STATE OF MINNESOTA

COUNTY OF CARVER

In the Matter of:

Estate of Prince Rogers Nelson,

Decedent.

DISTRICT COURT

FIRST JUDICIAL DISTRICT PROBATE DIVISION Case Type: Special Administration Judge Kevin W. Eide

Court File Number: 10-PR-16-46

OBJECTION TO AMENDED ORDER FOR ALTERNATE TESTING

I, Claire Elisabeth Elliott (a/k/a Claire Elisabeth Nelson), most respectively object to the Court's Amended Order for Alternate Testing. The possibility that Mr. Carlin Q. Williams' mother had unprotected sex with Prince Rogers Nelson sometime in July 1976 has absolutely nothing to do with this Estate because Prince Rogers Nelson created a Will naming me, his Legal Wife, the Sole Heir of his entire Estate. Even if Prince's sperm did fertilize the egg of Mr. William's mother, Mr. Williams would not have any heirship claim because, contrary to common knowledge and belief, Prince died testate (with a Will in place) and **THIS COURT IS SECRETLY IN FULL POSSESSION OF THE**

WILL OF PRINCE ROGERS NELSON AS WELL AS OUR MARRIAGE CERTIFICATE.

Thus, intestate succession is not in any way relevant to this Estate; but even if it was, I, the Legal Wife of the Decedent, would be entitled to the first \$150,000 as well as half of the remaining Estate, only if Mr. Williams was ever to somehow prove that he was the biological son of Prince.

However, the genetic test performed upon Mr. William's DNA failed to prove that Mr. Williams was the biological son of Prince and it is highly unlikely that any genetic test ever will.

So it is that I ask the Court to kindly expose the blatant cover-up by the CIA in its delusional belief that my money belongs to it. Before he died, Prince arranged to have his Will be attached to my grandmother's secret Will which also named me its Sole Heir. Besides the principal which is my

1

10-PR-16-46

birthright, I personally grew this money throughout my childhood, co-writing many masterpieces and co-planning many business empires together with the man I call my daddy as well as the young adult relative that Daddy operated through when I was a child prodigy as well as an adult. In addition, I was born into various royal lineages from around the world which I have personally inherited and there have been many relatives who have chosen to honor me and all my miraculous accomplishments by also naming me the Sole Heir of their Estate when they died. It was the most elaborate plan of Prince Rogers Nelson to become the latest and most memorable of all these most honorable relatives of mine.

Even though the Estate would lose nearly half its value without me, the CIA prefers to waste months and months of the Court's time and resources by so grossly misleading the general public about my identity (thanks largely to the most cooperative worldwide media), so cruelly denying me my sole ownership and offering such false hopes to the other surviving relatives of Prince Rogers Nelson whom Prince so intentionally omitted from his Will. Clearly, it is the irrational, pathetic plan of the CIA to retain the remaining half of the Estate that would be left over in my "absence" by maintaining systematic control over these other surviving relatives of the Decedent who, unlike me, would most certainly cooperate according to the plan of the CIA.

I know that Prince told Tyka Nelson all about me and our situation together. This is why she and Bremer Trust rushed into court to snatch this Estate away from me before I could remember a thing.

And shame on Jay Z for so intentionally disregarding me and rushing to steal my music away from Tyka Nelson. Prince and I may be the genetic parents of Jay Z's wife, Beyonce, but that does not give Jay Z (or the CIA, or anyone) the right to steal everything for \$40 Million. The CIA always marries my genetic daughters to my genetic sons, so this must mean that Jay Z is my genetic son, as well. Yes, I think I remember being told something like this. Just because Jay Z is my genetic son does not give him the right to steal all of Prince's and my most brilliant, original creativity and hard work for \$40 Million. Just because I am an African American woman who was born a CIA sex slave does not make all my property the property of the CIA and its various operatives. I am my own property, thank you very much. I am an EX-cia sex slave and I own myself.

Most respectively submitted,

1 sabet

Claire Elisabeth Elliott, *Pro Se* (a/k/a Claire Elisabeth Nelson) 2801 Washington Road, Suite 107, #339 Augusta, Georgia 30909 706-417-8885 MrsPrinceRogersNelson@gmail.com

Date: November 7, 2016