State of Minnesota District Court

County of CARVER Judicial District: 1st.

Court File Number: 10-PR-16-46

Amelia S. Wodehouse aka Christina D. Johnson

Plaintiff Civil Complaint

Vs

Estate of Prince Rogers Nelson

Defendant

The Plaintiff makes the following complaints against the Defendant:

If you have more than 1 Complaint against Defendant, list each complaint separately, including any Supporting facts.

1. Intentional Interference with Advantage- The existence of Advantage is that assets that are included in a "Will Contract" (digital form) between the defendant and the Plaintiff were "SOLD" by Special Administrator over the Defendant's Estate at the time of unauthorized sales, who was court appointed. Due to the legal contract that the Special Administrator over the Defendants' assets at the time of Intentional Interference with Advantage the duties were clear according to the complaint filed by Roc Nation LLC on line 41 & 42 of Roc Nation LLC complaint form which was presented in court in 2017. The Plaintiff became aware of the intentional interference with Advantage on June 23, 2021, by viewing the said mentioned court filings by Roc Nation LLC. The Plaintiff also looked up with expert witness manor due to the Plaintiff holding (expired 2000) a "Real Estate Appraiser Trainee" State of California License and extensive knowledge on residential and commercial valuations. Intentional Interference with Advantage by Special Administrator over Defendants estate "sold approximately 5 land and residential real estate properties held by the Defendant" as far as I can tell as of today and only within the United States of America have, I checked. The intentional interference with Advantage comes in because anything sold over \$50,000 had to be brought to the table and voted upon and the land, residential real estate and goods of the Defendant were sold or negotiated and then the terms were "sealed" from the voting committee.

Based on the complaints above, Plaintiff demands the following relief:

Proximate causation-As a result of the defendant' estate; Special Administrator Intentional Interference with Advantage both business advantage as well as direct monetary advantage (deal was sealed so we do not understand the terms). The Plaintiff suffered damages in excess of 200 million dollars with missing assets, valued goods, gold, cash, music which were included in the Will Contract for "Charitable Legacy Gifting" which is an average for this type of gifting over a life time.