FILED

JUN 0 5 2017 STATE OF MINNESOTA COUNTY OF CARVER COUNTY COURTS

Jennifer Jeffers vs FIRST JUDICIAL DISTRICT DISTRICT COURT PROBATE

Court File No. 10-PR-16-46

Estate of Prince Rogers Nelson, Decedent

SUBPOENA IN PROBATE COURT (Present Documents for review) Minn. R. Civ. Pro. 45

TO: Cousins Law Firm Patrick Cousins, 319 Clematis Street Suite 701, West Palm Beach, Florida 33401

You are commanded to present documents to support testimony of Jennifer Jeffers, and send the documents identifying travel records, and names of security Personnel working with Prince Rogers Nelson for travel to Puerto Rico in 2014, and records between 2015 and 2016, Private Investigation records solicited by Decedent from 2014-2016 and travel schedule, search, and investigation at Schenectady, New York, writings by Decedent referencing Linda Sue, Jennifer Jeffers, Jennifer Jefe, Linda Jefe, or Jennifer Temple and Schenectady, New York, IP Address of Computer Equipment in Paisley Park prior to the death of Decedent, to Jennifer Jeffers, 2333 Niskayuna Drive Apartment 8, 12309, (518) 461-7933 who is representing herself in this matter. This action is an attempt to establish the decedent's pursuit of and validity of Jennifer Jeffers and her claim that the decedent communicated with her the night he died and indicated that he was attacked by Tyka Nelson and Maurice Phillips who forced him to take pills. Jennifer Jeffers must produce evidence that she had a connection to Prince Rogers Nelson, and that he was pursuing her and using security to protect, investigate and surveil Jeffers, before his death and ultimately, leaving Jeffers to witness the attack on the telephone and speak with the decedent who then reached out to her, identified his attacker and asked her to "tell it if he didn't survive the attack."

Cousins Law Firm has a right to reimbursement for expenses pursuant to <u>45.03(d)</u> and may submit a list of expenses related to providing copies of documents including postage, to Jennifer Jeffers, 2333 Niskayuna Drive Apt 8, Niskayuna, New York 12309. Reimbursement will take place before his compliance if that pleases the Respondent.

Jennifer Jeffers (518) 461-7933

RECEIVED

MAR 3 0 2017 COURT ADMINISTRATION

WARNING: FAILURE TO OBEY A SUBPOENA WITHOUT BEING EXCUSED IS A CONTEMPT OF COURT

Signature of Court Administrator

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Date SEAL (if issued by Court Administration

Name, Address and Phone Number (if issued by Attorney as an Officer of the Court)

IMPORTANT: Both pages of this document must be served on the person receiving the summons.

RETURN OF SERVICE

State of Minnesota)
) SS
County of)

I hereby certify and return that on ______I served a copy of this subpoena upon the person named thereon. Service was made by:

personally handing to and leaving with FREDRIKSON & BYRON, P.A. 200 South Sixth Street Suite 4000 Minneapolis MN 55402-1425, Attorneys for Comerica Bank & Trust N.A a true and correct copy; or

leaving a true and correct copy at FREDRIKSON & BYRON, P.A. 200 South Sixth Street Suite 4000 Minneapolis MN 55402-1425, Attorneys for Comerica Bank & Trust N.A

With		a person of suitable age and
	Name of Person	

Discretion.

· •

I declare under penalty of perjury that everything I have stated in this document is true and correct. Minn. Stat. § 358.116.

Date

Signatura		
Signature		
Printed Name:	 	
Title, if any:		
Address:		
City/State/Zip:		
<i>,, ,</i> , <u>,</u>	 	
Telephone:		
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E-mail address:		

Rule 45, Minnesota Rules of Civil Procedure, provides that:

• A subpoena may be served by any person who is not a party and is not less than 18 years of age.

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- Service of a subpoena shall be made by delivering a copy to the person named in the subpoena or by leaving a copy at the person's usual place of abode with some person of suitable age and discretion who resides there.
- A witness who is not a party to the action or an employee of a party (except a person appointed pursuant to Rule 30.02(f)) and who is required to give testimony or produce documents relating to a profession, business, or trade, or relating to knowledge, information, or facts obtained as a result of activities in such profession, business, or trade, is entitled to reasonable compensation for the time and expense involved in preparing for and giving such testimony or producing such documents and is entitled to have the amount of those expenses determined prior to complying with the subpoena.
- A person is not obligated to attend as a witness in a civil case unless one day's attendance and travel fees are paid or tendered in advance (see fees below), unless the subpoena is issued on behalf of the state of Minnesota, or the state's officer or agent.

Fees to be paid to witnesses shall be as follows (Minn. Stat. § 357.22):

- For attending in any action or proceeding in any court of record or before any officer, person or board authorized the take examination of witnesses, \$20 for each day.
- For roundtrip travel estimated from the witness's residence at 28 cents per mile. If a witness lives outside the state, travel costs shall be estimated from the boundary line of the state where the witness crossed into Minnesota at 28 cents per mile. (Additional fees may be available for out of state witnesses).

In any proceeding where a parent or guardian attends the proceeding with a minor witness and the parent or guardian is not a witness, one parent or guardian shall be compensated in those cases where witness compensation is mandatory under Minn. State. § 357.22, and may be compensated when compensation is discretionary under those sections. No more than a combined total of \$60 may be awarded to the parent or guardian and minor witness. Minn. Stat. § 357.242.