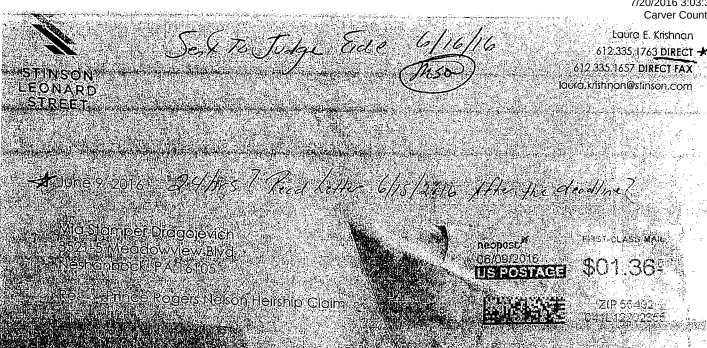
Form of Affidavit

Commonwealth of Pennsylvania

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COMMENTAL OF DENMEY WANTA	Addi,	
COMMONWEALTH OF PENNSYLVANIA NOTARIAL SEAL Richard H. Pfeuffer, Notary Public	VIN GAL	•
Robinson Twp., Allegheny County	Notary Public	



Hannik volution confidentials this on be obtained free fregarding your claimed relationship to Prince colors to Services pondence dated May 20.

If you would like to make a claim that you have a genetic relationship to Mr. Nelson that Objective to heisbip please submit as worm affidavit to the Carver County District Court no Idiestrangune 10: 2016 With answers to the Request for Parentage Information enclosed with this letter.



ISQ SOUTH FIFTH STREET, SUITE 2800H MININEAPOLIS MN 55402 612:335:1500 MAIN & 612:335:16572FXX FRED

ATE OF MININESOTA

JUN 0 6 2016

DISTRICT COURT FIRST JUDICIAL DISTRICT PROBATE DIVISION

CATE AT RECEDED IN

CARVER COUNTY COURTS

Court File No. 10-PR-16-46

ORDER APPROVING PROTOCOL

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Every state of the Countries the request of the Special Administrator, for Court approval of the Special Administrator approval of the

The Court having received no objection from counsel or parties of record, and having staken into account applicable Minnesota law 147. ISS HEREBY ORDERED that the Special Administrator sphotoonise King approval of resulting its 2016 Protocol Prior To Potential Genetic lessing is GRANTED, with the Special Administrator authorized to implement its Protocol.

Assurdicated in the Court's May 18, 2016 order, any motions or objections that arise during

ore June 26, 2016

BY THE COURT:

Kevin W. Fide

Judge of District Court

Carver County,

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Exhibit A

REQUEST FOR PARENTAGE INFORMATION

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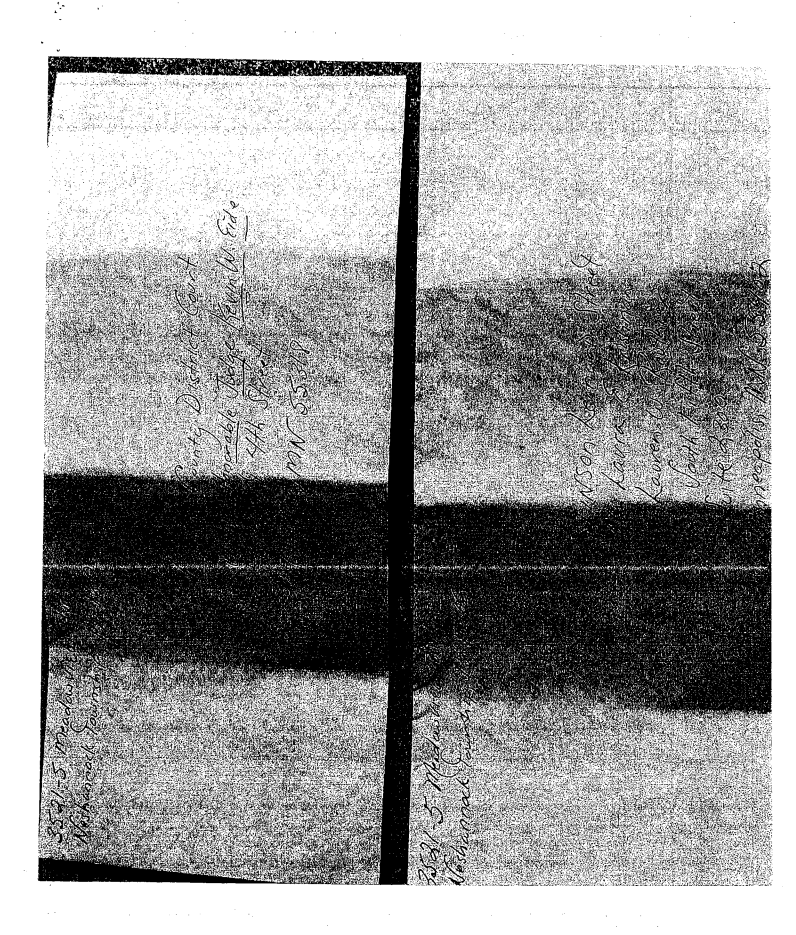
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Filed in First Judicial District Court
7/20/2016 3:03:38 PM
David R, Crossbyver County, MN
612.335.1627 DIRECT
612.335.1657 DIRECT FAX
david.crosby@stinson.com

June 22, 2016

Mia M. Stamper Dragojevich 3521 Meadowview Blvd. Neshannock, PA 16105

Re: Affidavit of Mia M. Stamper Dragojevich

Dear Ms. Dragojevich:

Thank you for submitting the Affidavit of Mia M. Stamper Dragojevich.

With respect to the Protocol adopted by the Court, the Special Administrator's goal is to apply existing Minnesota law equally to all persons claiming to potentially be an heir of the Prince Rogers Nelson (the "Decedent") in order to accurately identify the Decedent's heirs. Such relevant law includes the Minnesota Probate Code (Minn. Stat. Ch. 524), the Minnesota Parentage Act (Minn. Stat. §§ 257.01 through 257.75) and Minnesota common law.

Under Minnesota law, if it is determined that Decedent is not the father of any living children (or their descendants), then Decedent's siblings and half-siblings (and descendants of any deceased siblings and half-siblings) may be determined to be heirs, in the event no Will is found. Minn. Stat. § 524.2-103(3). To be a sibling or half-sibling, a person must share at least one genetic parent with Decedent. *Id.* Because they were married when Decedent was born, Mattie Della (Shaw) ("Mattie") and John Lewis Nelson ("John") are presumed to be Decedent's genetic parents. Minn. Stat. § 257.55, subd. 1(a).\(^1\) Only a very limited group of persons have standing to challenge that presumption, and, in any event, the time to make such a challenge passed long ago. Minn. Stat. § 257.57, subd. 1(b). As such, there is an irrebuttable presumption that John and Mattie are Decedent's genetic parents. *Id.*; Minn. Stat. § 524.1-201(22) and (23); *see also In re Estate of Jotham*, 722 N.W.2d 447, 455-56 (2006). Thus, to potentially qualify as an heir of Decedent as a sibling or half-sibling, the claimant must be a descendant of either Mattie or John (or both). Under Minnesota law, if there are heirs of an intestate decedent at the level of sibling or half sibling, then relatives at more distant familial levels (such as cousins) are excluded as heirs to the estate.

Further, as part of Mattie and John's divorce, a Minnesota court adjudicated that they were Decedent's parents.

Mia M. Stamper Dragojevich June 22, 2016 Page 2

The materials you provided under oath do not provide any bases that you are a child, sibling or a half-sibling of the Decedent. Consequently, it is the Special Administrator's determination that the evidence you have presented is insufficient to warrant genetic testing.

Very truly yours,

STIMSON LEONARD STREET LLP

David R. Crosby

DRC:mp

cc: Laura Krishnan, Esq.