

Justin Bruntjen Esq.,
2915 Wayzata Blvd, Minneapolis, MN 55405
Phone: (612) 242-6313
justin@b2lawyers.com

August 1, 2017

The Honorable Kevin W. Eide
Judge of Carver County District Court
600 E. 4th Street
Chaska, MN 55318

**Re: Letter for Reconsideration
Estate of Prince Rogers Nelson
Case No. 10-PR-16-46**

To Judge Eide:

I am writing on behalf of myself and my former co-counsel, Frank Wheaton, asking for reconsideration of the Court's July 24, 2017 "Findings of Fact, Conclusions of Law & Order Regarding Re: Bruntjen Documents Filed Under Seal" (Herein "Bruntjen July Order") and "Findings of Fact, Conclusions of Law, and Order Re: Wheaton Documents Filed Under Seal" (Herein "Wheaton July Order").

Mr. Wheaton and I co-represented Alfred Jackson until around March 17, 2017, at which time Mr. Wheaton ceased further representation. In regards to the Bruntjen July Order, on April 11, 2017, the Court issued an order "Denying Motion for Filing Documents Under Seal" (Herein "Court's April Order") in which the Court requested further redactions and changes to specific fee documents filed on March 23, 2017. After reviewing the Bruntjen July Order I complied immediately with the courts requested changes. I also investigated the reasons I was unaware of the Court's April Order. I understand from correspondence with Ms. Shirk that I received the notice of filing order on April 11, 2017 but I have no recollection or record of being served or receiving the Court's April Order. This could very likely be an error on my part but if I had seen this order I would have immediately complied with the Court's request as I did upon receipt of the Bruntjen July Order.

Further, after seeing the Court's Second Order Approving Payment of Attorney's Fees and Costs Filed on April 5, 2017 I was under the impression that all fee issues were resolved and there was no request or need to comply with any additional requirements.

In regards to the Wheaton July Order, as the court is aware Mr. Wheaton's representation ceased in March of 2017. Considering this, Mr. Wheaton was not served any documents after that time, unless specifically sent to him. This includes the Court's April 19, 2017 Order Denying Motion for Filing Documents Under Seal and The Wheaton July Order. Because, from my knowledge, Mr. Wheaton was never served these documents, it was impossible for him to comply with The Court's requests. Something he would have undoubtedly done had he known about the Court's Orders.

Based on the reasons above I request the Court reconsider the Bruntjen July Order and the Wheaton July Order and the findings and conclusions contained within them, including the imposition of sanctions.

Thank you for your time and consideration.

Respectfully Submitted,

/s/ Justin A. Bruntjen

Justin Bruntjen
Attorney for Alfred Jackson