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STATE OF MINNESOTA

FILEDMAY 1 8 2016

DISTRICT COURT FIRST JUDICIAL DISTRICT PROBATE DIVISION

CARVER COUNTY

CARVER COUNTY COURTS

Deceased.

ARVER COUNTY COOKIE

In Re:

Court File No. 10-PR-16-46

Estate of Prince Rogers Nelson,

ORDER REGARDING CLAIMS
PURSUANT TO THE PARENTAGE ACT
AND PROBATE CODE

The Special Administrator requests that the Court endorse a procedure for the testing of

those claiming to be heirs of the decedent. In light of Minnesota law, see, e.g., Minn. Stat.

§§257.62, 524.1-201(22), 201(23) & 201(24), and 524.2-116 & 117, the Court hereby ORDERS

that the following procedure govern the lodging of such claims and any subsequent genetic testing:

1. Any party claiming a genetic relationship to the decedent that may give rise to heirship

must file an Affidavit with the Court setting forth the facts that establish the reasonable

possibility of the existence of such a relationship. The Affidavit shall be filed with a

Demand for Notice or a Certificate of Representation and payment of the appropriate filing

fee, if applicable.

2. Thereafter, the Special Administrator shall develop a plan or protocol for testing, after

considering the positions of the parties claiming a genetic relationship. In considering the

positions of the parties claiming a genetic relationship, the Special Administrator shall

consider the Affidavit, any birth records or Recognition of Parentage, or any other

information that establishes a presumption of parentage or an adverse presumption. In that

regard, the Special Administrator may require a party claiming a genetic relationship to the

decedent to submit to and pay for blood and genetic tests in order to determine if a genetic

relationship exists.

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3. The Special Administrator is authorized to engage DNA Diagnostics Center to perform the

blood and genetic testing required to determine if a genetic relationship to the decedent

exists.

Any motions or objections that arise during the course of the Special Administrator's

implementation of this Order will be heard on June 27, 2016, at 8:30 a.m., or at an earlier date to

the extent justice requires. If a party wishes to have a motion or objection to genetic testing heard

on June 27, 2016, they shall file and serve the motion or objection and memorandum upon the

Court and the Special Administrator, respectively, on or before June 20, 2016.

BY THE COURT:

Date: May 18, 2016

Kevin W. Eide

Judge of District Court

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