Summary of Developments

The Will and the Estate Assets

Wilson Lucom died leaving a Last Will and Testament (the "Will"). He had seven (7) specific assets and/or groups of assets and he provided very specifically for each asset in his Will.

Every single asset that Wilson C. Lucom owned was left either directly to the Fundacion Wilson C. Lucom Trust Fund (the "Foundation") or to the Foundation as the remainder beneficiary of each asset.

Lucom's Will established the Fundacion Wilson C. Lucom Trust Fund with the following instructions:

The main objective of the FUNDACION WILSON C. LUCOM TRUST FUND is to feed needy children in Panama.

The Assets and the Will's Instructions

1. At his death, Lucom owned a Panamanian ranch consisting of 7,000 acres and valued in excess of \$50 Million. Lucom's Will states:

I am the sole owner of Hacienda Santa Monica, which has no liens or mortgages. I instruct my Executors to place my Hacienda on the market as SUN CITY in the Panamanian Riviera, to be sold as a single parcel to city developers, not to intermediaries. It may take two or three years for this property to sell because I do not want Hacienda Santa Monica to be sold immediately for any low price that is offered immediately. The product of the sale of Hacienda Santa Monica must go to the WILSON C. LUCOM TRUST FUND FOUNDATION.

2. At his death Lucom owned 50 acres of real estate in Palm Desert, California which he also insisted must go to the FUNDACION WILSON C. LUCOM TRUST FUND. Lucom's Will stated as to this asset:

The same [as above] shall be applied to the 50 acres I own in Palm Desert, California.

3. At his death Lucom owned acreage in Florida. Regarding this asset, Lucom's Will specifically states:

I own 7 or 8 acres near Okeechobee, Florida. This property may be sold at any time. It has been proposed as a possible sale to the

State of Florida for the sum of US \$473,000.00 for 5 acres. The product of the same must go to the WILSON C. LUCOM TRUST FUND FOUNDATION. The foundation fund may be invaded to be able to cover any short amounts in the bequests.

4. At his death Lucom owned a small apartment in Panama that was unoccupied. As to this asset, Lucom's Will states:

The other Apartment I own in Edificio Mediterraneo in Panama, Republic of Panama, under another name, must be sold and the product of the sale must be placed in the WILSON C. LUCOM TRUST FUND FOUNDATION.

5. At his death Lucom owned a large apartment which was Lucom's home with his wife, Hilda, and owned in his name with his wife, Hilda. As to this asset, the Will states:

ROYAL PALACE BUILDING, APARTMENT NO. 11: My wife and I possess a fifty percent (50%) interest each in Apartment No. 11 in the Royal Palace Building in Punta Paitilla, San Francisco section. In the event my wife survives me, she must receive my fifty percent (50%) lien-free and gratuitously. If my wife does not survive me, the fifty percent (50%) interest I possess in Apartment No. Eleven (11) in the Royal Palace Building must go directly, lien-free, to the WILSON C. LUCOM TRUST FUND FOUNDATION, after my death.

6. At his death Lucom owned valuable personal property. As to this property, his Will states:

My wife has total and complete use of any work of art, antique furniture, antique silver and any other antiques while she lives. Upon her death, all these valuable assets must pass lien-free and gratuitously to the WILSON C. LUCOM TRUST FUND FOUNDATION, for subsequent sale at auction. This, of course, assumes my wife survives me.

7. At his death Lucom owned Seven Million Dollars (\$7,000,000) or more in income producing assets which he set aside specifically to pay a lifetime annuity to his wife, Hilda, a lifetime annuity to his stepdaughter, Isabel, and a few direct gifts to his employees. After Hilda's death and Isabel's death, Lucom provided for any remaining balance of the \$7.0 Million more to be paid to specific beneficiaries up to approximately Three Million Dollars (\$3,000,000).

As to this group of assets, his Will stated:

At the time this Will is executed, the value of my estate includes not only Hacienda Santa Monica, but approximately seven million dollars or more in other assets as well.

This Seven Million dollars or more that was dedicated to meet his Bequests were directed as follows in his Will

a. As to his gift to his wife. He repeated his instructions twice that her estate shall receive nothing other than the annuity.

In the event my wife, HILDA PIZA LUCOM survives me, "I leave my wife 50% of my combined interest account, wherever it exists. I want my wife to receive \$US \$20,000.00 per month, or the MINIMUM ANNUAL INCOME OF US \$240,000 per year. ... and, after her death all bequests end, and what was given to her must be returned to the WILSON C. LUCOM TRUST FUND FOUNDATION, as of her death. No principal or interest account shall go to the estate of HILDA PIZA LUCOM.

Upon the death of my wife, the 50% and any other payment of any kind must cease and be returned to WILSON C. LUCOM TRUST FUND FOUNDATION, not her estate. No work of art or valuable antiques, such as the grand piano, are being sold or exchanged by my wife.

b. As to gift to his stepdaughter,

I have great fondness for the memory of my deceased ex-wife Virginia Willys Lucom and her daughter Isabel Maria Clark, to whom I give my next bequest. ... the only right she has in this will, with respect to my bequest is the 25% of the remaining balance of the interest account after the deduction for my wife, which must not exceed the sum of US \$200,000.00 per year.

c. As to the balance, (25%), of Lucom's income producing assets, Lucom's Will stated:

The remaining balance must be placed in the Wilson C. Lucom Trust Fund Foundation.

ON AUGUST 6, 2010, THE PANAMA SUPREME COURT <u>APPROVED</u> OF THE LAST WILL AND TESTAMENT OF WILSON C. LUCOM. HOWEVER, THE PANAMA SUPREME COURT IGNORED THE FOUNDATION AND LEFT ALL OF THE ASSETS

INTENDED FOR THE FOUNDATION TO HILDA LUCOM AS THE UNIVERSAL HEIR AND OWNER OF THE ENTIRE LUCOM ESTATE.

THE POOR CHILDREN OF PANAMA RECEIVED NOTHING.

Lehman as Albacea.

- 1. <u>Lehman's Appointment</u>. Richard Lehman was appointed the sole Executor (Albacea) of the Lucom Estate by Order No. 1025 of the Panama Probate Court on July 5, 2006.
- 2. <u>Hilda's Attempted Nullification of the Will</u>. Immediately after Lehman was appointed as the Sole Executor of Lucom's Will, Hilda Lucom filed documents calling for the nullification of Lucom's Will and a direction from the Court that Hilda Lucom, as Lucom's wife, was entitled to Lucom's entire intestate estate.

Hilda Lucom, starting on August 18th, 2006 and continuing through August 6, 2010 has continually tried to nullify the Last Will and Testament of Wilson C. Lucom.

3. <u>Illegal "Suspension" of Lehman.</u> In August of 2006, the Panama Probate Court illegally attempted to "suspend" Lehman from his duties as Executor.

On August 12, of 2009 the Panama Superior Court commented on the "senselessness" of the suspension in light of the requirements of Panama law.

- 4. <u>Appellate Court Appointment of Three Executors</u>. In May of 2007 the Panama Appellate Court appointed Lehman and the two other Executors named in Lucom's Will as the three Executors of the Last Will and Testament of Wilson C. Lucom, thereby affirming Lehman's appointment.
- 5. <u>Illegal Appointment of Administrator</u>. In November of 2007, the Panama Probate Court in an Order that refused to acknowledge Lehman was the Executor of Lucom's Estate appointed an Administrator to administer the Estate of Wilson C. Lucom.

On August 12, 2009 the Panama Superior Court ruled that because Lehman was the existing appointed Executor of Lucom's Will, the appointment of an Administrator was illegal and unconstitutional.

6. <u>Illegal Order Nullifying Appointment as Executor</u>. In August of 2008, the Panama Probate Court issued Order No. 952 which held that Lehman's appointment as the Executor of the Lucom Estate was null and void ab initio.

On December 12, 2009 Order No. 952 was suspended

- 7. <u>Lehman's Success in Defending Will</u>. On August 6, 2010, the Panama Supreme Court adopted as valid and binding the Last Will and Testament of Wilson C. Lucom and fulfilled Lehman's obligation to defend the Will of Wilson C. Lucom on behalf of its beneficiaries who ever that may be.
- 8. Panama Supreme Court Retroactive Order. ON AUGUST 6, 2010 THE PANAMA SUPREME COURT RETROACTIVELY RULED THAT HILDA LUCOM WAS THE SOLE EXECUTOR OF THE LUCOM ESTATE COMMENCING WITH THE ORIGINAL PROBATE OF THE LUCOM WILL IN THE YEAR 2006, IN SPITE OF THE FACT THAT DURING THIS ENTIRE TIME HILDA LUOCMO WAS ATTEMPTING TO NULLIFY THE LAST WILL AND TESTAMENT OF WILSON C. LUCOM.

It is against this backdrop of lawlessness that the appellate Court must judge Richard S. Lehman's actions as the Executor of the Estate of Wilson C. Lucom. 1/

^{1/} During Lehman's four years of defending the Will, Lehman was subject to and overcame the following assaults on his personal and human rights to prevent him from carrying out his duties as Executor. He was falsely charged with 15 false crimes that were dismissed by the Panama Courts and falsely arrested in Panama with no charges pending.