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IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

FIRST APPELLATE DISTRICT

DIVISION THREE

Conservatorship of the Person and Estate
of ROBERT F. TAYLOR.

SAN MATEO COUNTY PUBLIC
GUARDIAN,

Petitioner and Respondent,

v.

ALBERT L. BOASBERG,

Objector and Appellant.

A147557

(San Mateo County
Super. Ct. No. PRO125146)

The San Mateo County Public Guardian (public guardian) is the appointed conservator of the trust and estate of Robert F. Taylor, a disabled adult. The public guardian petitioned the probate court to order the former trustee of the Taylor trust, appellant Albert L. Boasberg, to provide an accounting. The court granted the petition and Boasberg appeals.

The public guardian moves to dismiss the appeal. We shall grant the motion. Orders “[c]ompelling the trustee to submit an account or report acts as trustee” are not appealable. (Prob. Code, § 1304, subd. (a)(1).) There is a narrow exception to this rule. “An order to account is appealable when it expressly or implicitly decides other issues that could be the subject of an appealable probate order.” (*Esslinger v. Cummins* (2006) 144 Cal.App.4th 517, 522.) Here, the order simply orders an accounting without determining issues that are a proper subject of appeal.

Disposition

The appeal is dismissed.

Pollak, Acting P.J.

We concur:

Siggins, J.

Jenkins, J.