STATE OF MINNESOTA

COUNTY OF CARVER

DISTRICT COURT FIRST JUDICIAL DISTRICT PROBATE DIVISION

In Re: Estate of:

Court File No. 10-PR-16-46

Prince Rogers Nelson,

Deceased.

FINDINGS OF FACT, CONCLUSIONS OF LAW & ORDER RESTRICTING SUBMISSIONS

The above-entitled matter came on before the Honorable Kevin W. Eide without a hearing after the Court's receipt of various submissions filed by Shirley Camper. Under prior Court orders and determinations by the Personal Representative pursuant to Court-approved or statutory procedures, any creditor claims and/or heirship claims by Ms. Camper against the Estate of Prince Rogers Nelson have been disallowed and denied. Despite those denials, Ms. Camper continues to file renewed requests.

Now, based on the file and proceedings herein, the Court makes the following:

FINDINGS OF FACT

- 1. The period for submitting creditor claims in this matter expired on September 12, 2016. *See* Minn. Stat. § 524.3-803(a).
- 2. On September 30, 2019, the Court issued an Order denying requests in two submissions filed by Shirley Camper seeking genetic testing for Ms. Camper's daughter, Tamika Joy H. Camper, to determine whether Decedent is her daughter's father.
- 3. On November 22, 2019, Ms. Camper filed two additional letters with the Court which can best be characterized as requests for reconsideration of the Court's September 30, 2019, decision. The Court denied Ms. Camper's request for reconsideration in an Order filed November 27, 2019.
- 4. In letters filed December 23, 2021, Ms. Camper renewed both her requests for reconsideration and for genetic testing. The Court again denied Ms. Camper's request for reconsideration in an Order filed January 13, 2022.

5. Despite the repeated disallowances of her claims and denials of her motions, Ms. Camper

has filed additional documents on March 23, 2023, and March 28, 2023. Those submissions

include copies of documents or letters previously considered by the Court.

6. None of Ms. Camper's numerous submissions provide any legal basis to establish a valid

and enforceable creditor claim or heirship claim against the Estate.

7. Ms. Camper's continuing submissions create unnecessary expense in the administration of

the Estate in processing, reviewing, and responding to unsubstantiated claims.

CONCLUSIONS OF LAW

1. Having been excluded as a claimant or heir of the Prince Rogers Nelson Estate, Ms.

Camper lacks standing to submit further claims, motions, or requests in this matter.

2. Ms. Camper's continuing submissions are frivolous, and it is appropriate that the Court

impose restrictions on her service or filing of any new claims, motions, or requests in order to

protect the rights of the other parties and the Estate.

ORDER

1. Future submissions by Ms. Camper shall be deemed frivolous, need not be addressed by the

parties, and shall not be addressed by the Court.

BY THE COURT:

Dated: April 10, 2023

Kevin W. Eide

Judge of District Court

NOTICE:

A true and correct copy of this Order/Notice has been served by EFS upon the

parties. Please be advised that orders/notices sent to attorneys are sent to the lead

attorney only.