

In the State of Minnesota in the County Carver District Court  
First Judicial District Probate Division

**FILED**

AUG 01 2017

---

In the matter of the Estate of <sup>CARVER COUNTY COURTS</sup> Prince Rogers Nelson, Decedent ) Appeal Court File#: A17-0927  
) Honorable Judge Kevin Eide  
) Case type: Special Administration  
) District Court Case#: 10-PR-16-46

---

Notice to request that Pro-Se (STG) documents are including in the  
Records on Appeal & have access to seal legal documents

**Notice general comment:** Honorable Judge Eide and the Minnesota Court Administrator Mary P Dalbec, this is a notice to you to request all notices and other legal documents submitted by Shawnetta T. Graham ("STG") to be part of the record on appeal for Appeal Court file #: A17-0927, OR ANY OTHER FUTURE APPEALS. Also, I would like to make arrangement to come into the Minnesota Court House and read documents that were filed under seal. I have a legitimate legal issue in this court matter. Please, read the following:

**I. Authority:**

(A) 2016 Minnesota Statutes: Chapter: 525.13 Estate

(B) 2016 Minnesota Statutes: Chapter 524. Uniform Probate Code

(C) 524.2-101 Interstate Estate

(D) 524.2-107: Degree of Kindred and Kindred of Half-Blood

(E) 524.2-501: Who may make a Will?

(F) 524.5-515: Deposit of Will with curt in testator Lifetime

(G) United States Constitution Amendment 5: Due Process of the Law

(H) United States Supreme Court Rule 18: Appeal from a United States District Court

## II. Question to Review

(1) Question to review: Was there a valid will under seal in the Minnesota Probate Division; and if Shawnetta T. Graham due process of law protection under Amendment 5 of the United States Constitution was violated?

(2) Question to review: Should the State of Minnesota Appeal Court reprimand this case back to the Minnesota District Court?

(3) Question to review: Is this legal issue a landmark case, & should this case be directly appeal to the United States Supreme Court.

(4) Question to review: Should "STG" a Pro-Se legal litigator from Illinois, be allowed to read file#: 10-PR-16-46A, 10-PR-16-46B, 10-PR-16-46C, & 10-PR-16-46 & anything else that has been filed under seal. Can STG be granted similar privilege like *PRO HAC VICE* Attorney?

## III. Legal Stand

*Prince Rogers Nelson (PRN)* was not mentally stable to enter into any contract without proper representation & guidance. *Prince Rogers Nelson (PRN)* was an *Adult Child*. Prince Rogers Nelson had family baby-sitters When *Prince Rogers Nelson* became fifty years old, one of my gifts to my late half-blood brother was to make sure he had zero debt. During Prince early years with Warner Bros Entertainment, the late *Prince Rogers Nelson (PRN)* enter into a contract with a major Entertainment

Corporation without my consent. The late “*Prince*” was my Artist. None of his x-wife had living children, as I know of and his relationship with his first love brought about one son that fail a genetic DNA blood test & etc... some Rockers of musical bands are involved in excessive group sex parties with drugs & alcohol. My late half-brother brother (PRN) and I were like spouses and all claims against the estate should be dismissed.

#### IV. Request without motion hearing to all parties

I am requesting all parties of this case who is represent with or without an attorney to forward your e-mail to me for faster and cheaper electronic communication. I am working without a legal budget or without a legal staff. I was not subpoena in this estate court matter. The Minnesota probate laws governs this court matter and everything that was submitted in the lower district court should be and can be appeal in the State of Minnesota Appeal courts or a higher court. Concerns that were not brought up and issues or topic that was not part of the Minnesota District Court cannot be argue on appeal.

My last court appeal in this court matter will be with the World Court. If there is a valid “*WILLED*” on court filled and everything has been *willed* to me (“STG”) and I have not receive my fair share, it is a crime against me.(see: United States Supreme Court Rule: 18) When the laws of the land, do not protect the people of the states the government has fail you. There is a valid “*WILL*” filed with the Minnesota Probate Division, and

***Amendment-V of the Constitution of United States*** clearly states that no person shall be **deprived of life, liberty, or property** without **due process of law**. My legal stand should be a part of the Minnesota District Probate Division Court file and any Appellant file. I should be heard by writing or court appearance. Anything that has been filed under seal should be made available to me to read in the local court house or in the Judge's Chamber. In ***Amendment-V***, it forbid the government to take a person's property for public use without fair payment. Most of time they are speaking about taking people property and making highways and etc...Sometimes we have legal co-relation and it is called a Landmark Case. Some Landmark Cases can be filed straight with the United States Supreme Court; normal appellant procedures are not necessary.

**V. Notice of Appearance to all parties & objections**

Please take Notice, that I ***Shawnetta T. Graham***, who is a resident of the State of Illinois and live in the County of Kane and in the City of Aurora, Illinois 60506 will be representing herself in this legal matter. I am a legal citizen of North America. Please, forward any legal document or legal concerns to me at the following address: e-mail: **gShawnetta@hotmail.com** or home address: 77 South Stolp Ave., Apt: # 209, Aurora, Illinois 60506-5191. Mobile number: (630)-709-7165. If there are any objections to my request by opposing parties, I have an open door policy and you can

forward your remarks to the court, and then to me my United States Postal Mail or E-Mail.

**VI. Sworn Declaration & Certificate of Service**

I Shawnetta Graham composed this Notice to request that Pro-Se (STG) documents are including in the Records on appeal & access to seal legal documents\_in the bounties of United States in the State of Illinois in the County of Kane. Everything in this legal document is correct to my best of knowledge and I believe my statement is true and correct. If there are errors within the body of this legal document they should be consider a harmless error. (See: Black Law Dictionary) I declare under penalty of Perjury that everything I have stated in this document is true and correct.

This legal document was fax (952- 361-1491 ) to the following: Judge Kevin Eide on July 25, 2017 & mailed by United States Postal first class mail on July 25, 2017 before the hours of 7 p.m. Central time. (2 copies) This legal document was e-mail to the following on July 25, 2017: mgriener@fredlaw.com This legal document was mailed to all members' attorney on court file & all "Pro-Se" members on the court file on July 26, 2017 using First Class United States Postal Service before the hours of 7 p.m. Central time. (See: Exhibit A) (1 copy each)

Signature: \*Shawnetta T. Graham Date: 7-24-17

Shawnetta T. Graham. 77 South Stolp Ave. Apt. # 209, Aurora, IL 60506, e-mail: [gShawnetta@hotmail.com](mailto:gShawnetta@hotmail.com)

This legal document was sworn under oath in front of me in the month of July on the 24<sup>th</sup> day and the year 2017, the composer ("STG") affirm that everything in the body of this document is true and correct to the best of her knowledge.

Public Notary Signature Christina Michel SEAL:

