 44

Personal representative § 58

Proof of giving notice § 7308

Note. Portions of subdivision (b) may go in a general provision (10 days for mailed notice; how mailed notice is addressed). Compare subdivision (b) of Section 9963 with subdivision (c) of Section 9944.

§ 9964. Order

- 9964. (a) The court shall make an order authorizing the personal representative to grant the option upon the terms and conditions stated in the order if the court is satisfied as to all of the following:
- (1) Good reason exists to grant the option and granting the option will be to the advantage of the estate.
- (2) It does not appear that a higher offer with respect to the purchase price of the real property subject to the option may be obtained. An offer is a higher offer with respect to purchase price only if the offer satisfies the requirements of Section 10108 governing increased bids in real property sales.
- (3) It does not appear that a better offer with respect to the terms of the option may be obtained. An offer is a better offer with respect to the terms of the option only if the offer is materially more advantageous to the estate.
- (b) A higher offer made either for cash or on credit, whether on the same or different credit terms, or a better offer, shall be considered only if the personal representative informs the court in person or by counsel, before the court makes its order authorizing the granting of the option, that the offer is acceptable.

<u>Comment.</u> Section 9964 restates the second, third, and fourth sentences of subdivision (d) of former Probate Code Section 584.3 without substantive change.

CROSS-REFERENCES

Definitions
Court § 29
Personal representative § 58
Real property § 68
Effect of court authorization or approval § 9612
Transfer or conveyance pursuant to court order § 7411

§ 9965. Option expires unless notice of exercise recorded

9965. An option granted pursuant to an order made under this chapter, whether within or beyond the administration of the estate, is subject to Chapter 4 (commencing with Section 884.010) of Title 5 of Part 2 of Division 2 of the Civil Code.

<u>Comment</u>. Section 9965 restates the second sentence of subdivision (e) of former Probate Code Section 584.3 without substantive change.

§ 9966. Final distribution of property subject to option

9966. If an option granted pursuant to an order made under this chapter extends beyond the administration of the estate, the decree of final distribution shall provide that the real property subject to the option be distributed subject to the terms and conditions of the option.

<u>Comment</u>. Section 9966 restates the first sentence of subdivision (e) of former Probate Code Section 584.3 without substantive change.

CROSS-REFERENCES

Definitions

Real property § 68

Note. Should Section 9966 go with the provisions on final distribution?

CHAPTER 16. OPTION TO PURCHASE GIVEN IN WILL

§ 9980. Option to purchase given in will

9980. When an option to purchase real or personal property is given in a will admitted to probate, the court may make an order under this chapter directing the personal representative to transfer or convey the property to the person given the option upon compliance with the terms and conditions stated in the will.

<u>Comment.</u> Section 9980 continues a portion of the first sentence of former Probate Code Section 854 without substantive change.

CROSS-REFERENCES

Definitions

Court § 29

Person § 56

Personal property § 57

Personal representative § 58

Real property § 68

Will § 88

Effect of court authorization or approval § 9612

Transfer or conveyance pursuant to court order § 7411

§ 9981. Filing of petition; persons who may file; time for filing

9981. (a) To obtain an order under this chapter, the personal representative or the person given the option to purchase the property shall file a petition.

- (b) Subject to subdivision (c), the petition shall be filed not later than the time a petition for distribution of the property subject to the option is filed.
- (c) The petition shall be filed within any time limitation stated in the will or, in any event, not later than the time specified in subdivision (b). If a time limitation stated in the will is measured from the death of the testator, the time is extended by the period between the death of the testator and the issuance of letters, but in no event to a time later than the time specified in subdivision (b).

Comment. Section 9981 supersedes a portion of the first sentence and all of the last sentence of former Probate Code Section 854. Section 9981 extends the right to file a petition to the personal representative. The requirement of former Section 854 that the petition must be filed not later than six months after issuance of letters is revised to permit the petition to be filed at any time not later than the time a petition for distribution of the property subject to the option is filed (subject to any time limits stated in the decedent's will).

CROSS-REFERENCES

Clerk to set matter for hearing § 7202
Definitions
Letters § 52
Person § 56
Personal representative § 58
Property § 62
Will § 88
Verification required § 7203

Note. Should an interested person be authorized to file a petition under Section 9981?

§ 9982. Notice of hearing

9982. Notice of the hearing on the petition shall be given for the period and in the manner required by [Section 1200.5].

Comment. Section 9982 replaces the second sentence of former Probate Code Section 854. The provision of the second sentence of former Section 854 requiring the clerk to set the petition for hearing is continued in Section 7202. A reference to Section [1200.5] (formerly Probate Code Section 1200.5) (giving notice of hearing by mail) is substituted for the reference in the second sentence of former Section 854 to former Probate Code Section 1200 (now Section [1200]) (posting of notice of hearing). Prior to 1980, Probate Code Section 1200 required notice both by posting and by mail. In 1980, the provisions for notice by mail were split out of Section 1200 and relocated in a new Section 1200.5 (see 1980 Cal. Stat. ch. 955, §§ 29,

31), but conforming revisions were not made to all the sections of the Probate Code that made reference to Section 1200. The substitution in Section 9982 of a reference to the provision providing for notice by mail in place of the references in prior law to the provision providing for notice by posting will effectuate legislative intent. Subdivision (d) of former Probate Code Section 1200 provided that notice by posting under that section was not required, notwithstanding any other provision of the Probate Code, except for a few matters specifically enumerated in that section, and subdivision (e) of former Probate Code Section 1200.5 provided that the notice by mail under that section was in addition to the notice, if any, required to be given in the manner specified in Probate Code Section 1200.

CROSS-REFERENCES

Clerk to set matter for hearing § 7202 Verification required § 7203

Note. The notice provisions in brackets will be superseded by general notice provisions, to be drafted.

§ 9983. Protection of rights of creditors

- 9983. The court shall not make an order under this chapter unless one of the following requirements is satisfied:
- (a) The court determines that the rights of creditors will not be impaired by the making of the order.
- (b) The court requires a bond in an amount and with such surety as the court shall direct or approve.

<u>Comment.</u> Section 9983 restates the first sentence of the third paragraph of former Probate Code Section 854 without substantive change.

The requirement of former Section 854 that an order shall not be entered unless the court finds that inheritance taxes have been paid or the State Controller consents to the order is not continued. Inheritance taxes have been abolished in California. See Rev. & Tax. Code § 13301.

CROSS-REFERENCES

Definitions Court § 29

Granting option to purchase real property § 9960-9966

CHAPTER 17. SALES

Article 1. General Provisions

§ 10010. When estate property may be sold

The personal representative may sell real or personal property of the estate in any of the following cases:

- (a) When the sale is necessary to pay debts, devises, family allowance, expenses of administration, or taxes.
 - (b) When the sale is to the advantage of the estate.
 - (c) When the property is directed by the will to be sold.
 - (d) When authority is given in the will to sell the property.

Comment, Subdivisions (a) and (b) of Section 10010 restate a portion of the second sentence of former Probate Code Section 754 without substantive change.

The reference to "taxes" has been added to subdivision (a) of Section 10010, consistent with the likely construction of former Section 754. See Hudner, Sales of Estate Property, in 1 California Decedent Estate Administration § 14.3, at 504 (Cal. Cont. Ed. Bar 1971).

The phrase "to the advantage of the estate" has been substituted in subdivision (b) of Section 10010 for the phrase "for the advantage, benefit, and best interests of the estate and those interested therein" which was used in former Probate Code Section 754. substitution makes no substantive change in the provision.

Subdivisions (c) and (d) restate portions of the first sentence of former Probate Code Section 757 without substantive change.

CROSS-REFERENCES

Court order requiring sale § 10011 Damages for neglect or misconduct in sale § 10380 Definitions

Devise § 32 Interested person § 48 Personal property § 57 Personal representative § 58 Property § 62 Real property § 68 Will § 88 Independent administration

Authority not limited § 10016

Authorization § 10500

Limitation of actions for recovery of property § 10382 Liquidated damages for fraudulent sale of real property § 10381

§ 10011. Court order requiring sale of property

- 10011. (a) If the personal representative neglects or refuses to sell the property, any interested person may petition the court for an order requiring the personal representative to sell real or personal property of the estate in any of the following cases:
- (1) When the sale is necessary to pay debts, devises, family allowance, expenses of administration, or taxes.
 - (2) When the sale is to the advantage of the estate.
 - (3) When the property is directed by the will to be sold.
- (b) Notice of the hearing on the petition shall be given to the personal representative by citation served at least five days before the hearing.

<u>Comment.</u> Section 10011 restates former Probate Code Section 758, without substantive change.

The reference to "taxes" has been added to subdivision (a)(1), consistent with the addition of "taxes" to subdivision (a) of Section 10010. See the Comment to that section.

The phrase "to the advantage of the estate" has been substituted in subdivision (a)(2) of Section 10011 for the phrase "for the advantage, benefit, and best interests of the estate and those interested therein" which was used in former Probate Code Section 758. This substitution makes no substantive change in the provision and makes the provision consistent with subdivision (b) of Section 10010. See the Comment to that section.

CROSS-REFERENCES

Clerk to set matter for hearing § 7202 Compliance with directions in will § 10012 Definitions

Devise § 32
Interested person § 48
Personal property § 57
Personal representative § 58
Property § 62
Real property § 68
Will § 88
Effect of court authorization or approval § 9612
Giving notice by citation §§ [1206, 1207]

Proof of giving notice § 7308
Verification required § 7203

Note. Should notice of the hearing of the petition also be given to the persons and in the manner provided in Section 1200.5?

§ 10012. Directions in will as to mode of selling or property to be sold

10012. If directions are given in the will as to the mode of selling or the particular property to be sold, the personal representative shall comply with those directions.

<u>Comment.</u> Section 10012 continues the last sentence of former Probate Code Section 757 without substantive change.

CROSS-REFERENCES

Court order requiring sale § 10011
Definitions
Property § 62
Will § 88

10013. Discretion of personal representative as to property to be sold and mode of selling

- 10013. Subject to Section 10012, if estate property is required or permitted to be sold:
- (a) The personal representative may use his or her discretion as to which property to sell first. In selling property to pay debts, devises, family allowance, expenses of administration, or taxes, there is no priority as between real and personal property.
- (b) The personal representative may sell the entire interest of the estate in the property or any lesser interest or estate therein.
- (c) The personal representative may sell the property either at public auction or private sale.

Comment. Subdivision (a) of Section 10013 restates the first sentence and a portion of the second sentence of former Probate Code Section 754 without substantive change. The reference to "taxes" has been added to subdivision (a), consistent with the addition of "taxes" to subdivision (a) of Section 10010. See the Comment to that section. For the rules of abatement, see Sections 6190-6194.

Subdivision (b) restates the third sentence of former Probate Code Section 754 without substantive change.

Subdivision (c) restates a portion of the second sentence of former Probate Code Section 754 and a portion of the first sentence of former Section 757 without substantive change.

CROSS-REFERENCES

Compliance with directions in will § 10012 Definitions

Devise § 32 Personal property § 57 Personal representative § 58 Property § 62 Real property § 68

Sale of assests of estate as unit § 10014

Mote. Does the personal representative really have discretion under subdivisions (a) to (c) inclusive of Section 10013 in a case where the personal representative must obtain an order authorizing the sale? What if the court determines that it is to the advantage of the estate to sell one asset of the estate instead of another asset of the estate? Should the second sentence of subdivision (a) be omitted as unnecessary in view of the first sentence of subdivision (a)?

The discretion of the personal representative as to which property to sell first is subject under existing law to the provisions of Sections 750 and 751. Care must be taken to preserve the limitation established by Sections 750 and 751 when those sections are drafted for inclusion in the new code.

§ 10014. Sale of assets, whether real or personal, as a unit

- 10014. (a) When the personal representative determines in his or her discretion that, by use or relationship, any assets of the estate, whether real or personal, constitute a unit for purposes of sale, the personal representative may cause the property to be appraised as a unit.
- (b) Whether or not the property is appraised as a unit, the personal representative may sell all the assets described in subdivision (a) as a unit and under one bid if the court finds the sale to be to the advantage of the estate.
- (c) No private sale of the assets as a unit may be made for less than 90 percent of the sum of the appraised values of the personal property and the sum of the appraised values of the real property, appraised separately, or for less than 90 percent of the appraised value if appraised as a unit.
- (d) If the assets to be sold as a unit include any real property, the sale shall be made in the manner provided for the sale of real property, and the bid and sale are subject to the limitations and restrictions established for the sale of real property. If the assets to be sold as a unit are entirely personal property, the property shall be sold in the manner provided for the sale of personal property.

<u>Comment.</u> Section 10014 restates former Probate Code Section 754.5 without substantive change.

CROSS-REFERENCES

Definitions
Court § 29
Personal property § 57
Personal representative § 58
Property § 62
Real property § 68

Note. Under subdivision (c), if the property is appraised as a unit, does the sale also to have to be for not less than the sum of the appraised values of each of the units, appraised separately?

§ 10015. Sale for more or less than appraisement

- 10015. (a) If any property of the estate is sold for more than the appraisement, the personal representative shall account for the [proceeds of sale], including the excess over the [appraisement].
- (b) If any property of the estate is sold for less than the [appraisement] and the sale has been made in accordance with law, the personal representative is not responsible for the loss.

<u>Comment.</u> Section 10015 restates the last sentence of former Probate Code Section 920 without substantive change. The language in subdivision (a) requiring the personal representative to account for the "proceeds of sale" is new, but is consistent with case law. See <u>In re</u> Estate of Gianelli, 146 Cal. 139, 141, 79 P. 841 (1905).

The language in subdivision (b) that the personal representative is not responsible for a loss where a sale is made "in accordance with law" replaces the former reference to a sale which is "justly" made. The new language is consistent with case law. See <u>In re</u> Estate of Guglielmi, 138 Cal. App. 80, 86-88, 31 P.2d 1078 (1934). The new language embraces both a sale made in accordance with this chapter and a sale made under the Independent Administration of Estates Act.

See also Sections 9651 (personal representative shall not profit from increase, nor suffer loss from decrease or destruction without fault), 10900 (duty to account).

CROSS-REFERENCES

Definitions
Personal representative § 58
Property § 62

Note. Section 10015 appears to be a provision that might more appropriately be included in the provisions relating to accounting.

§ 10016. Independent administration authority not limited

10016. Nothing in this chapter limits or restricts the authority given the personal representative under Part 6 (commencing with Section 10400) if the personal representative has been given the authority to administer the estate under that part.

<u>Comment.</u> Section 10016 is a new provision that makes clear that this chapter does not limit the authority of the personal representative under the Independent Administration of Estates Act. See generally Section 10500 (administration under independent administration authority).

Definitions

Personal representative § 58

Article 2. Contract With Agent, Broker, or Auctioneer

§ 10150. Contract with agent or broker

10150. (a) The personal representative may enter into a written contract with any bona fide agent or broker, or multiple group of agents or brokers, to secure a purchaser for any real or personal property of the estate.

- (b) The contract may provide for payment of a commission out of the proceeds of sale.
- (c) The contract may grant an exclusive right to sell property for a period not in excess of 90 days if prior to execution of the contract granting an exclusive right to sell the personal representative obtains permission of the court to enter into the contract upon a showing of necessity and advantage to the estate. The court may grant the permission when the personal representative is appointed or at any subsequent time upon ex parte application.
- (d) No liability of any kind is incurred by the estate under the contract unless an actual sale is made and is confirmed by the court. When a sale is confirmed by the court to a purchaser procured by the agent or broker making the contract, the contract is binding and valid as against the estate for such amount as the court allows pursuant to Article 3 (commencing with Section 10160).
- (e) The personal representative is not personally liable on the contract by reason of execution of the contract.

<u>Comment.</u> Section 10150 restates all of former Probate Code Section 760 without substantive change except for the second sentence which is replaced by Section 10164.

CROSS-REFERENCES

Definitions Court § 29 Personal pro

Personal property § 57
Personal representative § 58

Property § 62

Real property § 68

Rights of purchaser of personal property § 10152

Note. At the March 1985 meeting, the Commission asked whether the nonliability provision protecting the personal representative (now subdivision (e) of Section 10150 and subdivision (d) of Section 10151) should be limited to contracts which show the representative capacity of the personal representative. The staff would retain existing law; we would not limit the provisions to contracts which show the representative capacity of the personal representative. It seems impossible that the agent, broker, or auctioneer could be unaware that the sale is an estate sale. If so, to require the contract to show the representative capacity would add no real protection and might be a trap for the unwary.

§ 10151. Contract with auctioneer

- 10151. (a) The personal representative may enter into a written contract with any auctioneer who holds a valid license under Chapter 3.7 (commencing with Section 5700) of Division 3 of the Business and Professions Code to conduct a public auction sale and to secure purchasers by such method for any personal property of the estate to the extent authorized under Chapter 3.7 (commencing with Section 5700) of Division 3 of the Business and Professions Code. A sale pursuant to the contract shall be with reserve.
- (b) The contract may provide for payment to the auctioneer of a fee or commission out of the proceeds of sale and for reimbursement of expenses, in amounts to be determined by the court if the sale is confirmed by the court. The contract may provide that personal property of two or more estates being administered by the same personal representative may be sold at the same public auction sale. Items of personal property may be sold separately or in a lot with other items from the same estate. The auctioneer shall comply with the instructions of the personal representative with respect to withdrawal of items, risk of loss, place of delivery, warranties, and other matters.
- (c) No liability of any kind is incurred by the estate under the contract or a sale unless the sale is confirmed by the court. When a sale is confirmed by the court, the contract is binding and valid as against the estate for such amount as the court allows under Section 10166.
- (d) The personal representative is not personally liable on the contract by reason of execution of the contract.

<u>Comment.</u> Subdivision (a) of Section 10151 restates the first and sixth sentences of former Probate Code Section 760.5 with the following changes:

- (1) The reference in former Section 760.5 to a "bona fide" auctioneer "authorized to act as such in the locality" is replaced by the reference to an auctioneer licensed under the Auctioneer and Auction Licensing Act (Bus. & Prof. Code §§ 5700-5791.5).
- (2) The provision of former Section 760.5 authorizing auction sale of "tangible" personal property is revised to authorize auction sale of all personal property an auctioneer may auction under the Auctioneer and Auction Licensing Act (see, e.g., Bus. & Prof. Code §§ 5701(j), 5774, 5775-5776).

Subdivisions (b)-(d) of Section 10151 restate the remainder of former Probate Code Section 760.5 without substantive change except for the last portion of the third sentence which is replaced by Section 10152.

See also Sections 10254 (sales at public auction), 10259 (personal representative responsible for the value of property title to which passes without court confirmation unless the court subsequently confirms the sale).

CROSS-REFERENCES

Definitions
Court § 29
Personal property § 57
Personal representative § 58
Rights of purchaser of personal property § 10152

Note. Should there be a provision authorizing a contract with an auctioneer to sell personal property that may be sold without court confirmation under Section 10087 (perishable and depreciating property)? Section 10151, in its present form, requires court confirmation of a sale before the contract is binding on the estate.

§ 10152. Rights of purchaser of personal property not limited

10152. Nothing in this article limits the rights of a purchaser of personal property to whom title passes pursuant to Section 10259 without court confirmation.

Comment. Section 10152 continues without substantive change the last portion of the third sentence of former Probate Code Section 760.5 (contract with auctioneer) and extends the provision to apply also to the rights of the purchaser of personal property when the contract is with a broker or agent.

CROSS-REFERENCES

Definitions
Court § 29
Personal property § 57

Article 3. Compensation of Agent, Broker, or Auctioneer

§ 10160. Limitation on liability of estate

10160. The estate is not liable to an agent, broker, or auctioneer under a contract for the sale of property or in connection with a sale of property for any fee, commission, or other compensation or expenses unless the following requirements are satisfied:

- (a) An actual sale is made.
- (b) If court confirmation is required, the sale is confirmed by the court.

Comment. Section 10160 restates the last portion of the last sentence of former Probate Code Section 760 and a portion of the third sentence of former Probate Code Section 760.5 without substantive change. The requirement that an "actual" sale be made means in the case of real property that a deed has been given to the purchaser and a mortgage or deed of trust has been taken for payments due in the future. See Estate of Rule, 25 Cal.2d 1, 16, 152 P.2d 1003 (1944); Wilson v. Fleming, 106 Cal. App. 542, 549, 289 P. 658 (1930). As to when court confirmation is not required, see Section 10259 (personal property).

CROSS-REFERENCES

Contract with agent or broker § 10150 Contract with auctioneer § 10151 Definitions Court § 29 Property § 62

§ 10161. Compensation of agent or broker

10161. Subject to the provisions of this article, whether or not the agent or broker has a contract with the personal representative, the fee, commission, or other compensation of an agent or broker in connection with a sale of property shall be the amount the court, in its discretion, determines to be a reasonable compensation for the services of the agent or broker to the estate.

Comment. Section 10161 restates a portion of the fourth sentence of former Probate Code Section 760 (contract binding "for an amount to be allowed by the court"), a portion of former Probate Code Section 761.5 (overbidder's agent entitled to "reasonable compensation" fixed by the court), and a portion of the second and third sentences of former Probate Code Section 785 (overbidder's agent entitled to "reasonable compensation" fixed by the court), without substantive change. Section 10161 uses language drawn primarily from the last portion of former Probate Code Section 761.5.

The compensation to an agent or broker may be for the sale of real or personal property of the estate. See Section 10150.

CROSS-REFERENCES

Contract with agent or broker § 10150
Definitions
Court § 29
Personal representative § 58
Property § 62

§ 10162. Sale on increased bid where original bid made by purchaser direct to estate

10162. If the original bid is made by a purchaser direct to the estate and thereafter a bona fide agent or broker makes an increased bid at the time of the hearing on the petition for confirmation of the sale on the original bid and the property is sold on the increased bid, the court shall allow the compensation determined under Section 10161 to the agent or broker who procured the purchaser to whom the sale is confirmed.

<u>Comment.</u> Section 10162 restates the substance of former Probate Code Section 761.5. Section 10162 refers to Section 10061 which continues the last portion of former Section 761.5 without substantive change.

CROSS-REFERENCES

Definitions Court § 29

§ 10163. Allocation of commission among competing agents or brokers

- 10163. (a) If the court confirms a sale on an increased bid made at the time of the hearing on the petition for confirmation to a purchaser not procured by the agent or broker holding the contract with the personal representative, the court shall allow a commission determined under Section 10161 on the full amount for which the sale is confirmed, to be allocated as provided in this section.
- (b) Except as provided in subdivision (c), if the successful bidder is produced by a bona fide agent or broker, the commission determined under Section 10161 on the full amount for which the sale is confirmed shall be allocated as follows:
- (1) One-half of the commission on the original bid to be paid to the agent or broker whose bid was returned to the court for confirmation.

- (2) The balance to be paid to the agent or broker who procured the purchaser to whom the sale is confirmed.
- (c) In the case of a sale of real property, the compensation of the agent or broker who produces the successful bidder shall not exceed one-half of the difference between the amount of the bid in the original return and the amount of the successful bid. This limitation does not apply to the compensation of the agent or broker who holds the contract with the personal representative.
- (d) If the successful bidder is not produced by a bona fide agent or broker, the agent or broker holding the contract with the personal representative shall be allowed a full commission on the amount of the original bid returned by him or her determined as provided in Section 10161.

Comment. Subdivisions (a), (b), and (d) of Section 10163 restate former Probate Code Section 761 without substantive change. Subdivision (c) restates the fourth sentence of former Probate Code Section 785 without substantive change. See Review of Selected 1955 Code Legislation, at 160 (Cal. Cont. Ed. Bar 1955) (50-50 split of former Section 761 subject to one-half of the difference limit of former Section 785). The language referring to Section 10161 is added to Section 10163 to make clear that the court has discretion to determine the total amount of compensation to be allocated under Section 10163.

CROSS-REFERENCES

Definitions
Court § 29
Personal representative § 58
Real property § 68

Note. What is the meaning of "one-half of the commission on the original bid" used in subdivision (b)(1)?

§ 10164. Allocation of commission among cooperating agents or brokers

10164. Subject to subdivision (c) of Section 10163, without limiting the court's discretion under Section 10161, the court shall give consideration to any agreement concerning the sharing of compensation or commission in the transaction made between the agent or broker holding the contract with the personal representative and any cooperating agent or broker whose bid is returned to the court for confirmation. The court may order that the commission or compensation determined under Section 10161 be shared among the agents or brokers in such manner as the court determines is reasonable.

<u>Comment.</u> Section 10164 continues what appears to have been the substance of the second sentence of former Probate Code Section 760.

CROSS-REFERENCES

Definitions
Court § 29
Personal representative § 58

Note. Should more weight be given to the agreement between the listing agent or broker and the selling agent or broker?

§ 10165. Condition of bid that certain amount of bid be paid to agent or broker

10165. Notwithstanding that a bid contains a condition that a certain amount of the bid shall be paid to an agent or broker by the personal representative, only such compensation as is proper under this article shall be allowed. Acceptance of the bid by the court binds the bidder even though the compensation allowed by the court is less than that specified by the condition.

<u>Comment.</u> Section 10165 restates the last portion of the sixth sentence of former Probate Code Section 785 (real property) without substantive change, and generalizes it to apply also to sales of personal property.

§ 10166. Compensation and expenses of auctioneer

10166. Whether or not the auctioneer has a contract with the personal representative, the fees, compensation, and expenses of an auctioneer in connection with a sale of property shall be the amount the court, in its discretion, determines to be a reasonable amount for the services of the auctioneer to the estate.

Comment. Section 10166 is a new provision that is consistent with the second sentence of former Probate Code Section 760.5 (auctioneer's fee "to be determined by the court"). The language of Section 10166 is drawn from the language used in Section 10161 (compensation of agent or broker). The compensation to an auctioneer may be for the sale of personal property only. See Section 10151.

CROSS-REFERENCES

Gontract with auctioneer § 10151
Definitions
Court § 29
Personal representative § 58

Article 4. Special Provisions Applicable to Particular Types of Property

§ 10200. Sale or surrender for redemption or conversion of securities

- 10200. (a) As used in this section, "securities" means "security" as defined in Section 70, land trust certificates, certificates of beneficial interest in trusts, investment trust certificates, mortgage participation certificates, or certificates of deposit for any of the foregoing, but does not include notes secured by a mortgage or deed of trust unless the note or notes have been authorized or permitted to be issued by the Commissioner of Corporations or have been made by a public utility subject to the Public Utilities Act.
- (b) After authorization by order of court, securities may be sold, or surrendered for redemption or conversion, and title thereto passed without the need for subsequent court confirmation.
- (c) To obtain an order under this section, the personal representative or any interested person shall file a petition stating the terms and conditions and the advantage to the estate of the proposed sale or redemption or conversion. If the court authorizes the sale, redemption, or conversion, the court's order shall fix the terms and conditions of sale, redemption or conversion.
- (d) Notice of the hearing on the petition shall be given for the period and in the manner provided in [Sections 1200 and 1200.5], but the court may order that the notice be given for a shorter period or dispensed with.
- (f) No notice of sale or of the redemption or conversion need be given if any of the following conditions is satisfied:
 - (1) The minimum selling price is fixed by the court.
- (2) The securities are to be sold on an established stock or bond exchange.
- (3) The securities are to be surrendered for redemption or conversion.

<u>Comment.</u> Section 10200 restates subdivisions (a) and (b) of former Probate Code Section 771 without substantive change but with the addition of the first sentence of subdivision (c). See also Section 10201 (sale or withdrawal of savings accounts and mutual capital certificates without court order).

CROSS-REFERENCES

Clerk to set matter for hearing § 7202 Definitions

Court § 29

Interested person § 48

Personal representative § 58

Security § 70

Effect of court authorization or approval § 9612

Proof of giving notice § 7308

Transfer or conveyance pursuant to court order § 7411

Verification required § 7203

Note. Subdivision (f)(2) provides that notice of sale need not be given if the securities are to be sold upon an established stock or bond exchange. This provision might be expanded to cover a sale of any security that has a price quoted in the Wall Street Journal, or over-the-counter securities designated as national market securities, or stocks and bonds sold by a registered broker-dealer during the regular course of business.

Note. The notice provision of subdivision (d) will be reviewed when the general notice provisions are drafted.

The definition of security in subdivision (a) should be reviewed to determine whether it contains language that is unnecessary in view of the broad definition of "security" in Section 70.

§ 10201. Sale or withdrawal of savings accounts and mutual capital certificates

10201. (a) As used in this section:

- (1) "Federal association" has the same meaning as defined in Section 5102 of the Financial Code.
- (2) "Mutual capital certificate" has the same meaning as defined in Section 5111 of the Financial Code.
- (3) "Savings account" has the same meaning as defined in Section 5116 of the Financial Code.
- (4) "Savings association" has the same meaning as defined in Section 5102 of the Financial Code.
- (5) "Withdrawal value" has the same meaning as defined in Section 5124 of the Financial Code.
- (b) Notwithstanding Section 10200, savings accounts and mutual capital certificates of a savings association or federal association may be sold or surrendered for withdrawal by the personal representative, and title thereto passed, without notice of sale, prior order of court, or subsequent confirmation by the court, if an

amount of money is obtained upon the sale or withdrawal not less than the withdrawal value of the savings account or the value of the mutual capital certificate.

Comment. Section 10201 restates subdivision (c) of former Probate Code Section 771 without substantive change.

CROSS-REFERENCES

Definitions
Court § 29
Personal representative § 58

§ 10202. Sale of subscription rights

10202. Notwithstanding Section 10200, if an estate by reason of owning securities, also owns or receives subscription rights for the purchase of additional securities, the personal representative may sell all or part of the subscription rights without notice of sale, prior order of court, or subsequent confirmation by the court.

Gomment. Section 10202 restates former Probate Code Section 771.5 without substantive change except that language is added to make clear that notice of sale is not required. This addition makes Section 10202 consistent with subdivision (f) of Section 10200 and with Section 10201. The words "stocks" and "bonds" which appeared in former Section 771.5 are omitted in view of the broad definition of "securities" provided in Section 70. See also Section 9734 (exercise of restricted option rights).

CROSS-REFERENCES

Definitions
Personal representative § 58
Security § 70

§ 10203. Decedent's leasehold interest

- 10203. (a) Except as provided in subdivision (b), when property to be sold consists of a leasehold interest, the sale shall be made as in the case of the sale of personal property of the estate.
- (b) The sale of a leasehold interest shall be made as in the case of the sale of real property of the estate if the interest to be sold consists of any of the following:
- (1) A leasehold interest in real property with an unexpired term of 10 years or longer.
- (2) A leasehold interest in real property together with an option to purchase the leased property or some part thereof.
 - (3) An oil or gas leasehold interest.

<u>Comment.</u> Section 10203 continues former Probate Code Section 754.6 without substantive change.

CROSS-REFERENCES

Definitions
Personal property § 57
Property § 62
Real property § 68

Transfer or conveyance pursuant to court order § 7411

§ 10204. Decedent's partnership interest

10204. Property of the estate that consists of a partnership interest or an interest belonging to an estate by virtue of a partnership formerly existing may be sold in the same manner as other personal property.

<u>Comment.</u> Section 10204 continues a portion of the first sentence of former Probate Code Section 774 without substantive change. A partner's interest in the partnership is that partner's share of the profits and surplus and is itself personal property. Corp. Code § 15026; Kenworthy v. Hadden, 87 Cal. App.3d 696, 701, 151 Cal. Rptr. 169 (1978); see generally Annot., 80 A.L.R.2d 1107 (1961). See also Section 10261 (confirmation of sale of partnership interest).

CROSS-REFERENCES

Definitions

Personal property § 57

Transfer or conveyance pursuant to court order § 7411

§ 10205. Decedent's interest in personal property pledged

10205. Property belonging to the estate that consists of an interest in personal property pledged may be sold in the same manner as other personal property.

<u>Comment.</u> Section 10205 continues a portion of the first sentence of former Probate Code Section 774 without substantive change.

GROSS-REFERENCES

Definitions

Personal property § 57

Transfer or conveyance pursuant to court order § 7411

Note. The meaning of the provision in existing Probate Code Section 774 that "an interest in personal property pledged" may be sold in the same manner as other personal property is unclear. The staff believes that the language refers to property of the decedent that the decedent has surrendered to another as security for a loan, such as pawned property. If this is the case, the sale would be a sale of the right to redeem the property by paying the amount required to redeem it.

§ 10206. Decedent's chose in action

10206. A chose in action belonging to the estate may be sold in the same manner as other personal property.

<u>Comment.</u> Section 10206 continues a portion of the first sentence of former Probate Code Section 774 without substantive change.

CROSS-REFERENCES

Definitions

Personal property § 57

Transfer or conveyance pursuant to court order § 7411

§ 10207. Decedent's contract right to purchase real property

- 10207. (a) Except as otherwise provided in this section, if the decedent at the time of death was possessed of a contract for the purchase of real property and the decedent's interest in the property and under the contract is to be sold, the sale shall be made as in the case of the sale of real property of the estate.
- (b) If the decedent's interest in the property and under the contract is sold, the sale shall be made subject to all payments which are due at the time of sale or which may thereafter become due on the contract. Except as provided in subdivision (d), if there are any payments due or to become due, the sale may not be confirmed by the court until the purchaser executes a bond to the personal representative that satisfies the requirements of subdivision (c).
- (c) The bond shall be for the benefit and indemnity of the personal representative and the persons entitled to the interest of the decedent in the real property contracted for. The amount of the bond shall be equal to the amount of payments then due and thereafter to become due on the contract, with such sureties as the court [or judge] may approve. The bond shall be conditioned that the purchaser will (1) make all payments for the property which are then due or which become due after the date of the sale and (2) fully indemnify the personal representative and the person entitled to the interest of the decedent against all demands, costs, charges, and expenses, by reason of any covenant or agreement contained in the contract.
 - (d) The bond need not be given in either of the following cases:
- (1) When no claim has been made against the estate on the contract and the time for [filing or presenting] claims has expired.

(2) When the person entitled to payment under the contract waives all recourse to the assets of the estate for payment and releases the estate and the personal representative from liability for payment.

Comment. Subdivision (a) of Section 10207 restates former Probate Code Section 800 without substantive change. The remainder of Section 10207 restates former Probate Code Section 801 without substantive change. See also Section 10314 (assignment of contract right to purchaser after confirmation of sale).

Treating the sale of the decedent's contract right to purchase real property in the same manner as sale of real property generally is consistent with the general treatment of such interests as real property at the decedent's death. See Fleishman v. Woods, 135 Cal. 256, 259, 67 P. 276 (1901) (equitable estate of vendee "is alienable, descendible, and devisable in like manner as real estate held by a legal title"); Retsloff v. Smith, 79 Cal. App. 443, 448, 249 P. 886 (1926) ("[i]f the purchaser dies while the contract is in force and effect, his interest passes to his heirs as real property").

CROSS-REFERENCES

Definitions
Court § 29
Person § 56
Personal representative § 58
Real property § 68
Transfer or conveyance pursuant to court order § 7411

Note. At the March 1985 meeting, the Commission asked the staff to give further consideration to the requirement in subdivision (b) of Section 10207 that, if bond is required, the bond be furnished before the court confirms a sale of the decedent's contract right to purchase real property. The Commission noted that the bond is usually furnished after the court's order is made. The bond requirement seems more important where, as here, it is merely a contract right that is being sold: Unlike a sale of real property generally, the estate cannot retain a security interest that would protect the estate in the event of the purchaser's default. The staff has therefore kept the existing requirement that the bond be furnished before the order is made. Does the Commission approve this requirement?

§ 10208. Sale to grazing or pasture association in conformity with the federal Consolidated Farm and Rural Development Act

10208. (a) Real property suitable for a shift-in-land-use loan to develop grazing or pasture facilities may be sold under this section by the personal representative to a grazing or pasture association in conformity with the federal Consolidated Farm and Rural Development Act, 7 U.S.C. Sections 1921 et seq., after authorization by order of the court.

- (b) The personal representative or any interested person may file a petition for an order under this section. Notice of the hearing on the petition shall be given for the period and in the manner provided by [Section 1200.5].
- (c) An order for sale of property under this section may be made only if the court determines both of the following:
- (1) Either the sale is made pursuant to the will of the decedent or all the decedent's heirs or all of the devisees having an interest in the property under the decedent's will consent to the sale.
- (2) The sale will not jeopardize the rights of creditors of the estate.
- (d) If the court makes an order authorizing sale of the property, the personal representative may make the sale in accord with the terms and conditions set out in the order, subject to the following requirements:
- (1) Except as provided in Sections 10012, 10301, 10303, and 10500, notice of the time and place of the sale shall be published pursuant to Section 10300.
- (2) The price of the sale made shall be not less than the value of the property as established by an independent and competent appraiser mutually acceptable to the federal government, the grazing or pasture association, and the personal representative.
- (3) Except as provided in Sections 10012 and 10500, the sale shall be be reported to and confirmed by the court as provided in Article 6 (commencing with Section 10300) before title to the property passes, but the sale may be made irrespective of whether a higher bid is made to the court at the hearing on the petition to confirm the sale.

<u>Comment.</u> Section 10208 restates subdivision (b) of former Probate Code Section 794 without substantive change but with the addition of subdivision (b).

Subdivision (a) of former Section 794 which contained a finding and declaration by the legislature concerning the need for the enactment of the section is not continued but remains relevant should Section 10208 be challenged in court.

CROSS-REFERENCES

Clerk to set matter for hearing § 7202

Definitions
Court § 29
Devisee § 34
Heirs § 44
Interested person § 48
Personal representative § 58
Real property § 68
Will § 88

Will § 88
Effect of court authorization or approval § 9612
Proof of giving notice § 7308
Transfer or conveyance pursuant to court order § 7411
Verification required § 7203

Note. A check should be made to determine that the federal act is still in existence and the section is in conformity with the federal act.

The notice provision of subdivision (b) will be reviewed when the general notice provisions are drafted.

Article 5. Sale of Personal Property

§ 10250. Notice of sale

10250. Subject to Sections 10251 and 10252 and except as otherwise provided by statute, personal property of the estate may be sold only after notice of sale is given by one or both of the following methods, as the personal representative may determine:

- (a) By posting at the county courthouse of the county in which the proceedings are pending, for at least 10 days before:
- (1) In the case of a private sale, the day specified in the notice of sale as the day on or after which the sale is to be made.
 - (2) In the case of a public auction, the day of the auction.
- (b) By publication pursuant to Section 6063a of the Government Code in a newspaper in the county in which the proceedings are pending, such publication to be completed before:
- (1) In the case of a private sale, the day specified in the notice of sale as the day on or after which the sale is to be made.
 - (2) In the case of a public auction, the day of the auction.

<u>Comment.</u> Section 10250 restates the first sentence of former Probate Code Section 772 without substantive change. As to when property of the estate may or must be sold, see Sections 10010, 10011. See also Section 10251 (shortening time of notice of sale).

For provisions permitting sale of personal property without notice of sale, see Sections 10200 (securities), 10201 (savings accounts and mutual capital certificates), 10202 (subscription rights), 10252 (perishable property; property directed or authorized by will to be sold; property sold to pay family allowance), 10500 (sale under independent administration authority). See also Section 10016 (independent administration authority not limited).

CROSS-REFERENCES

Definitions
Personal property § 57
Personal representative § 58
Direction in will as to mode of selling § 10012
Discretion of personal representative as to

Mode of selling property § 10013

Property to be sold § 10013

Interests treated as personal property

Certain leasehold interests § 10203

Chose in action § 10206

Interest in personal property pledged § 10205

Partnership interest § 10204

Sale without notice of sale

Mutual capital certificates § 10201

Perishable property § 10252

Property authorized or directed by will to be sold § 10252

Property sold to pay family allowance § 10252

Property sold under independent administration § 10500

Savings accounts § 10201

Securities § 10200

Subscription rights § 10202

Shortening time of notice of sale § 10251

COMPARABLE PROVISION

Real property sales § 10300-10301

§ 10251. Shortening time of notice of sale

- 10251. (a) If it is shown that it will be for the advantage of the estate, the court [or judge] may by order shorten the time of notice of sale to five days.
- (b) If the court [or judge] makes an order under subdivision (a), notice of sale shall be given by one or both of the following methods, as the personal representative may determine:
- (1) By posting as provided in Section 10250 except that the posting shall be for for at least five days instead of 10 days as required by Section 10250.
- (2) By publication as provided in Section 10250 except that the publication shall be pursuant to Section 6061 of the Government Code.

<u>Comment.</u> Section 10251 restates the second sentence of former Probate Code Section 772 without substantive change. The reference in Section 10251 to a court "or judge" is drawn from former Probate Code Section 782 (real property).

CROSS-REFERENCES

Definitions Court § 29

COMPARABLE PROVISION

Real property sales § 10302

§ 10252. Sale without notice of sale

10252. Personal property may be sold with or without notice, as the personal representative may determine, in any of the following cases:

- (a) Where the property is directed by the will to be sold.
- (b) Where authority is given in the will to sell the property
- (c) Where the property is perishable, will depreciate in value if not disposed of promptly, or will incur loss or expense by being kept.
- (d) Where sale of the property is necessary to provide for the payment of a family allowance pending receipt of other sufficient funds.

Comment. Subdivisions (a) and (b) of Section 10252 restate a portion of the first sentence of former Probate Code Section 757 without substantive change. Under Section 10252, it is not necessary that the will specifically grant the personal representative authority to sell without notice. If the will directs or authorizes the sale, whether or not notice should be given is within the discretion of the personal representative. See Bagley v. Bloom, 19 Gal. App. 255, 271, 125 P. 931 (1912). However, unless there is some other statutory provision dispensing with the need for confirmation of the sale in the particular case, a sale of personal property made pursuant to a direction or authorization in the will must be confirmed by the court before title to the property passes to the purchaser. See Section 10260.

Subdivisions (c) and (d) restate the first portion of former Probate Code Section 770 without substantive change.

For other provisions permitting sale of personal property without notice of sale, see Sections 10200 (securities), 10201 (savings accounts and mutual capital certificates), 10202 (subscription rights), 10500 (sales under independent administration authority).

CROSS-REFERENCES

Definitions

Personal property § 57
Personal representative § 58
Property § 62

Direction in will as to mode of selling § 10012

Interests treated as personal property
Certain leasehold interests § 10203
Chose in action § 10206
Interest in personal property pledged § 10205
Partnership interest § 10204
Sale without notice of sale
Mutual capital certificates § 10201
Property sold under independent administration § 10500
Savings accounts § 10201
Securities § 10200
Subscription rights § 10202

COMPARABLE PROVISION

Real property sales § 10303

§ 10253. Contents of notice of sale

10253. (a) The notice of sale given pursuant to Section 10250 shall state all of the following:

- (1) Whether the sale is to be a private sale or a public auction sale.
- (2) In the case of a private sale, the place at which bids or offers will be received and a day on or after which the sale will be made or, in the case of a public auction sale, the time and place of sale.
 - (3) A brief description of the personal property to be sold.
- (b) The notice of sale may state other matters in addition to those required by subdivision (a), including terms and conditions of sale.

<u>Comment.</u> Subdivision (a) of Section 10251 restates the third sentence and a portion of the fourth sentence of former Probate Code Section 772 without substantive change.

Subdivision (b) is new and codifies existing practice. See Hudner, <u>Sales of Estate Property</u>, in 1 California Decedent Estate Administration § 14.53, at 540 (Cal. Cont. Ed. Bar 1971).

CROSS-REFERENCES

Definitions

Personal property § 57

Direction in will as to mode of selling § 10012

Discretion of personal representative

Sale either at public auction or private sale § 10013

Sale of assets of estate as unit § 10014

Sale of entire interest or lesser interest § 10013

Interests treated as personal property

Certain leasehold interests § 10203

Chose in action § 10206

Interest in personal property pledged § 10205

Partnership interest § 10204

Sale pursuant to contract with auctioneer § 10151

§ 10254. Sale at public auction

10254. (a) Unless the court orders otherwise pursuant to subdivision (b):

- (1) A sale of personal property at public auction shall be made within this state at the courthouse door, at the auction house, at some other public place, or at the residence of the decedent.
- (2) No public auction sale shall be made of any tangible personal property which is not present at the time of sale.
- (b) Upon petition, the court may order either or both of the following:
- (1) That a sale of personal property at public auction be made at any place within or without the United States.
- (2) That tangible personal property need not be present at the time of sale.
- (c) The personal representative may postpone a public auction sale of personal property from time to time if all of the following conditions are satisfied:
- (1) The personal representative believes that the postponement will serve the interests of all persons concerned.
- (2) Notice of the postponement is given by public declaration at the time and place appointed for the sale.
- (3) The postponement, together with previous postponements of sale of the property, does not exceed three months in all.

Comment. Section 10254 restates the fifth, sixth, and seventh sentences of former Probate Code Section 772 without substantive change, except that the former requirement that personal property be present at the time of sale is limited to "tangible" personal property, and the authority for the court to order that the auction be held somewhere other than as required in paragraph (1) of subdivision (a) is new. The court may order, for example, that rare art works be sold in some other country when to do so will afford a better market.

See also Section 10151 (manner of sale pursuant to contract with auctioneer). For the provision concerning passage of title to tangible personal property sold at public auction without court confirmation, see Section 10259. The overbid provision does not apply where property is sold at public auction. See Section 10262.

CROSS-REFERENCES

Confirmation, when not required § 10259 Definitions

Court § 29

Personal property § 57

Personal representative § 58

Direction in will as to mode of selling § 10012

Discretion of personal representative

Sale either at public auction or private sale § 10013

Sale of assets of estate as unit § 10014

Compensation of auctioneer § 10166

Contract with auctioneer § 10151

Independent administration authority § 10500

Manner of sale pursuant to contract with auctioneer § 10151

Overbid provision not applicable § 10262

COMPARABLE PROVISION

Real property sales § 10305

§ 10255. Private sale

10255. A private sale of personal property may not be made before the day stated in the notice of sale as the day on or after which the sale will be made, nor later than one year after that day.

<u>Comment.</u> Section 10255 restates a portion of the fourth sentence of former Probate Code Section 772 without substantive change.

CROSS-REFERENCES

Compensation of agent or broker §§ 10160-10165 Contract with agent or broker § 10150 Definitions

Personal property § 57

Direction in will as to mode of selling § 10012

Interests treated as personal property

Certain leasehold interests § 10203

Chose in action § 10206

Interest in personal property pledged § 10205

Partnership interest § 10204

Sale to lienholder § 10363

COMPARABLE PROVISION

Real property sales § 10306

§ 10256. Bids to comply with notice of sale

10256. Whether a sale of personal property is private or at public auction, bids shall substantially comply with any terms specified in the notice of sale.

Comment. Section 10256 is new and is consistent with existing case law. See <u>In re</u> Estate of Dargie, 33 Cal. App.2d 148, 155-57, 91 P.2d 126 (1939) (personal property); <u>cf.</u> Estate of Hunter, 194 Cal. App.2d 859, 865-68, 15 Cal. Rptr. 556 (1961) (real property). For the section prescribing required and optional contents of the notice of sale, see Section 10253.

CROSS-REFERENCES

Credit sale §§ 10257, 10258

Definitions
Personal property § 57

Discretion of personal representative
Sale either at public auction or private sale § 10013
Sale of assets of estate as unit § 10014
Sale of entire interest or lesser interest § 10013

Independent administration authority § 10500

Interests treated as personal property
Certain leasehold interests § 10203
Chose in action § 10206
Interest in personal property pledged § 10205
Partnership interest § 10204

COMPARABLE PROVISION

Real property sales § 10307

§ 10257. Sale for cash or on credit

10257. (a) Personal property may be sold for cash or on credit.

- (b) Except as may otherwise be ordered by the court pursuant to Section 10258, if a sale is made on credit, not less than 25 percent of the purchase price shall be paid in cash at the time of sale, and the personal representative shall do one of the following:
- (1) Take the note of the purchaser for the balance of the purchase money, with a security interest in the personal property sold, to secure the payment of the balance.
- (2) Enter into a conditional sale contract under which title is retained until the balance is paid.
- (c) The terms of the note and security interest or conditional sales contract shall be approved by the court at the time of confirmation of sale.
- (d) Where property sold by the personal representative for part cash and part deferred payments consists of an undivided interest in personal property or any other interest therein less than the entire ownership and the owner or owners of the remaining interests therein join in the sale, the note and security interest may be made to the personal representative and such others having an interest in the

property. The interest of the personal representative in the note and security interest shall be in the same tenancy and in the same proportions as the estate's interest in the property prior to the sale.

Comment. Subdivisions (a), (b), and (c) of Section 10257 restate the first, second, third, and fourth sentences of former Probate Code Section 773 without substantive change. "Security interest" is substituted in Section 10257 for "pledge" and "chattel mortgage" which appeared in former Section 773. Under the California Commercial Code, the security interest replaces the pledge and chattel mortgage. See California State Bar Committee on the Commercial Code, A Special Report, The Uniform Commercial Code, 37 Calif. State Bar J. 199 (19XX). Concerning the requirement that 25 percent of the purchase price be paid in cash at the time of sale, see Consolidated Copperstate Lines v. Frasher, 141 Cal. App.2d 916, 297 P.2d 692 (1956).

Subdivision (d) restates the second and third sentences of former Probate Code Section 787 without substantive change as it applied to personal property.

CROSS-REFERENCES

Definitions
Court § 29
Personal property § 57
Personal representative § 58

Direction in will as to mode of selling § 10012

Discretion of personal representative
Sale either at public auction or private sale § 10013
Sale of assets of estate as unit § 10014
Sale of entire interest or lesser interest § 10013

Independent administration authority § 10500

Interests treated as personal property
Certain leasehold interests § 10203
Chose in action § 10206
Interest in personal property pledged § 10205
Partnership interest § 10204

COMPARABLE PROVISION

Real property sales § 10315

§ 10258. Court order relaxing requirements for credit sale

10258. (a) On petition of the personal representative, the court may by order authorize a sale of personal property on credit on terms providing for less than 25 percent of the purchase price to be paid in cash at the time of sale, or may waive or modify the requirement that a security interest or other lien shall be retained or taken to secure payment of the balance of the purchase price, when in the opinion of the court the terms are for the best interests of the estate and the property to be sold is of such a nature that it is impracticable to

sell the property for a larger cash payment at the time of sale or to retain a security interest or other lien in the property. The order of the court shall fix the terms and conditions of the sale.

(b) Notice of the hearing on the petition shall be given for the period and in the manner provided in [Sections 1200 and 1200.5]. In addition, notice of the hearing shall be given by mail at least 10 days prior to the hearing to [all heirs and devisees named in the petition for probate of the will or for letters of administration].

<u>Comment.</u> Section 10258 restates the fifth, sixth, seventh, and eighth sentences of former Probate Code Section 773 without substantive change. Section 10258 permits the court to vary the requirements of Section 10257 where it is impractical to meet those requirements, such as in the sale of an insurance business, a liquor license, the goodwill of a business, or the stock in trade of a merchant. 36 Cal. St. B.J. 829-30 (1961).

CROSS-REFERENCES

Clerk to set matter for hearing § 7202 Definitions Court § 29 Devisee § 34 Heirs § 44 Personal property § 57 Personal representative § 58 W111 § 88 Direction in will as to mode of selling § 10012 Effect of court authorization or approval § 9612 Proof of giving notice § 7308 Verification required § 7203 Independent administration authority § 10500 Interests treated as personal property Certain leasehold interests § 10203 Chose in action § 10206 Interest in personal property pledged § 10205 Partnership interest § 10204

Note. The notice of hearing provisions in subdivision (b) will be reviewed when the general notice provisions are drafted.

§ 10259. Passage of title without court confirmation

10259. (a) Title to the following personal property passes upon sale without the need for court confirmation:

(1) Personal property which is perishable, which will depreciate in value if not disposed of promptly, or which will incur loss or expense by being kept.

- (2) Personal property the sale of which is necessary to provide for the payment of a family allowance pending receipt of other sufficient funds.
 - (3) Personal property sold at public auction.
- (b) The personal representative is responsible for the actual value of the property described in subdivision (a) unless the sale is reported to and confirmed by the court as provided in Sections 10260 and 10261.

<u>Comment.</u> Section 10259 restates former Probate Code Section 770 and the last sentence of former Probate Code Section 772 without substantive change. See also Section 10152 (obligation to purchaser of property).

For other provisions dispensing with the requirement of court confirmation, see Sections 10200 (securities), 10201 (mutual capital certificates; savings accounts), 10202 (subscription rights), 10500 (sale under independent administration authority). For special confirmation provisions, see Sections 10207 (decedent's interest under contract to purchase real property), 10208 (property sold to grazing or pasture association).

CROSS-REFERENCES

Compensation of agent or broker §§ 10160-10165 Compensation of auctioneer § 10166 Definitions

Clerk § 27

Personal property § 57

Personal representative § 58

Direction in will as to mode of selling § 10012

Dispensing with court confirmation

Mutual capital certificates § 10201

Savings accounts § 10201

Securities § 10200

Subscription rights § 10202

Interests treated as personal property

Certain leasehold interests § 10203

Chose in action § 10206

Interest in personal property pledged § 10205

Partnership interest § 10204

Sale for more or less than appraisal § 10015

Sale pursuant to contract with auctioneer § 10151

Sale under independent administration authority § 10500

Note. Existing Probate Code Section 772 provides that title to tangible personal property sold at public auction passes "upon receipt of the purchase price and delivery of the property to the buyer." Should we keep this language?

Must a petition be filed under subdivision (b) and what notice is to be given of the petition?

§ 10260. Report of sale and petition for confirmation of sale

10260. (a) Except as provided in Sections 10200, 10201, 10202, 10259, and 10500, all sales of personal property shall be reported to and be confirmed by the court before title to the property passes to the purchaser.

- (b) The report and a petition for confirmation of the sale shall be filed within 30 days after each sale.
- (c) Notice of the hearing on the petition shall be given for the period and in the manner provided in [Sections 1200 and 1200.5].

Comment. Section 10260 restates former Probate Code Section 755 without substantive change as it applied to personal property, but Section 10260 substitutes the requirement that the report and petition be "filed" within 30 days after each sale for the requirement of former Section 755 that the report and petition be "made" within 30 days after each sale.

For provisions dispensing with the requirement of court confirmation, see Sections 10200 (securities), 10201 (mutual capital certificates; savings accounts), 10202 (subscription rights), 10259 (personal property which is perishable, which will depreciate in value if not disposed of promptly, or which will incur loss or expense by being kept; personal property the sale of which is necessary to provide for the payment of a family allowance pending receipt of other sufficient funds; tangible personal property sold at public auction), 10500 (sale under independent administration authority). See also Sections 10150 (liability on contract with agent or broker), 10151 (liability on contract with auctioneer), 10152 (rights of purchaser of property not limited), 10160-10166 (compensation of agent, broker, or auctioneer).

When property is directed by the will to be sold, or authority is given in the will to sell property, the personal representative may sell the property with or without notice of sale (Section 10252), but the personal representative must make a return of sale and obtain confirmation of the sale as in other cases and no title passes until the sale is confirmed by the court. See Section 10260. See also Section 10261(a) (when sale is directed or authorized by will, necessity and advantage of sale need not be shown at hearing on petition for confirmation of the sale). The provision for overbids at the confirmation hearing also applies to a sale authorized or directed by the will. See Section 10262. However, if the will provides for the mode of sale, the directions in the will must be followed. See Section 10012.

CROSS-REFERENCES

Application of purchase money when encumbered property sold § 10361-10362

Clerk to set matter for hearing § 7202 Contract with agent or broker § 10150 Contract with auctioneer § 10151 Definitions

Court § 29

Personal property § 57

Direction in will as to mode of selling § 10012

Dispensing with court confirmation

Mutual capital certificates § 10201

Perishable property § 10259

Personal property sold at public auction § 10259

Property sold to pay family allowance § 10259

Sale under independent administration § 10500

Savings accounts § 10201

Securities § 10200

Subscription rights § 10202

Effect of court authorization or approval § 9612

Interests treated as personal property

Certain leasehold interests § 10203

Chose in action § 10206

Interest in personal property pledged § 10205

Partnership interest § 10204

Proof of giving notice § 7308

Sale for more or less than appraisal § 10015

Sale pursuant to contract with auctioneer § 10151

Transfer or conveyance pursuant to court order § 7411

Verification required § 7203

COMPARABLE PROVISION

Real property sales § 10308

Note. Should confirmation of a sale of personal property be required when the sale is made pursuant to an authorization or direction in the will?

Note. Subdivision (c) will be reviewed when the general notice provisions are drafted.

§ 10261. Hearing on petition for confirmation of sale

10261. (a) Except as provided in this subdivision, at the hearing on the petition for confirmation of the sale, the court shall examine into the necessity for the sale or the advantage of the estate in making the sale. If the decedent's will authorizes or directs the property to be sold, there need be no showing of the necessity of the sale or advantage of the estate in making the sale.

- (b) Any interested person may file written objections to the confirmation of the sale at or before the hearing and may testify and produce witnesses in support of the objections.
- (c) Before confirming the sale of a partnership interest, whether made to the surviving partner or to any other person, the court shall do both of the following:
 - (1) Inquire into the condition of the partnership affairs.
- (2) Examine the surviving partner if the surviving partner is in the county and able to be present in court.

Comment. The first sentence of subdivision (a) of Section 10261 is a new provision drawn from a portion of the first sentence of former Probate Code Section 785 (real property). Section 10010 provides that real or personal property of the estate may be sold (1) when the sale is necessary to pay debts, devises, family allowance, expenses of administration, or taxes, (2) when the sale is to the advantage of the estate, (3) when the property is directed by the will to be sold, or (4) when authority is given in the will to sell the property. See also Section 10207 (requirement of bond in certain cases before confirmation of sale of decedent's contract right to purchase real property).

The second sentence of subdivision (a) is a new provision drawn from a portion of the second sentence of former Probate Code Section 757 (real property). This new provision of subdivision (a) permits real or personal property of the estate to be sold without further showing of necessity or advantage when the will authorizes or directs the sale.

Subdivision (b) restates the first sentence of former Probate Code Section 756 insofar as it applied to personal property with the addition of the phrase "at or before the hearing."

Subdivision (c) restates the second sentence of former Probate Code Section 774 without substantive change.

Unlike the statutes governing the sale of real property (see Sections 10309, 10313), those for sale of personal property do not require that the purchase price of the property be within a specified percentage range of the amount for which the property is appraised by the probate referee. Hudner, <u>Sales of Estate Property</u>, in 1 California Decedent Estate Administration § 14.56, at 542 (Cal. Cont. Ed. Bar 1971).

CROSS-REFERENCES

Application of purchase money when encumbered property sold § 10361-10362

Definitions
Court § 29
Interested person § 48
Will § 88

Direction in will as to mode of selling § 10012

Proof of giving notice § 7308

Sale for more or less than appraisal § 10015

Sale to lienholder § 10363

Vacating sale when purchaser defaults
Confirming sale to new higher bidder § 10351
Order for resale § 10350

COMPARABLE PROVISION

Real property sales § 10310

§ 10262. Overbid

10262. (a) Except as provided in subdivision (b), if a written offer to purchase the property is made to the court at the hearing on the petition for confirmation of the sale and the new bid is at least 10 percent more than the amount stated in the report made to the court, the court in its discretion may accept the new bid and confirm the sale to the offeror, or may order a new sale, if all of the following conditions are satisfied:

- (1) The original bid as stated in the report to the court is more than \$100.
 - (2) The new bid is made by a responsible person.
 - (3) The new bid complies with all provisions of law.
- (b) If there is more than one offer that satisfies the requirements of subdivision (a), the court shall accept the highest such offer and confirm the sale to the offeror or order a new sale.
- (c) This section does not apply to a sale of property described in Section 10259.

<u>Comment.</u> Section 10262 restates former Probate Code Section 756.5 without substantive change. Subdivision (b) is a new provision drawn from former Probate Code Section 785. See also Section 10208 (sale to grazing or pasture association permitted irrespective of whether higher bid made at confirmation hearing).

Unlike the statutes governing the sale of real property (see Sections 10309, 10313), those for sale of personal property do not require that the purchase price of the property be within a specified percentage range of the amount for which the property is appraised by the probate referee. Hudner, <u>Sales of Estate Property</u>, in 1 California Decedent Estate Administration § 14.56, at 542 (Cal. Cont. Ed. Bar 1971).

CROSS-REFERENCES

Agent or broker
Compensation §§ 10160-10165
Contract § 10150
Definitions
Court § 29
Personal property § 57
Direction in will as to mode of selling § 10012
Sale for more or less than appraisal § 10015

COMPARABLE PROVISION

Real property sales § 10311

Note. Should paragraph (1) of subdivision (a) include the following addition: "or, if the original bid is for less than \$100, the increased bill is for not less than \$100 more than the original bid."?

§ 10263. Proof that notice of sale was given

10263. If notice of the sale was required, before an order is made confirming the sale, it shall be proved to the satisfaction of the court that notice of the sale was given as required by this article, and the order of confirmation shall show that such proof was made.

 $\underline{\text{Comment.}}$ Section 10263 restates the last sentence of former Probate Code Section 756 without substantive change as it applied to personal property.

CROSS-REFERENCES

Definitions Court § 29

COMPARABLE PROVISION

Real property sales § 10312

Note. This section might possibly be replaced by a general provision.

Article 6. Sale of Real Property

§ 10300. Publication of notice of sale

10300. (a) Except as provided in Sections 10301 to 10303, inclusive, and in Section 10500, real property of the estate may be sold only after notice of sale has been published pursuant to Section 6063a of the Government Code (1) in a newspaper published in the county in which the real property or some portion thereof lies or (2) if there is no such newspaper, in such newspaper as the court [or judge] may direct.

- (b) The publication of notice of sale shall be completed before:
- (1) In the case of a private sale, the day specified in the notice as the day on or after which the sale is to be made.
 - (2) In the case of a public auction, the day of the auction.

Comment. Section 10300 restates the first sentence of former Probate Code Section 780 without substantive change, except that the requirement that the notice state the "time and place" of sale is continued in Section 10304. For provisions permitting sale of real property without notice of sale, see Sections 10303 (property authorized or directed by will to be sold), 10500 (sale under independent administration authority). See also Section 10016 (independent administration authority not limited). As to when property of the estate may or must be sold, see Sections 10010, 10011.

CROSS-REFERENCES

Definitions

Court § 29

Real property § 68

Direction in will as to mode of selling § 10012

Discretion of personal representative

Mode of selling property § 10013

Property to be sold § 10013

Dispensing with publication of notice of sale

Property appraised at not more than \$1,000 § 10301

Interests treated as real property

Certain real property leasehold interests § 10203

Decedent's interest under contract to purchase real property § 10207

Oil or gas leasehold interest § 10203

Personal property sold with real property as a unit § 10014

Publication of notice of sale to grazing or pasture association § 10208 Sale without notice of sale

Property authorized or directed by will to be sold § 10303

Property sold under independent administration § 10500

Shortening time of notice of sale § 10302

COMPARABLE PROVISION

Personal property sales § 10250

§ 10301. Notice of sale where property appraised at not more than \$1.000

- 10301. (a) If it appears from the inventory and [appraisement] that the value of the real property to be sold does not exceed one thousand dollars (\$1,000), the personal representative may in his or her discretion dispense with publication of notice of sale and, in lieu of publication, post the notice of sale at the courthouse of the county in which the real property or some portion thereof lies.
- (b) Except as provided in Section 10302, posting pursuant to this section shall be for at least 10 days before:
- (1) In the case of a private sale, the day specified in the notice of sale as the day on or after which the sale is to be made.
 - (2) In the case of a public auction, the day of the auction.

<u>Comment.</u> Section 10301 restates the second sentence of former Probate Code Section 780 without substantive change.

CROSS-REFERENCES

Definitions

Personal representative § 58

Real property § 68

Direction in will as to mode of selling § 10012

Interests treated as real property

Certain real property leasehold interests § 10203

Decedent's interest under contract to purchase real property § 10207 0il or gas leasehold interest § 10203

Personal property sold with real property as a unit § 10014

Publication of notice of sale to grazing or pasture association § 10208 Sale without notice of sale

Property authorized or directed by will to be sold § 10303

Property sold under independent administration § 10500

Shortening time of notice of sale § 10302

Note. In 1959, the value of the property for the purposes of this section was increased from \$500 to \$1,000. Should this amount again be increased?

§ 10302. Shortening time of notice of sale

- 10302. (a) If it is shown that it will be for the advantage of the estate, the court [or judge] may by order shorten the time of notice of sale to five days.
- (b) Except as provided in subdivision (c), if the court [or judge] makes an order under subdivision (a), notice of sale shall be published as provided in Section 10300 except that the publication shall be pursuant to Section 6061 of the Government Code.

(c) In a case described in Section 10301, if the court makes an order under subdivision (a), notice of sale shall be posted as provided in Section 10301 except that the posting shall be for for at least five days instead of 10 days as required by Section 10301.

Comment. Section 10302 restates the last portion of the first sentence of former Probate Code Section 782 without substantive change except that posting is required to be for at least five days instead of "one week" as required by former Section 782. The five-day posting period required by Section 10302 is consistent with the posting period required by Section 10251 (shortening time of notice of sale of personal property) which continues the five-day posting period required by former Probate Code Section 772.

CROSS-REFERENCES

Definitions Court § 29

COMPARABLE PROVISION

Personal property sales § 10251

Note. Section 10302 provides for a five-day posting of notice of sale, rather than a "one week" posting period as under existing law. The change to a five-day period makes the period for real and personal property sales the same. See Section 10251 (shortening time of notice of sale of personal property), retaining the five-day period provided by existing law.

§ 10303. Sale without notice where will directs or authorizes sale

10303. Real property may be sold with or without notice, as the personal representative may determine, in either of the following cases:

- (a) Where the property is directed by the will to be sold.
- (b) Where authority is given in the will to sell the property.

Comment. Section 10303 restates a portion of the first sentence of former Probate Gode Section 757 without substantive change as it applied to real property. Under Section 10303, it is not necessary that the will specifically grant the personal representative authority to sell without notice. If the will directs or authorizes the sale, whether or not notice should be given is within the discretion of the personal representative. See Bagley v. Bloom, 19 Cal. App. 255, 271, 125 P. 931 (1912). However, a sale of real property made pursuant to a direction or authorization in the will must be confirmed by the court before title to the property passes to the purchaser. See Section 10308. See also Section 10500 (sale without notice or court confirmation under independent administration authority).

CROSS-REFERENCES

Definitions

Personal representative § 58

Real property § 68

Will § 88

Direction in will as to mode of selling § 10012

Interests treated as real property

Certain real property leasehold interests § 10203

Decedent's interest under contract to purchase real property § 10207

Oil or gas leasehold interest § 10203

Personal property sold with real property as a unit § 10014

Publication of notice of sale to grazing or pasture association § 10208 Sale without notice of sale

Property sold under independent administration § 10500

COMPARABLE PROVISION

Personal property sales § 10252

§ 10304. Contents of notice of sale

10304. (a) The notice of sale given pursuant to this article shall state all of the following:

- (1) Whether the sale is to be a private sale or a public auction sale.
- (2) In the case of a private sale, the place at which bids or offers will be received and a day on or after which the sale will be made or, in the case of a public auction sale, the time and place of sale.
- (3) The street address or other common designation or, if none, a legal description of the real property to be sold.
- (b) The notice of sale may state other matters in addition to those required by subdivision (a), including terms and conditions of sale.

Comment. Paragraphs (1) and (2) of subdivision (a) of Probate Code Section 10304 restate a portion of the first sentence of former Probate Code Section 780 and a portion of the first sentence of former Probate Code Section 782 without substantive change. Paragraph (3) of subdivision (a) supersedes the third and fourth sentences of former Probate Code Section 780.

Subdivision (b) is new and codifies existing practice. See Hudner, <u>Sales of Estate Property</u>, in 1 California Decedent Estate Administration § 14.22, at 514 (Cal. Cont. Ed. Bar 1971).

CROSS-REFERENCES

Definitions

Real property § 68

Direction in will as to mode of selling § 10012

Discretion of personal representative

Sale either at public auction or private sale § 10013

Sale of assets of estate as unit § 10014

Sale of entire interest or lesser interest § 10013

Interests treated as real property

Certain real property leasehold interests § 10203

Decedent's interest under contract to purchase real property § 10207

Oil or gas leasehold interest § 10203

Personal property sold with real property as a unit § 10014

Sale pursuant to contract with agent or broker § 10150

COMPARABLE PROVISION

Personal property sales § 10253

§ 10305. Sale at public auction

10305. (a) A sale of real property at public auction shall be made in the county in which the property is located. If the property is located in two or more counties, it may be sold in any one of them.

- (b) A sale of real property at public auction shall be made between the hours of 10 o'clock in the morning and 10 o'clock in the evening, and the sale shall be made on the day specified in the notice of sale unless the sale is postponed.
- (c) The personal representative may postpone a public auction sale of real property from time to time if all of the following conditions are satisfied:
- (1) The personal representative believes that the postponement will serve the interests of all persons concerned.
- (2) Notice of the postponement is given by public declaration at the time and place appointed for the sale.
- (3) The postponement, together with previous postponements of sale of the property, does not exceed three months in all.

<u>Comment.</u> Subdivisions (a) and (b) of Section 10305 restate former Probate Code Section 781 with the following change: An auction sale of real property must be between 10 a.m. and 10 p.m., instead of between 9 a.m. and sunset as formerly.

Subdivision (c) restates former Probate Code Section 783 without substantive change. Under subdivision (c), the notice of the postponement is given by public declaration at the time and place specified in the notice of sale unless the auction at that time and place was previously postponed and set for a new date. If the sale is is to be again postponed, the notice of the postponement is given by

public declaration at the time and place of the new auction as announced in the declaration that postponed the first auction. See also Estate of Hunter, 194 Cal. App.2d 859, 863-64, 15 Cal. Rptr. 556 (1961) (former Probate Code Section 783 applied to public auction sales but not to private sales).

CROSS-REFERENCES

Compensation of agent or broker §§ 10160-10165 Contract with agent or broker § 10150 Definitions

Personal representative § 58

Real property § 68

Direction in will as to mode of selling § 10012

Discretion of personal representative

Sale either at public auction or private sale § 10013

Sale of assets of estate as unit § 10014

Sale of entire interest or lesser interest § 10013

Independent administration authority § 10500

Interests treated as real property

Certain real property leasehold interests § 10203

Decedent's interest under contract to purchase real property § 10207

Oil or gas leasehold interest § 10203

Personal property sold with real property as a unit § 10014

COMPARABLE PROVISION

Personal property sales § 10254

§ 10306. Private sale

- 10306. (a) A private sale of real property may not be made before the day stated in the notice of sale as the day on or after which the sale will be made, nor later than one year after that day.
- (b) In the case of a private sale of real property, the bids or offers shall be in writing and shall be left at the place designated in the notice of sale, or be delivered to the personal representative personally, at any time after the first publication or posting of notice and before the making of the sale.

Comment. Subdivision (a) of Section 10306 restates a portion of the first sentence of former Probate Code Section 782 without substantive change. Subdivision (b) restates the the last sentence of former Section 782 with the following change: The former authority for filing bids with the clerk of the court is not continued.

CROSS-REFERENCES

Compension of agent or broker §§ 10160-10165 Contract with agent or broker § 10150 Definitions

Personal representative § 58

Real property § 68

Direction in will as to mode of selling § 10012

Interests treated as real property

Certain real property leasehold interests § 10203

Decedent's interest under contract to purchase real property § 10207

Oil or gas leasehold interest § 10203

Personal property sold with real property as a unit § 10014

Sale on credit § 10315

Sale to lienholder § 10363

COMPARABLE PROVISION

Personal property sales § 10255

§ 10307. Bids to comply with notice of sale

10307. Whether a sale of real property is private or at public auction, bids shall substantially comply with any terms specified in the notice of sale.

Comment. Section 10307 is new and is consistent with existing case law. See Estate of Hunter, 194 Cal. App.2d 859, 865-68, 15 Cal. Rptr. 556 (1961) (real property); cf. In re Estate of Dargie, 33 Cal. App.2d 148, 155-57, 91 P.2d 126 (1939) (personal property). See also Section 10304 (required and optional contents of notice of sale).

CROSS-REFERENCES

Definitions

Real property § 68

Discretion of personal representative

Sale either at public auction or private sale § 10013

Sale of assets of estate as unit § 10014

Sale of entire interest or lesser interest § 10013

Independent administration authority § 10500

Interests treated as real property

Certain real property leasehold interests § 10203

Decedent's interest under contract to purchase real property § 10207

Oil or gas leasehold interest § 10203

Personal property sold with real property as a unit § 10014

COMPARABLE PROVISION

Personal property sales § 10256

§ 10308. Report of sale and petition for confirmation of sale

10308. (a) Except as provided in Section 10500, all sales of real property shall be reported to and be confirmed by the court before title to the property passes to the purchaser, whether the sale

is a private sale or a public auction sale, and notwithstanding that the property is directed by the will to be sold or authority is given in the will to sell the property.

- (b) The report and a petition for confirmation of the sale shall be filed within 30 days after each sale.
- (c) Notice of the hearing on the petition shall be given for the period and in the manner provided in [Sections 1200 and 1200.5].

Comment. Section 10308 restates former Probate Code Section 755 without substantive change as it applied to real property. The introductory clause of subdivision (a) recognizes that a sale of real property under independent administration authority does not require court confirmation. See Section 10500. The language in subdivision (a) that confirmation is required whether the sale is public or private and whether made pursuant to a will is new, but continues the effect of former Section 755. See 1 H. Miller & M. Starr, Current Law of California Real Estate § 2:49, at 296 (rev. ed. 1975); former Probate Code § 757 ("When property is directed by the will to be sold, or authority is given in the will to sell property, the [personal representative] . . . must make a return of sales and obtain confirmation as in other cases. In either case no title passes unless the sale is confirmed by the court . . ").

For special confirmation provisions, see Sections 10207 (decedent's interest under contract to purchase real property), 10208 (property sold to grazing or pasture association). See also Sections 10150 (liability on contract with agent or broker), 10151 (liability on contract with auctioneer), 10160-10166 (compensation of agent, broker, or auctioneer).

CROSS-REFERENCES

Application of purchase money when encumbered property sold §§ 10361-10362

33 10301-10302

Clerk to set matter for hearing § 7202 Definitions

Court § 29

Real property § 68

Direction in will as to mode of selling § 10012

Effect of court authorization or approval § 9612

Interests treated as real property

Certain real property leasehold interests § 10203

Decedent's interest under contract to purchase real property § 10207

Oil or gas leasehold interest § 10203

Personal property sold with real property as a unit § 10014

Proof of giving notice § 7308

Sale for more or less than appraisal § 10015

Sale to lienholder § 10363

Special confirmation provisions

Decedent's interest under contract to purchase real property § 10207

Property sold to grazing association § 10208

Transfer or conveyance pursuant to court order § 7411

Verification required § 7203

COMPARABLE PROVISION

Personal property sales § 10260

Note. The notice provision of subdivision (c) will be reviewed when the general notice provisions are drafted.

§ 10309. Minimum price for private sale of real property

- 10309. (a) Except as provided in Section 10208, no sale of real property at private sale shall be confirmed by the court unless all of the following conditions are satisfied:
- (1) The real property has been appraised within one year of the date of the sale.
- (2) The valuation date used in the appraisal described in paragraph (1) is within one year prior to the date of the sale.
- (3) The sum offered for the property is at least 90 percent of the appraised value of the property as determined by the appraisal described in paragraph (1).
- (b) An appraisal of the property may be had at any time before the sale or the confirmation of sale in any of the following cases:
 - (1) Where the property has not been previously appraised.
- (2) Where the property has not been appraised within one year of the date of the sale.
- (3) Where the valuation date used in the latest appraisal is more than one year before the date of the sale.
- (4) Where the court is satisfied that the latest appraisal is too high or too low.
- (c) A new appraisal made pursuant to subdivision (b) may be made by the probate referee who made the original appraisal without further order of the court or further request for the appointment of a new probate referee. A new probate refereee shall be appointed, using the same procedure as for the appointment of an original referee, to make the new appraisal if the original probate referee is dead, has been removed, or is otherwise unable to act, or if there is other reason to appoint another probate referee.

<u>Comment.</u> Section 10309 restates former Probate Code Section 784 without substantive change except that subdivision (c) permits the appointment of a new probate referee if "there is other reason to appoint another probate referee" in place of the provision of former Section 784 that permitted appointment of new probate referee "for

just cause." The introductory "except" clause of subdivision (a) continues one effect of the "notwithstanding" clause of subdivision (b) of former Probate Code Section 794.

Paragraph (2) of subdivision (a) of Section 10309 refers to the "valuation date" of the appraisement. This was the intent of former Section 784, pursuant to which an appraisement was deemed to relate back to the valuation date. See 1 A. Marshall, Galifornia Probate Procedure § 1403, at 200 (4th ed. 1984).

All sales of real property must be confirmed by the court, whether the sale is private or at public auction (Section 10308), and all sales must be for a sum not disproportionate to the value of the property (Section 10313(a)(4)). However, the requirement of Section 10309 that the offer be at least 90 percent of the appraised value applies only to private sales. As under prior law, the 90 percent requirement does not apply to sales made at public auction. 1 A. Marshall, supra, § 1407, at 204; 1 H. Miller & M. Starr, Current Law of California Real Estate § 2:49, at 296 n.19 (rev. ed. 1975). See also Section 10014 (sale of real and personal property as a unit).

CROSS-REFERENCES

Definitions

Court § 29

Real property § 68

Direction in will as to mode of selling § 10012

Interests treated as real property

Certain real property leasehold interests § 10203

Decedent's interest under contract to purchase real property § 10207 Oil or gas leasehold interest § 10203

Personal property sold with real property as a unit § 10014

Sale for more or less than appraisal § 10015

Special confirmation provisions

Decedent's interest under contract to purchase real property § 10207 Property sold to grazing association § 10208

§ 10310. Hearing on petition for confirmation of sale

- 10310. (a) Except as provided in this subdivision, at the hearing on the petition for confirmation of the sale of the real property, the court shall examine into the necessity for the sale or the advantage of the estate in making the sale. If the decedent's will authorizes or directs the property to be sold, there need be no showing of the necessity of the sale or advantage of the estate in making the sale.
- (b) The court shall examine into the efforts of the personal representative to expose the property to the market [and shall examine the return and the witnesses in relation to the sale].

(c) Any interested person may file written objections to the confirmation of the sale at or before the hearing and may testify and produce witnesses in support of the objections.

<u>Comment.</u> The first sentence of subdivision (a) of Section 10310 restates a portion of the first sentence of former Probate Code Section 785 without substantive change. The second sentence of subdivision (a) restates a portion of the second sentence of former Probate Code Section 757 without substantive change.

The phrase "advantage of the estate" has been substituted in subdivision (a) of Section 10310 for the phrase "advantage, benefit, and interest of the estate" used in former Probate Code Section 785. This substitution makes no substantive change in the provision and makes the provision consistent with subdivision (b) of Section 10010. See the Comment to that section.

Subdivision (b) restates a portion of the first sentence of former Probate Code Section 785 without substantive change.

Subdivision (c) restates the first sentence of former Probate Code Section 756 insofar as it applied to real property with the addition of the phrase "at or before the hearing."

CROSS-REFERENCES

Definitions

Court § 29

Interested person § 48

Personal representative § 58

Real property § 68

Will § 88

Direction in will as to mode of selling § 10012

Interests treated as real property

Certain real property leasehold interests § 10203

Decedent's interest under contract to purchase real property § 10207

Oil or gas leasehold interest § 10203

Personal property sold with real property as a unit § 10014 Sale for more or less than appraisal § 10015

COMPARABLE PROVISION

Personal property sales § 10261

Note. Should the bracketed material in subdivision (b) of Section 10310 be retained?

§ 10311. Overbid

10311. (a) Subject to subdivisions (b), (c), (d), and (e), and except as provided in Section 10208, if a written offer to purchase the property is made to the court at the hearing on the petition for confirmation of the sale, the court shall accept the offer and confirm the sale to the offeror if all of the following conditions are satisfied:

- (1) The offer is for an amount at least 10 percent more on the first ten thousand dollars (\$10,000) of the original bid and five percent more on the amount of the original bid in excess of ten thousand dollars (\$10,000), exclusive of the expenses of a new sale.
 - (2) The offer is made by a responsible person.
 - (3) The offer complies with all provisions of law.
- (b) Subject to subdivisions (c), (d), and (e), if there is more than one offer that satisfies the requirements of subdivision (a), the court shall accept the highest such offer and confirm the sale to the person making the highest offer.
- (c) The court may, in its discretion, decline to accept the offer that satisfies the requirements of subdivisions (a) and (b); and, in such case, the court shall order a new sale.
- (d) If the sale returned for confirmation is on credit and the higher offer is for cash or on credit, whether on the same or different credit terms, or the sale returned for confirmation is for cash and the higher offer is on credit, the court may not consider the higher offer unless the personal representative informs the court in person or by counsel prior to confirmation of sale that the higher offer is acceptable.
- (e) For the purpose of this section, the amount of the original bid and any higher offer shall be determined by the court without regard to any of the following:
- (1) Any commission on the amount of the bid to which an agent or broker may be entitled under a contract with the personal representative.
- (2) Any condition of the bid that a certain amount of the bid be paid to an agent or broker by the personal representative.

<u>Comment.</u> Subdivision (a) of Section 10311 restates a portion of the second sentence of former Probate Code Section 785 without substantive change. The reference to Section 10208 in the introductory clause of subdivision (a) continues one effect of the "notwithstanding" clause of subdivision (b) of former Probate Code Section 794.

Subdivision (b) restates a portion of the third sentence of former Probate Gode Section 785 without substantive change.

Subdivision (c) restates portions of the second and third sentences of former Probate Code Section 785 without substantive change.

Subdivision (d) restates former Probate Code Section 785.1 and the last sentence of former Probate Code Section 785 without substantive change.

Subdivision (e) restates the fifth sentence and a portion of the sixth sentence of former Probate Code Section 785 without substantive change. See also Section 10165 (effect of condition in bid that certain amount of bid be paid to agent or broker).

As under prior law, the overbid procedure applies both to private sales and to public auction sales. See 1 H. Miller & M. Starr, Current Law of California Real Estate § 2:48, at 294 (rev. ed. 1975).

CROSS-REFERENCES

Compensation of agents and brokers §§ 10160-10165 Definitions

Court § 29

Personal representative § 58
Direction in will as to mode of selling § 10012
New sale procedure § 10313(d)
Sale for more or less than appraisal § 10015
Sale on credit § 10315

COMPARABLE PROVISION

Personal property sales § 10262

§ 10312. Proof that notice of sale was given

10312. If notice of the sale was required under Sections 10300 to 10303, inclusive, before an order is made confirming the sale, it shall be proved to the satisfaction of the court that notice of the sale was given as required by this article, and the order of confirmation shall show that such proof was made.

<u>Comment.</u> Section 10312 restates the last sentence of former Probate Code Section 756 without substantive change as it applied to real property.

CROSS-REFERENCES

Definitions Court § 29

COMPARABLE PROVISION

Personal property sales § 10263

Note. Section 10312 perhaps should be a general provision.

§ 10313, Order confirming or vacating sale

10313. (a) The court shall make an order confirming the sale to the person making the highest offer that satisfies the requirements of this article, and directing conveyances or assignments or both to be executed, if it appears to the court that all of the following requirements are satisfied:

- (1) Either the sale was authorized or directed to be made by the decedent's will or good reason existed for the sale.
- (2) If notice of the sale was required, the proof required by Section 10312 has been made.
 - (3) The sale was legally made and fairly conducted.
- (4) The amount for which the sale is to be confirmed is not disproportionate to the value of the property.
- (5) In the case of a private sale, the sale complied with the requirements of Section 10309.
- (6) If the sale is confirmed to the original bidder, it does not appear that a higher bid that satisfies the requirements of Section 10311 may be obtained.
- (7) If a bond is required by Section 10207 (sale of decedent's contract right to purchase real property), the bond has been furnished.
- (b) The court shall fix the compensation of the agent or broker as provided in Article 3 (commencing with Section 10160).
- (c) If it appears to the court that the requirements of subdivision (a) are not satisfied, the court shall vacate the sale and order a new sale.
- (d) If the court orders a new sale under subdivision (c) of this section or under subdivision (c) of Section 10311, notice of the new sale shall be given and the new sale shall in all respects be conducted as if no previous sale had taken place.

<u>Comment.</u> Subdivision (a) of Section 10313 restates portions of the first, second, and third sentences of former Probate Code Section 785 without substantive change.

Paragraph (1) of subdivision (a) recognizes that it is not necessary to show that good reason existed for the sale if the sale was authorized or directed by the decedent's will. This continues the last portion of the second sentence of former Probate Code Section 757 as it applied to real property.

Paragraph (5) of subdivision (a) recognizes that the 90 percent requirement of Section 10309 applies only to private sales, and not to public auction sales. This continues a portion of the first sentence of former Probate Gode Section 784. See 1 A. Marshall, California Probate Procedure § 1407, at 204 (4th ed. 1984); 1 H. Miller & M. Starr, Current Law of California Real Estate § 2:49, at 296 n.19 (rev. ed. 1975).

Paragraph (7) of subdivision (a) recognizes that Section 10207 requires that a bond be furnished in some cases before the court may confirm a sale of the decedent's contract right to purchase real property.

Subdivision (b) restates portions of the second and third sentences of former Probate Code Section 785 without substantive change. See Sections 10160-10165 (compensation of agent or broker). See also Section 10150 (contract with agent or broker).

Subdivisions (c) and (d) continue the last portion of the first sentence of former Probate Gode Section 785 without substantive change.

CROSS-REFERENCES

Agents and brokers Compensation §§ 10160-10165 Contract § 10150 Application of purchase money when encumbered property sold §§ 10361–10362 Conveyance or assignment after confirmation § 10314 Definitions Court § 29 Person § 56 Real property § 68 Will § 88 Effect of court authorization or approval § 9612 Proof that notice of sale was given § 10312 Sale for more or less than appraisal § 10015 Sale on credit § 10315 Sale to lienholder § 10363 Vacating sale for purchaser's default Confirming sale to new high bidder § 10351 Order for resale § 10350

§ 10314. Conveyance or assignment after confirmation

- 10314. (a) Except as provided in subdivision (b), upon confirmation of the sale, the personal representative shall execute a conveyance to the purchaser which shall refer to the order confirming the sale and directing the conveyance to be executed. A certified copy of the order shall be recorded in the office of the recorder of the county in which the real property or any portion thereof lies.
- (b) Upon confirmation of a sale of the decedent's interest under a contract for the purchase of real property by the decedent, the personal representative shall execute an assignment of the contract to the purchaser.
- (c) A conveyance made pursuant to this section conveys and vests in the purchaser all the right, title, and interest of the estate at the time of sale in the property conveyed.

(d) An assignment made pursuant to this section vests in the purchaser all the right, title, and interest of the estate, or of the persons otherwise entitled to the interest of the decedent, at the time of sale. The purchaser of the decedent's interest under a contract for the purchase of real property by the decedent has the same rights and remedies against the vendor of the property as the decedent would have had if living.

Comment. Subdivision (a) of Section 10314 restates the first sentence of former Probate Code Section 786 without substantive change. Subdivision (b) restates the first portion of former Probate Code Section 802 without substantive change. Subdivision (c) restates the second sentence of former Probate Code Section 786 without substantive change. The language of subdivision (c) that a conveyance passes the interest of the estate "at the time of sale" is drawn from former Probate Code Section 802, and replaces the language of former Probate Code Section 786 that the conveyance passes the decedent's interest "at the time of his death; and if prior to the sale, by operation of law or otherwise, the estate has acquired any right, title, or interest in the premises, other than or in addition to that of the decedent at the time of his death, such right, title, or interest also passes by such conveyances." This substitution does not make a substantive change in prior law. Subdivision (d) restates the last portion of former Section 802 without substantive change.

CROSS-REFERENCES

Definitions

Personal representative § 58

Real property § 68

Effect of court authorization or approval § 9612

Interests treated as real property

Certain real property leasehold interests § 10203

Decedent's interest under contract to purchase real property § 10207

Oil or gas leasehold interest § 10203

Personal property sold with real property as a unit § 10014

Transfer or conveyance pursuant to court order § 7411

Note. Why is the phrase "or of the persons otherwise entitled to the interest of the decedent" included in subdivision (d)? Can this phrase be omitted from subdivision (d) and subdivisions (c) and (d) be combined in one provision?.

For provisions similar to subdivisions (c) and (d), see proposed Sections 7411 and 9954, supra, and existing Section 2551 (guardian-ship-conservatorship). Should these be consolidated in a general provision?

§ 10315. Sale on credit

- 10315. (a) If a sale is made on credit, the personal representative shall take the note or notes of the purchaser for the unpaid portion of the purchase money, with a mortgage or deed of trust on the property to secure their payment. The mortgage or deed of trust shall be subject only to encumbrances existing at the date of sale and such other encumbrances as the court may approve.
- (b) Where property sold by the personal representative for part cash and part deferred payments consists of an undivided interest in real property or any other interest therein less than the entire ownership and the owner or owners of the remaining interests therein join in the sale, the note and deed of trust or mortgage may be made to the personal representative and such others having an interest in the property. The interest of the personal representative in the note and deed of trust or mortgage shall be in the same tenancy and in the same proportions as the estate's interest in the property prior to the sale.

Comment. Section 10315 restates former Probate Code Section 787 without substantive change as it applied to real property.

CROSS-REFERENCES

Definitions

Personal representative § 58

Real property § 68

Direction in will as to mode of selling § 10012

Discretion of personal representative

Sale either at public auction or private sale § 10013

Sale of assets of estate as unit § 10014

Sale of entire interest or lesser interest § 10013

Independent administration authority § 10500

Interests treated as real property

Certain real property leasehold interests § 10203

Decedent's interest under contract to purchase real property § 10207

Oil or gas leasehold interest § 10203

Personal property sold with real property as a unit § 10014

COMPARABLE PROVISION

Personal property sales § 10257

Article 7. Vacating Sale for Purchaser's Default

§ 10350. Order vacating sale and directing resale

- 10350. (a) If after court confirmation of sale of real or personal property the purchaser fails to comply with the terms of sale, the court may, on petition of the personal representative, vacate the order of confirmation and order a resale of the property.
- (b) Notice of the hearing on the petition shall be given to the defaulting purchaser in the manner directed by the court, except that notice need not be given to the defaulting purchaser if his or her written consent to the vacation of the order confirming sale to him or her is filed with the court prior to the hearing.
- (c) Notice of the resale of the property shall be given in the manner provided in this chapter for a sale of the property in the first instance.
- (d) Proceedings after notice of the resale shall be in the manner provided in this chapter for a sale of the property in the first instance.
- (e) If the property is resold, the defaulting purchaser is liable to the estate for damages equal to the sum of the following:
- (1) The difference between the contract price of the first sale and the amount paid by the purchaser at the resale.
 - (2) Expenses made necessary by the purchaser's breach.
 - (3) Other consequential damages.

<u>Comment.</u> Subdivisions (a) and (b) of Section 10350 restate the first sentence of former Probate Code Section 775 and the first sentence of former Probate Code Section 788 without substantive change except that the provision in subdivision (b) that notice need not be given to a defaulting purchaser who has filed a written consent is new and is drawn from former Probate Code Sections 776 and 789.

Subdivision (c) restates the substance of a portion of the second sentence of former Probate Code Section 788 (resale of real property) and supersedes the third sentence and a portion of the second sentence of former Probate Code Section 775 (resale of personal property).

Subdivision (d) restates a portion of the second sentence of former Probate Code Section 775 and a portion of the second sentence of former Probate Code Section 788 without substantive change.

Subdivision (e) supersedes the last sentence of former Probate Code Section 775 and the last sentence of former Probate Code Section 788. Paragraph (1) of subdivision (e) continues prior law. Under former Probate Code Sections 775 and 788, if the amount realized on resale did not cover the bid and expenses of the first (incomplete)

sale, the defaulting purchaser was liable for the "deficiency." See also Estate of Williamson, 150 Cal. App.2d 334, 339, 310 P.2d 77 (1957). Under paragraph (1) of subdivision (e) as under former Probate Code Sections 775 and 788, the estate's loss of bargain is measured by the contract price for the first sale less the price obtained on the second sale. This differs from damages for defaults generally in that, under the general rule, the resale price is merely some evidence of value. See 1 B. Witkin, Summary of California Law Contracts § 664, at 563 (8th ed. 1973).

Paragraph (2) of subdivision (e) changes prior law. Under former Probate Code Sections 775 and 788, if there was a resale of the property, recoverable expenses were those of the first (incomplete) sale, not those of the resale. Estate of Williamson, supra. Under paragraph (2), the recoverable expenses of sale are those made necessary by the purchaser's breach, the same as under general law. Id. Such expenses may include expenses of resale to the extent they exceed the expenses assumed by the estate under the breached contract. Jensen v. Dalton, 9 Cal. App.3d 654, 657, 88 Cal. Rptr. 426 (1970).

Paragraph (3) of subdivision (e) is new. Under paragraph (3), consequential damages are recoverable as under general law. See 1 B. Witkin, <u>supra</u> §§ 665-666, at 564-65. In the case of real property, such consequential damages may include sewer assessments, taxes, and fees for utilities (Jensen v. Dalton, <u>supra</u> at 658, 88 Cal. Rptr. at ____), and insurance, security, storage, and pool and gardening expenses.

CROSS-REFERENCES

Definitions Court § 29 Personal property § 57 Personal representative § 58 Real property § 68 Interests treated as personal property Certain leasehold interests § 10203 Chose in action § 10206 Interest in personal property pledged § 10205 Partnership interest § 10204 Interests treated as real property Certain real property leasehold interests § 10203 Decedent's interest under contract to purchase real property § 10207 Oil or gas leasehold interest § 10203 Personal property sold with real property as a unit § 10014 Sale to new high bidder § 10351

Note. According to the March 1985 Minutes, when the Commission last considered this section, the Commission decided as follows:

Subdivision (e) should be broadened to make a defaulting purchaser liable for all consequential damages, including any deficiency, in the absence of a liquidated damages provision in the contract. This could include insurance, taxes, utilities, security costs, storage costs, pool and gardening expenses, extraordinary fees and commissions, and lease payments. The staff should look at the law relating to defaults on purchases of real property generally.

The staff has revised subdivision (e) and accompanying Comment consistent with the foregoing Minutes. Are they satisfactory?

§ 10351. Order vacating sale and confirming sale to new high bidder

- 10351. (a) If a sale of real or personal property has not been vacated pursuant to Section 10350 and a petition is filed within 45 days after confirmation of the sale showing that the purchaser at the sale has failed to complete the purchase and that a bid has been made for the property in the same or a higher amount, on the same or better terms, and in the manner prescribed in the original notice of sale, the court may vacate the order of confirmation and make an order confirming the sale to the new high bidder.
- (b) Notice of the hearing on the petition shall be given to the defaulting purchaser in the manner directed by the court, except that notice need not be given to the defaulting purchaser if his or her written consent to the vacation of the order confirming the sale to him or her is filed with the court prior to the hearing.
- (c) If the report and petition for confirmation of the second sale are not filed within 45 days of the confirmation of the first sale, the property may be resold only in the manner provided in Section 10350.

<u>Comment.</u> Section 10351 restates former Probate Code Sections 776 and 789 without substantive change.

CROSS-REFERENCES

Definitions

Court § 29

Personal property § 57

Real property § 68

Interests treated as personal property

Certain leasehold interests § 10203

Chose in action § 10206

Interest in personal property pledged § 10205

Partnership interest § 10204

Interests treated as real property

Certain real property leasehold interests § 10203

Decedent's interest under contract to purchase real property § 10207

Oil or gas leasehold interest § 10203

Personal property sold with real property as a unit § 10014

Note. The notice provision of subdivision (b) will be reviewed when the general notice provisions are drafted.

Article 8. Application of Sale Proceeds of Encumbered Property; Sale to Lienholder

§ 10360. Definitions

10360. As used in this article:

- (a) "Amount secured by the lien" includes interest and any costs and charges secured by the lien.
- (b) "Encumbered property" means real or personal property which is subject to a lien for a secured debt which is a valid claim against the estate and which has been [allowed].
 - (c) "Lien" means a mortgage, deed of trust, or other lien.

<u>Comment.</u> Section 10360 is new and is included for convenience in drafting.

CROSS-REFERENCES

Definitions

Personal property § 57

Real property § 68

§ 10361. Application of purchase money on sale of encumbered property

- 10361. (a) When encumbered property is sold, the purchase money shall be applied in the following order:
 - (1) The payment of the [necessary] expenses of the sale.
- (2) The payment and satisfaction of the amount secured by the lien on the property sold.

- (3) Application in the due course of administration.
- (b) The application of the purchase money to the payment and satisfaction of the amount secured by the lien on the property sold shall be made without delay; and, subject to Section 10362, the property sold remains subject to the lien until the purchase money has been actually so applied.

<u>Comment.</u> Section 10361 restates former Probate Code Section 762 without substantive change.

CROSS-REFERENCES

Definitions

Amount secured by the lien § 10360 Encumbered property § 10360 Lien § 10360 Property § 62

Note. The staff would omit the word "necessary" from subdivision (a)(1) of Section 10361.

§ 10362. Payment to clerk of court

- 10362. (a) When encumbered property is sold, the purchase money, or so much of the purchase money as is sufficient to pay the expenses of the sale and the amount secured by the lien on the property sold, may be paid to the clerk of the court. Upon such payment being so made, the lien on the property sold shall cease.
- (b) The clerk of court without delay shall use the money paid to the clerk under this section to pay the expenses of the sale and to pay and satisfy the amount secured by the lien on the property sold. The clerk shall at once return the surplus, if any, to the personal representative unless the court, for good cause shown and after notice to the personal representative, otherwise orders.

<u>Comment.</u> Section 10362 restates former Probate Code Section 763 without substantive change.

CROSS-REFERENCES

Definitions

Amount secured by the lien § 10360 Court § 29 Encumbered property § 10360 Lien § 10360 Property § 62

§ 10363. Sale to lienholder

- 10363. (a) At a sale of real or personal property subject to a lien, the lienholder may become the purchaser of the property, even though no claim for the amount secured by the lien on the property sold has been, or could have been, [presented or allowed].
- (b) If the lienholder becomes the purchaser of the property and the amount secured by the lien on the property is a valid claim against the estate and has been allowed, the receipt of the lienholder for the amount due the lienholder from the proceeds of the sale is a payment pro tanto.
- (c) If the lienholder becomes the purchaser of the property and no claim for the amount secured by the lien on the property has been [presented or allowed], the court may at the hearing on the petition for confirmation of the sale examine into the validity and enforceability of the lien and the amount secured by the lien, and the court may authorize the personal representative to accept the receipt of the lienholder for the amount secured by the lien as payment protanto.
- (d) If the lienholder becomes the purchaser of the property and the amount for which the property is purchased is insufficient to pay the expenses of the sale and to discharge the lien on the property, whether or not a claim has been presented or allowed, the lienholder shall pay to the clerk of the court an amount sufficient to cover the expenses of the sale.
- (e) Nothing permitted under this section shall be deemed to be an allowance of a claim based upon the lien or the amount secured by the lien.

<u>Comment.</u> Section 10363 restates former Probate Gode Section 764 without substantive change.

CROSS-REFERENCES

Definitions
Amount secured by the lien § 10360
Lien § 10360
Personal property § 57
Property § 62
Real property § 68

Article 9. Damages and Recovery of Property

§ 10380. Damages for neglect or misconduct of personal representative

10380. The personal representative is liable to an interested person for damages suffered by the interested person by reason of the neglect or misconduct of the personal representative in the proceedings in relation to a sale.

Comment. Section 10380 restates former Probate Code Section 759 without substantive change. The language that "the personal representative is liable to an interested person" replaces the former language that "the party aggrieved may recover the damage by enforcing the liability on the bond of the personal representative." This change is nonsubstantive. When the personal representative is liable, the liability may be enforced against the bond of the personal representative. See Section [541]; Schifferman, Actions by and Against Representatives, in 2 California Decedent Estate Administration § 25.43, at 1085 (Cal. Cont. Ed. Bar 1975). See also Section 10381 (liquidated damages for fraudulent sale of real property).

CROSS-REFERENCES

Definitions
Interested person § 48
Personal representative § 58

§ 10381, Liquidated damages for fraudulent sale of real property

10381. In addition to any other damages for which the personal representative is liable, if the personal representative fraudulently sells real property of the estate contrary to or otherwise than under the provisions of this chapter, the person having an estate of inheritance in the real property may recover from the personal representative, as liquidated damages, an amount equal to double the [fair market] value of the real property sold [on the date of sale].

Gomment. Section 10381 restates former Probate Code Section 792 without substantive change except (1) the damages are double the value of the "real property" sold rather than double the value of the "land" sold and language is added to make clear that the damages are to be computed using the value of the property on the date it was sold and (2) Section 10381 makes clear that the liquidated damages provided for in the section are in addition to any other recoverable damages. See also Section 10380 (damages for neglect or misconduct of personal representative); Civil Code §§ 761-783 (estates in real property).

CROSS-REFERENCES

Definitions
Personal representative § 58
Real property § 68

§ 10382. Limitation of actions for recovery of property

- 10382. (a) No action for the recovery of property sold by a personal representative on the claim that the sale is void may be maintained by an heir or other person claiming under the decedent unless the action is commenced within whichever of the following is the later time:
- (1) Three years after the settlement of the final account of the personal representative.
- (2) Three years after the discovery of any fraud upon which the action is based.
- (b) The limitation established by subdivision (a) is not tolled for any reason.

Comment. Subdivision (a) of Section 10382 continues the first sentence of former Probate Code Section 793 without substantive change. Subdivision (b) replaces the second sentence of former Probate Code Section 793 which provided for tolling of the limitation for minors and others under legal disability).

CROSS-REFERENCES

Definitions
Heirs § 44
Personal representative § 58
Property § 62

Note. The Commission's decision to eliminate tolling in Section 10382 for minors and others under legal disability was based on a corresponding elimination of tolling in will contests. However, the will contest rules have since been revised to provide limited tolling for minors and others under legal disability (but not beyond final distribution of the estate). See proposed Section 8270. Does the Commission wish to reconsider the decision to eliminate tolling under Section 10382?

3/11/86

DISPOSITION OF EXISTING SECTIONS

DIVISION 3. ADMINISTRATION OF ESTATES OF DECEDENTS

CHAPTER 8. POWERS AND DUTIES OF EXECUTORS AND ADMINISTRATORS

Article 1. Powers and Duties Generally

§ 570 (repealed). Multiple executors or administrators

<u>Comment.</u> Former Probate Code Section 570 is superseded by Estate and Trust Code Section 9630.

§ 571 (repealed). Possession of decedent's estate

Comment. The first sentence of former Probate Code Section 571 is restated in paragraph (1) of subdivision (a) of Estate and Trust Code Section 9650 without substantive change. The second, third, and fourth sentences of former Probate Code Section 571 are restated in Estate and Trust Code Section 9761 without substantive change.

§ 572 (repealed). Operation of decedent's business

<u>Comment.</u> The first portion of the first sentence of former Probate Code Section 572 (decedent's business other than partnership) is superseded by Estate and Trust Code Section 9760. The remainder of former Probate Code Section 572 is superseded by Estate and Trust Code Section 9762.

§ 573 (repealed). Effect of death on causes of action

<u>Comment.</u> Former Probate Code Section 573 is restated in Estate and Trust Code Section 9821 without substantive change.

§ 575 (repealed). Action for partition

<u>Comment.</u> Former Probate Code Section 575 is continued in Estate and Trust Code Section 9823 without substantive change.

§ 576 (repealed). Action on bond of former executor or administrator

<u>Comment.</u> Former Probate Code Section 576 is restated in Estate and Trust Code Section 9822 without substantive change.

§ 577 (repealed). Dispensable parties

<u>Comment.</u> Former Probate Code Section 577 is continued in Estate and Trust Code Section 9824 without change, and is broadened to apply to administrators as well as executors.

§ 578 (repealed). Compromise, extension, discharge of debts

<u>Comment.</u> Former Probate Code Section 578 is superseded by Estate and Trust Code Sections 9830-983x.

§ 578a (repealed). Settlement of wrongful death and personal injury claims

<u>Comment.</u> Former Probate Code Section 578a is superseded by Estate and Trust Code Sections 9830-983x.

§ 579 (repealed). Duty to recover property transferred in fraud of creditors

<u>Comment.</u> Former Probate Code Section 579 is restated in subdivision (a) of Estate and Trust Code Section 9653 without substantive change.

§ 580 (repealed). Payment of costs and expenses; sale of property recovered

Comment. Former Probate Code Section 580 is restated in subdivisions (b), (c), and (d) of Estate and Trust Code Section 9653, with the addition of authority for the court to require the creditor to pay the personal representative's attorney fees, and for the court to order that property recovered be assigned to the creditor.

§ 581 (repealed). Possession of decedent's estate

Comment. The first, second, and third sentences of former Probate Code Section 581 are superseded by Estate and Trust Code Section 9650. The fourth sentence of former Probate Code Section 581 is restated in Estate and Trust Code Section 9654 without substantive change. The language in the fourth sentence of former Probate Code Section 581, "but they are not required to do so," has been omitted as redundant since it is clear from Section 9654 that the section is permissive, not mandatory.

§ 582 (repealed). Delivery of real property to heirs or devisees

<u>Comment.</u> Former Probate Code Section 582 is superseded by subdivision (c) of Estate and Trust Code Section 9650.

§ 583 (repealed). Purchase of estate property by executor or administrator

Comment. The last portion of the first sentence of former Probate Code Section 583 (if personal representative pays claim for less than full amount, he or she may have credit in the accounts only for amount actually paid) is continued in Estate and Trust Code Section [to be drafted]. The remainder of former Probate Code Section 583 is superseded by Estate and Trust Code Sections 9880-9885.

§ 584 (repealed). Investment in federal or state securities; purchase of annuity

<u>Comment.</u> Former Probate Code Section 584 is superseded by Estate and Trust Code Sections 9731 and 9733. The former provision that the clerk shall set the petition for hearing is continued in Estate and Trust Code Section 7202.

§ 584.1 (repealed). Investment in direct obligations of the United States

<u>Comment.</u> Former Probate Code Section 584.1 is superseded by subdivisions (a) and (b) of Estate and Trust Code Section 9730.

§ 584.2 (repealed). Exercise of restricted stock options

<u>Comment.</u> Former Probate Code Section 584.2 is superseded by Estate and Trust Code Section 9734. The provision of former Section 584.2 that the petition shall be filed "with the clerk" is omitted as unnecessary.

§ 584.3 (repealed). Granting option to purchase real property

<u>Comment.</u> The first sentence of former Probate Code Section 584.3 is restated in Estate and Trust Code Section 9960 without substantive change. Subdivision (a) of former Probate Code Section 584.3 is restated in Estate and Trust Code Section 9961 without substantive change.

Subdivision (b) of former Probate Code Section 584.3 is restated in Estate and Trust Code Section 9962 without substantive change.

Subdivision (c) of former Probate Code Section 584.3 is restated in Estate and Trust Code Section 9963 without substantive change. The former requirement that the clerk shall set the petition for hearing is continued in Estate and Trust Code Section 7202.

The requirement of the first sentence of subdivision (d) of former Probate Code Section 584.3 that proof shall be made that due notice of the hearing has been given before the court hears the petition is restated in subdivision (a) of Estate and Trust Code Section 7308 without substantive change. The remainder of the first sentence of subdivision (d) of former Probate Code Section 584.3 (court shall hear petition and any objection and shall examine into advantage to the estate) is omitted as unnecessary [or superseded by general provision?]. The second, third, and fourth sentences of subdivision (d) of former Probate Code Section 584.3 are restated in Estate and Trust Code Section 9964 without substantive change.

The first sentence of subdivision (e) of former Probate Code Section 584.3 is restated in Estate and Trust Code Section 9966 without substantive change [to be relocated with provisions on final distribution?]. The second sentence of subdivision (e) is restated in Estate and Trust Code Section 9965 without substantive change.

§ 584.5 (repealed). Investment of surplus money as provided in will

<u>Comment.</u> Former Probate Code Section 584.5 is superseded by Estate and Trust Code Section 9732.

§ 584.6 (repealed). Hearing, notice, and order

<u>Comment.</u> Former Probate Code Section 584.6 is superseded by subdivisions (d) and (e) of Estate and Trust Code Section 9732.

§ 585 (repealed). Bank and savings and loan accounts

<u>Comment.</u> Former Probate Code Section 585 is superseded by Estate and Trust Code Section 9700.

§ 585.1 (repealed). Common trust funds

<u>Comment.</u> Former Probate Code Section 585.1 is restated in subdivision (c) of Estate and Trust Code Section 9730 without substantive change. The provision that prior court authorization was not required is restated in Estate and Trust Code Section 9610 without substantive change.

§ 586 (repealed). Deposit of personal property with trust company

<u>Comment.</u> Former Probate Code Section 586 is superseded by Estate and Trust Code Section 9701.

§ 586.1 (repealed). Deposit of securities in securities depository by trust company

<u>Comment.</u> Former Probate Code Section 586.1 is restated in Estate and Trust Code Section 9702 without substantive change.

§ 586.5 (repealed). Direct distribution by depository

<u>Comment.</u> Former Probate Code Section 586.5 is continued in Estate and Trust Code Section 9704, and is expanded to apply to all types of financial institutions where money or property may be deposited.

§ 587 (repealed). Dedication or conveyance of real property or easement with or without consideration

<u>Comment.</u> Former Probate Code Section 587 is restated in Estate and Trust Code Sections 9900-9901 without substantive change.

§ 588 (repealed). Petition for instructions

<u>Comment.</u> Former Probate Code Section 588 is restated in Estate and Trust Code Section 9611 with the following change: Authority is added to Section 9611 for a creditor or other interested person to petition for instructions.

§ 589 (repealed). Voting rights with respect to corporate shares or memberships or property

<u>Comment.</u> Former Probate Code Section 589 is restated in Estate and Trust Code Section 9655 with the following change: The former requirement that authorization by a personal representative of any action which could be taken by shareholders be "in writing" is not continued. Whether a writing is required in such cases is governed by the Corporations Code. See the Comment to Estate and Trust Code Section 9655.

§ 590 (repealed). Deposit of securities in securities depository

<u>Comment.</u> Former Probate Code Section 590 is restated in subdivisions (a), (b), and (d) of Estate and Trust Code Section 9702 without substantive change.

CHAPTER 12. PRESENTATION AND PAYMENT OF CLAIMS

§ 718.6 (repealed). Acceptance of deed in lieu of foreclosure or trustee's deed

<u>Comment.</u> Former Probate Code Section 718.6 is continued in Estate and Trust Code Section 9850 without substantive change except that a reference to Estate and Trust Code Section [1200.5], which replaced former Probate Code Section 1200.5, is substituted for the reference in former Probate Code Section 718.6 to former Probate Code Section 1200.

Note. The Comment to Section 718.6 will have to be revised if AB 2625 is enacted.

§ 718.7 (repealed). Grant of partial satisfaction or partial reconveyance

<u>Comment.</u> Former Probate Code Section 718.7 is continued without substantive change in Estate and Trust Code Section 9851.

§ 719 (repealed). Costs in action against personal representative

<u>Comment</u>. Former Probate Code Section 719 is restated in Estate and Trust Code Section 9825 without substantive change.

CHAPTER 13. SALES

Article 1. Sales in General

§ 750 (repealed). Order of resort to estate property to pay debts, expenses, or family allowance

<u>Comment.</u> Former Probate Code Section 750 is superseded by Estate and Trust Code Sections 6190-6194 (abatement).

§ 751 (repealed). Order of resort to estate property to pay legacies

<u>Comment.</u> Former Probate Code Section 751 is superseded by Estate and Trust Code Sections 6190-6194 (abatement).

§ 752 (repealed). Abatement among legacies

<u>Comment.</u> Former Probate Code Section 752 is superseded by Estate and Trust Code Sections 6190-6194 (abatement).

§ 753 (repealed). Contribution of devisees and legatees after sale

<u>Comment.</u> Former Probate Code Section 753 is superseded by Estate and Trust Code Section 6194.

§ 754 (repealed). Discretion of personal representative to sell

Comment. The first sentence of former Probate Code Section 754 is restated in subdivision (a) of Estate and Trust Code Section 10013 without substantive change. The second sentence of former Probate Code Section 754 is restated in subdivisions (a) and (b) of Estate and Trust Code Section 10010 and in subdivisions (a) and (c) of Estate and Trust Code Section 10013 without substantive change. The third sentence of former Probate Code Section 754 is restated in subdivision (b) of Estate and Trust Code Section 10013 without substantive change.

§ 754.5 (repealed). Sale of real and personal property as a unit

<u>Comment.</u> Former Probate Code Section 754.5 is restated in Estate and Trust Code Section 10014 without substantive change.

§ 754.6 (repealed). Sale of leasehold interest

<u>Comment.</u> Former Probate Code Section 754.6 is restated in Estate and Trust Code Section 10203 without substantive change.

§ 755 (repealed). Court confirmation

Comment. Former Probate Code Section 755 is restated in Estate and Trust Code Sections 10260 (personal property) and 10308 (real property) without substantive change. The former requirement that the report shall be verified is continued in Estate and Trust Code Section 7203. The former requirement that the clerk shall set the petition for hearing is continued in Estate and Trust Code Section 7202.

§ 756 (repealed). Objections to confirmation; proof of notice

Comment. The first sentence of former Probate Code Section 756 is restated in subdivision (b) of Estate and Trust Code Section 10261 (personal property) and in subdivision (c) of Estate and Trust Code Section 10310 (real property), without substantive change. The second sentence of former Probate Code Section 756 is restated in Estate and Trust Code Sections 10263 (personal property) and 10312 (real property) without substantive change.

§ 756.5 (repealed). Overbid

<u>Comment.</u> Former Probate Code Section 756.5 is restated in Estate and Trust Code Section 10262 without substantive change.

§ 757 (repealed). Sales pursuant to direction in will

Comment. The first sentence of former Probate Code Section 757 is restated in subdivisions (c) and (d) of Estate and Trust Code Section 10010, in subdivision (c) of Estate and Trust Code Section 10013, in the introductory clause and in subdivisions (a) and (b) of Estate and Trust Code Section 10252 (personal property), and in Estate and Trust Code Section 10303 (real property), without substantive change. The second sentence of former Probate Code Section 757 is restated in subdivision (a) of Estate and Trust Code Section 10260 (personal property) and in subdivision (a) of Estate and Trust Section 10308 (personal property) without substantive change. The third sentence of former Probate Code Section 757 is continued in Estate and Trust Code Section 10012 without substantive change.

§ 758 (repealed). Order requiring sale

<u>Comment.</u> Former Probate Code Section 758 is restated in Estate and Trust Code Section 7202 (clerk to set petition for hearing) and in Estate and Trust Code Section 10011 without substantive change.

§ 759 (repealed). Neglect or misconduct of personal representative

<u>Comment.</u> Former Probate Code Section 759 is restated in Estate and Trust Code Section 10380 without substantive change.

§ 760 (repealed). Contract with agent or broker

<u>Comment.</u> Former Probate Code Section 760 is restated in Estate and Trust Code Sections 10150 and 10164 without substantive change.

§ 760.5 (repealed). Contract with auctioneer

Comment. The first sentence of former Probate Code Section 760.5 is superseded by subdivision (a) of Estate and Trust Code Section 10151. The second sentence of former Probate Code Section 760.5 is continued in the first sentence of subdivision (b) of Estate and Trust Code Section 10151 without substantive change. The first portion of the third sentence of former Probate Code Section 760.5 (no personal liability) is restated in subdivision (d) of Estate and Trust Code Section 10151 without substantive change. The last portion of the third sentence of former Probate Code Section 760.5 (no liability of estate) is restated in subdivision (c) of Estate and Trust Code Section 10151 and in Estate and Trust Code Section 10152 without The fourth sentence of former Probate Code substantive change. Section 760.5 is restated in the second sentence of subdivision (b) of Estate and Trust Gode Section 10151 with the deletion of the former reference to "tangible" personal property. The fifth sentence of

former Probate Code Section 760.5 is continued in the third sentence of subdivision (b) of Estate and Trust Code Section 10151 with the deletion of the former reference to "tangible" personal property. The sixth sentence of former Probate Code Section 760.5 is continued in the second sentence of subdivision (a) of Estate and Trust Code Section 10151 without substantive change. The seventh sentence of former Probate Code Section 760.5 is continued in the fourth sentence of subdivision (b) of Estate and Trust Code Section 10151 without substantive change.

§ 761 (repealed). Allocation of commissions among competing agents

<u>Comment.</u> Former Probate Code Section 761 is restated in Estate and Trust Code Section 10163 without substantive change.

§ 761.5 (repealed). Compensation of agent who procures increased bid

<u>Comment.</u> Former Probate Code Section 761.5 is restated in Estate and Trust Code Section 10162 without substantive change.

§ 762 (repealed). Application of sale proceeds of encumbered property

Comment. Former Probate Code Section 762 is restated in Estate and Trust Code Section 10361 without substantive change.

§ 763 (repealed). Payment of sale proceeds to clerk and discharge of encumbrance

<u>Comment.</u> Former Probate Code Section 763 is restated in Estate and Trust Code Section 10362 without substantive change.

§ 764 (repealed). Sale to lienholder

<u>Comment.</u> Former Probate Code Section 764 is restated in Estate and Trust Code Section 10363 without substantive change.

Article 2. Sale of Personal Property

§ 770 (repealed). Sale of depreciating property and property needed to provide family allowance

<u>Comment.</u> Former Probate Code Section 770 is restated in the introductory clause and in subdivisions (c) and (d) of Estate and Trust Code Section 10252 and in Estate and Trust Code Section 10259 without substantive change.

§ 771 (repealed). Sale of securities; savings and loan transactions

Comment. Subdivisions (a) and (b) of former Probate Code Section 771 are restated in Estate and Trust Code Section 10200 without substantive change. Subdivision (c) of former Probate Code Section 771 is restated in Estate and Trust Code Section 10201 without substantive change.

§ 771.3 (repealed). Purchase of securities or commodities sold short

Comment. Former Probate Code Section 771.3 is restated in Estate and Trust Code Section 9735 (powers and duties of personal representatives) without substantive change, except that a reference to Estate and Trust Code Section _____ (formerly Probate Code Section 1200.5) (giving notice of hearing by mail) is substituted for the reference in former Probate Code Section 771.3 to former Probate Code Section 1200 (notice by posting).

Note. The Comment to Section 771.3 will have to be revised if AB 2625 is enacted.

§ 771.5 (repealed). Sale of subscription rights

<u>Comment.</u> Former Probate Gode Section 771.5 is restated in Estate and Trust Gode Section 10202 without substantive change, except that language is added in Section 10202 to make clear that notice of sale is not required.

§ 772 (repealed). Notice of sale; public sales

Comment. The first sentence of former Probate Code Section 772 is restated in Estate and Trust Code Section 10250 without substantive change. The second sentence of former Probate Code Section 772 is restated in Estate and Trust Code Section 10251 without substantive change. The third sentence of former Probate Code Section 772 is restated in Estate and Trust Code Section 10253 without substantive change. The fourth sentence of former Probate Code Section 772 is restated in paragraph (2) of subdivision (a) of Estate and Trust Code Section 10253 and in Estate and Trust Code Section 10255 without substantive change. The fifth sentence of former Probate Code Section 772 is superseded by subdivision (a) of Estate and Trust Code Section 10254. The sixth and seventh sentences of former Probate Code Section 772 are restated in subdivision (c) of Estate and Trust Code Section 10254 without substantive change. The eighth sentence of former Probate Code Section 772 is restated in Estate and Trust Code Section 10259 without substantive change.

§ 773 (repealed). Terms of sale

Comment. The first, second, third, and fourth sentences of former Probate Code Section 773 are restated in subdivisions (a), (b), and (c) of Estate and Trust Code Section 10257 without substantive change. The fifth, sixth, seventh, and eighth sentences of former Probate Code Section 773 are restated in Estate and Trust Code Section 10258 without substantive change.

§ 774 (repealed). Sale of partnership interests

<u>Comment.</u> The first sentence of former Probate Code Section 774 is restated in Estate and Trust Code Sections 10204, 10205, and 10206 without substantive change. The second sentence of former Probate Code Section 774 is restated in subdivision (c) of Estate and Trust Code Section 10261 without substantive change.

§ 775 (repealed). Order vacating sale and directing resale

<u>Comment.</u> The first three sentences of former Probate Code Section 775 are restated in subdivisions (a) through (d) of Estate and Trust Code Section 10350 without substantive change. The fourth sentence of former Probate Code Section 775 is superseded by subdivision (e) of Estate and Trust Code Section 10350.

§ 776 (repealed). Order vacating sale and confirming sale to new high bidder

<u>Comment.</u> Former Probate Code Section 776 is restated in Estate and Trust Code Section 10351 without substantive change.

Article 3. Sale of Real Property

§ 780 (repealed). Notice of sale

Comment. The first sentence of former Probate Gode Section 780 is restated in Estate and Trust Gode Section 10300 without substantive change. The requirement that the notice state the "time and place of sale" is restated in paragraph (2) of subdivision (a) of Estate and Trust Gode Section 10304 without substantive change. The second sentence of former Probate Gode Section 780 is restated in Estate and Trust Gode Section 10301 without substantive change. The third and fourth sentences of former Probate Gode Section 780 are superseded by paragraph (3) of subdivision (a) of Estate and Trust Gode Section 10304.

§ 781 (repealed). Sales at public auction

Comment. The first sentence of former Probate Code Section 781 is restated in subdivision (a) of Estate and Trust Code Section 10305 without substantive change. The second sentence of former Probate Code Section 781 is superseded by subdivision (b) of Estate and Trust Code Section 10305.

§ 782 (repealed). Private sales

Comment. The first sentence of former Probate Code Section 782 is restated in paragraph (2) of subdivision (a) of Estate and Trust Code Section 10304, in subdivision (a) of Estate and Trust Code Section 10306, and in Estate and Trust Code Section 10302, without substantive change. The former language "and otherwise in accordance with Section 780 of this code" is omitted as unnecessary. The second sentence of former Probate Code Section 782 is restated in subdivision (b) of Estate and Trust Code Section 10306 without substantive change, except that the former authority for filing bids with the clerk of the court is not continued.

§ 783 (repealed). Postponement of public auction sales

<u>Comment.</u> Former Probate Code Section 783 is restated in subdivision (c) of Estate and Trust Code Section 10305 without substantive change.

§ 784 (repealed). Minimum price for private sales of real property

Comment. Former Probate Code Section 784 is restated in Estate and Trust Code Section 10309 without substantive change, except that Section 10309 permits appointment of a new probate referee if "there is other reason to appoint another probate referee" in place of the former language permitting appointment of a new probate referee "for just cause."

§ 785 (repealed). Court confirmation; overbid; order confirming or vacating sale

Comment. The first sentence of former Probate Code Section 785 is restated in subdivisions (a) and (b) of Estate and Trust Code Section 10310, and in subdivisions (a), (c), and (d) of Estate and Trust Code Section 10313, without substantive change. The provision in the first sentence of former Probate Code Section 785 that the court "must examine the return and witnesses in relation to the sale" is comprehended within the more general language of subdivision (a) of Estate and Trust Code Section 10310. The second and third sentences of former Probate Code Section 785 are restated in Estate and Trust Code Section 10161, in subdivisions (a) and (b) of Estate and Trust Code Section 10311, and in subdivisions (a) and (b) of Estate and Trust Code Section 10313, without substantive change. The fourth sentence of former Probate Code Section 785 is restated in subdivision (c) of Estate and Trust Code Section 10163 without substantive The fifth sentence of former Probate Code Section 785 is change. restated in subdivision (e) of Estate and Trust Code Section 10311 without substantive change. The sixth sentence of former Probate Code Section 785 is restated in Estate and Trust Code Section 10165 and in subdivision (e) of Estate and Trust Code Section 10311 without substantive change. The seventh sentence of former Probate Code Section 785 is restated in the introductory clause of subdivision (a) and in subdivision (d) of Estate and Trust Code Section 10311 without substantive change.

§ 785.1 (repealed). Discretion of personal representative in case of credit sales

<u>Comment.</u> Former Probate Code Section 785.1 is restated in subdivision (d) of Estate and Trust Code Section 10311 without substantive change.

§ 786 (repealed). Conveyance after confirmation

Comment. The first sentence of former Probate Code Section 786 is restated in subdivision (a) of Estate and Trust Code Section 10314 without substantive change. The second sentence of former Probate Code Section 786 is restated in subdivision (c) of Estate and Trust Code Section 10314 without substantive change.

§ 787 (repealed). Sales on credit

Comment. The first sentence of former Probate Code Section 787 is restated in subdivision (a) of Estate and Trust Code Section 10315 (real property) without substantive change. The second and third sentences of former Probate Code Section 787 are restated in subdivision (d) of Estate and Trust Code Section 10257 (personal property) and in subdivision (b) of Estate and Trust Code Section 10315 (real property).

§ 788 (repealed). Order vacating sale and directing resale

Comment. The first two sentences of former Probate Code Section 788 are restated in subdivisions (a) through (d) of Estate and Trust Code Section 10350 without substantive change, except that a provision has been added to subdivision (b) of Estate and Trust Code Section 10350 that notice need not be given to a defaulting purchaser who has filed a written consent to vacation of the order confirming sale to him or her. The third sentence of former Probate Code Section 788 is superseded by subdivision (e) of Estate and Trust Code Section 10350.

§ 789 (repealed). Order vacating sale and confirming sale to new high bidder

<u>Comment.</u> Former Probate Code Section 789 is restated in Estate and Trust Code Section 10351 without substantive change.

§ 792 (repealed). Fraudulent sale

<u>Comment.</u> Former Probate Code Section 792 is restated in Estate and Trust Code Section 10381 without substantive change, except (1) damages are double the value of the "real property" sold rather than double the value of the "land" sold and language is added to make clear that damages are computed using the value of the property on the date it was sold, and (2) the new section makes clear that the liquidated damages provided for in the section are in addition to any other recoverable damages.

§ 793 (repealed). Limitation of actions for recovery of property

Comment. The first sentence of former Probate Code Section 793 is continued in subdivision (a) of Estate and Trust Code Section 10382 without substantive change. The second sentence of former Probate Code Section 793 (tolling for minors and others under legal disability) is superseded by subdivision (b) of Estate and Trust Code Section 10382 (no tolling).

§ 794 (repealed). Land suitable for grazing or pasture

<u>Comment.</u> Subdivision (a) of former Probate Code Section 794 is not continued. That subdivision was merely a statement of legislative purpose. Subdivision (b) of former Probate Code Section 794 is restated in Estate and Trust Code Section 10208 without substantive change.

Article 4. Sale of Contract to Purchase

§ 800 (repealed). Method of sale of decedent's contract right to purchase real property

<u>Comment.</u> Former Probate Code Section 800 is restated in subdivision (a) of Estate and Trust Code Section 10207 without substantive change.

§ 801 (repealed). Conditions of sale of decedent's contract right to purchase real property; bond

<u>Comment.</u> Former Probate Code Section 801 is restated in subdivisions (b), (c), and (d) of Estate and Trust Code Section 10207 without substantive change.

§ 802 (repealed). Assignment of contract after confirmation

<u>Comment.</u> Former Probate Code Section 802 is restated in subdivisions (b) and (d) of Estate and Trust Code Section 10314 without substantive change.

Article 5. Sale of Mining Property

§ 810 (repealed). Petition for sale of mining property

<u>Comment.</u> Former Probate Code Sections 810 to 814 are not continued. The sale of mining property is conducted under the provisions for sale of real property generally. See Estate and Trust Code Sections 10300-10315.

Under former Probate Code Sections 810-814, two court proceedings were required: one on the petition for a court order authorizing the sale, and another on the petition for court confirmation of sale. This procedure was cumbersome, unnecessary, and wasteful. Moreover, the procedures for sale of mining property were rarely used. Hudner, Sales of Estate Property, in 1 California Decedent Estate Administration § 14.71, at 554 (Cal. Cont. Ed. Bar 1971).

Former Probate Code Section 810 also permitted the court to authorize the personal representative to give an option to purchase a mining claim. Concerning options generally, see Estate and Trust Code Sections 9960-9966 (granting option to purchase real property), 9980-9983 (option to purchase given in will).

§ 811 (repealed). Hearing and order

<u>Comment.</u> Former Probate Code Section 811 is not continued. See the Comment to former Probate Code Section 810.

§ 812 (repealed). Bond; execution of agreement

<u>Comment.</u> Former Probate Code Section 812 is not continued. See the Comment to former Probate Code Section 810.

§ 813 (repealed). Cancellation for default

<u>Comment.</u> Former Probate Code Section 813 is not continued. See the Comment to former Probate Code Section 810.

§ 814 (repealed). Confirmation of sale

<u>Comment.</u> Former Probate Code Section 814 is not continued. See the Comment to former Probate Code Section 810.

CHAPTER 14. NOTES, MORTGAGES, LEASES, CONVEYANCES AND EXCHANGES

§ 830 (repealed). Borrowing money; court order

Comment. The first sentence of former Probate Code Section 830 is restated in subdivision (a) of Estate and Trust Code Section 9800, in subdivision (a) of Estate and Trust Code Section 9804, and in Estate and Trust Code Section 9808 [Section 9808 may be deleted] without substantive change. The second sentence of former Probate Code Section 830 is continued in Estate and Trust Code Section 9801 without substantive change. The third sentence of former Probate Code Section 830 is restated in subdivision (a) of Estate and Trust Code Section 9800 without substantive change.

§ 831 (repealed). Petition; notice

<u>Comment.</u> The first sentence of former Probate Code Section 831 is restated in Estate and Trust Code Section 9802 without substantive change. The first portion of the second sentence (clerk shall set petition for hearing by court) is continued in Estate and Trust Code Section 7202. The last portion of the second sentence (notice) is restated in Estate and Trust Code Section 9803 without substantive change.

§ 832 (repealed). Hearing; order

Comment. The first and second sentences of former Probate Code Section 832 are restated in Estate and Trust Code Section 9804 with the following change: The former language that the court "may direct in what coin or currency" the loan shall be paid has been omitted as obsolete. This omission is consistent with the 1982 amendment to Section 667 of the Code of Civil Procedure. The third sentence of former Probate Code Section 832 (recording required of certified copy of order) is restated in Estate and Trust Code Section 7411 without substantive change.

§ 833 (repealed). Execution of notes and instruments of security

<u>Comment.</u> The first sentence of former Probate Code Section 833 is restated in Estate and Trust Code Section 7411 without substantive change. The second sentence is restated in Estate and Trust Code Section 9805 without substantive change.

§ 834 (repealed). Effectiveness of encumbrance; jurisdiction; effect of errors or irregularities; deficiencies on foreclosure sale

<u>Comment.</u> The first and second sentences and the first portion of the third sentence of former Probate Code Section 834 are restated in Estate and Trust Code Section 9806 without substantive change. The last portion of the third sentence of former Probate Code Section 834 is restated in Estate and Trust Code Section 9807 without substantive change.

Article 2. Leasing

§ 840 (repealed). Court authorization

<u>Comment.</u> Former Probate Code Section 840 is restated in Estate and Trust Code Sections 9941 and 9948 [Section 9948 may be made a general provision] without substantive change.

§ 841 (repealed). Petition; notice

Comment. The first sentence of former Probate Code Section 841 is restated in subdivision (a) of Estate and Trust Code Section 9943 without substantive change. The first portion of the second sentence of former Probate Code Section 841 (clerk to set petition for hearing by the court) is continued in Estate and Trust Code Section 7202. The last portion of the second sentence and all of the third sentence (notice) are restated in subdivisions (a) and (b) of Estate and Trust Code Section 9944 without substantive change.

§ 842 (repealed). Hearing and order

Comment. The first sentence of former Probate Code Section 842 is restated in Estate and Trust Code Section 9945 without substantive change. The second, third, fourth, and fifth sentences of former Probate Code Section 842 are restated in Estate and Trust Code Section 9946 without substantive change.

§ 842.1 (repealed). Leases longer than 10 years

<u>Comment.</u> The first sentence of former Probate Code Section 842.1 is restated in subdivision (b) of Estate and Trust Code Section 9943 and in subdivision (b) of Estate and Trust Code Section 9945 without substantive change. The second sentence of former Probate Code Section 842.1 is restated in subdivision (c) of Estate and Trust Code Section 9944 without substantive change. The authority in the second sentence of former Probate Code Section 842.1 for the court to require additional notice is continued in the general authority for the court to require additional notice in Estate and Trust Code Section [to be drawn from existing Section 1204]. The third sentence of former Probate Code Section 842.1 is restated in subdivision (a) of Estate and Trust Code Section 9946 without substantive change.

§ 843 (repealed). Execution of lease; jurisdiction of court; error in proceedings

<u>Comment.</u> The first sentence of former Probate Code Section 843 is restated in Estate and Trust Code Section 7411 without substantive change. The second, third, and fourth sentences of former Probate Code Section 843 are restated in Estate and Trust Code Section 9947 without substantive change.

§ 844 (repealed). Leases without court order

<u>Comment.</u> Former Probate Code Section 844 is superseded by Estate and Trust Code Section 9940.

§ 845 (repealed). Lease with option to purchase

<u>Comment.</u> Former Probate Code Section 845 is restated in Estate and Trust Code Section 9942 without substantive change.

Article 3. Conveyance to Complete Contract

§ 850 (repealed). When court order authorized

<u>Comment.</u> Former Probate Code Section 850 is restated in paragraphs (1) and (2) of subdivision (a) of Estate and Trust Code Section 9860 and in Estate and Trust Code Section 9867 without substantive change.

§ 851 (repealed). Petition; notice

Comment. The first sentence of former Probate Code Section 851 is restated in the introductory paragraph of subdivision (a) of, and in subdivision (b) of, Estate and Trust Code Section 9860 without substantive change. The first portion of the second sentence of former Probate Code Section 851 (clerk to set petition for hearing by court) is continued in Estate and Trust Code Section 7202. The last portion of the second sentence (notice) is superseded by subdivision (a) of Estate and Trust Code Section 9861.

§ 851.5 (repealed). Conveyance or transfer of property claimed to belong to decedent or other person

Comment. The first sentence of former Probate Code Section 851.5 is restated in paragraphs (3) and (4) of subdivision (a) of, and in subdivision (b) of, Estate and Trust Code Section 9860 without substantive change. The first portion of the second sentence of former Probate Code Section 851.5 (clerk to set petition for hearing by court) is continued in Estate and Trust Code Section 7202. The last portion of the second sentence (notice), and all of the third sentence, of former Probate Code Section 851.5 are superseded by Estate and Trust Code Section 9861. The fourth sentence of former Probate Code Section 9861. The fourth sentence of former Probate Code Section 9861 without substantive change. The fifth

sentence of former Probate Code Section 851.5 is continued in Estate and Trust Code Section 9862 without change. The sixth sentence of former Probate Code Section 851.5 is restated in Estate and Trust Code Section 9863 without substantive change. The seventh sentence of former Probate Code Section 851.5 is continued in Estate and Trust Code Section 9864 without change. The last sentence of former Probate Code Section 851.5 is restated in Estate and Trust Code Section 9865 without substantive change.

§ 852 (repealed). Hearing and order

Comment. The first portion of the first sentence of former Probate Code Section 852 that the court shall hear the matter "upon proof that due notice of the hearing of the petition . . . has been given" is restated in subdivision (a) of Estate and Trust Code Section 7308 without substantive change. The last portion of the first sentence is restated in Estate and Trust Code Sections 9866 and 9867 without substantive change. The second sentence of former Probate Code Section 852 (certified copy of order affecting real property shall be recorded) is restated in subdivision (c) of Estate and Trust Code Section 7411 without substantive change.

§ 853 (repealed). Execution of conveyance or transfer; effect of order

The first portion of the first sentence of former Comment. Probate Code Section 853 that the order is prima facie evidence of the correctness of the proceedings, and of the authority of the personal representative or other person to make the conveyance or transfer, is omitted as unnecessary since that is the effect of orders generally in estate proceedings. See Wood v. Roach, 125 Cal. App. 631, 639, 14 P.2d 170 (1931); Fletcher v. Superior Court, 79 Cal. App. 468, 473-74, 250 P. 195 (1926); 7 B. Witkin, Summary of California Law Wills and Probate § 234, at 5742 (8th ed. 1974); Evid. Code §§ 639, 666; cf. Estates & Trusts Code Sections 7411, 9612. The last portion of the first sentence of former Probate Code Section 853 is restated in subdivision (b) of Estate and Trust Code Section 9868 without The second sentence of former Probate Code substantive change. Section 853 is restated in subdivision (a) of Estate and Trust Code Section 9868 without substantive change. The last sentence of former Probate Code Section 853 is restated in subdivision (d) of Estate and Trust Code Section 7411 without substantive change.

[Note. There may be a general provision that probate orders are prima facie evidence of the correctness of the proceedings.]

§ 854 (repealed). Option to purchase given in will

Comment. The first sentence of former Probate Code Section 854 is continued in Estate and Trust Code Section 9980 and in subdivision (a) of Estate and Trust Code Section 9981 without substantive change, except that authority is also given to the personal representative to file a petition. The first portion of the second sentence of former

Probate Code Section 854 (clerk to set petition for hearing) is continued in Estate and Trust Code Section 7202. The last portion of the second sentence (notice) is superseded by Estate and Trust Code Section 9982. The third sentence of former Probate Code Section 854 is restated in Estate and Trust Code Section 9983 without substantive change. The fourth sentence of former Probate Code Section 854 (order shall not be entered unless court find inheritance taxes have been paid or Controller consents) is not continued. Inheritance taxes have been abolished in California. See Rev. & Tax. Code § 13301. The fifth sentence of former Probate Code Section 854 is superseded by subdivision (c) of Estate and Trust Code Section 9981.

Note. The Comment to Section 854 will have to be revised if AB 2625 is enacted.

Article 4. Exchange of Property

§ 860 (repealed). Exchange of property

<u>Comment.</u> The first portion of the first sentence of former Probate Code Section 860 (petition, order) is restated in Estate and Trust Code Sections 9920 and 9921 without substantive change. The last portion of the first sentence (notice) is superseded by subdivision (a) of Estate and Trust Code Section 9922. The second and third sentences of former Probate Code Section 860 are restated in Estate and Trust Code Section 9922 without substantive change.

CHAPTER 15. COMPENSATION AND ACCOUNTING

Article 3. Rendering of Exhibits and Accounts

§ 920 (repealed). Property accountable for; liability of joint personal representative; profit or loss to the estate

Comment. The first portion of the first sentence of former Probate Code Section 920 is continued in Estate and Trust Code Section [10900] (duty to account) without substantive change. The middle portion of the first sentence is restated in the second sentence of paragraph (1) of subdivision (a) of Estate and Trust Code Section 9650 (uncollected debts) without substantive change. The last portion of the first sentence is superseded by Estate and Trust Code Section 9631 (liability of joint personal representative).

The second sentence of former Probate Code Section 920 is restated in Estate and Trust Code Section 9651 without substantive change. The third sentence of former Probate Code Section 920 is restated in Estate and Trust Code Section 10015 (sale for more or less than appraisement) without substantive change.

§ 920.3 (repealed). Duty to keep cash invested

<u>Comment</u>. Former Probate Code Section 920.3 is restated in Estate and Trust Code Sections 9652 (duty to keep cash invested) and [to be drafted] (duty to show investment upon accounting) without substantive change.

§ 920.5 (repealed). Interest on deposits by trust company

<u>Comment</u>. Former Probate Code Section 920.5 is restated in Estate and Trust Code Section 9705 without substantive change.