STATE OF MINNESOTA		FIRST JUDICIAL DISTRICT
		DISTRICT COURT
<b>COUNTY OF CARVER</b>		PROBATE DIVISION
		Court File No.: 10-PR-16-46
In re Estate of:		Honorable Kevin W. Eide
Prince Rogers Nelson,		AFFIDAVIT OF OMARR BAKER IN
		SUPPORT OF THE MOTION TO
Deceased.		REMOVE, AND STRIKE FILINGS OF,
		PRIOR COUNSEL OF ALFRED FRANK
		ALONZO JACKSON
STATE OF MINNESOTA	)	
	) ss	
COUNTY OF HENNEPIN	)	

- I, Omarr Baker, ("Affiant"), being duly sworn state that:
  - 1) My address is
  - 2) I am an interested person in the above-referenced matter as a beneficiary and heir of the Estate of Prince Rogers Nelson.
  - 3) Alfred Frank Alonzo Jackson ("Mr. Jackson") is my half-sibling and is interested in this matter as an heir and beneficiary of the Estate of Prince Rogers Nelson.
  - 4) I have had regular communication with Mr. Jackson, in person, via telephone, and by email, related to this matter. Mr. Jackson and I have been working closely together with regard to our interests in this Estate, and share information on a nearly daily basis, and am personally aware of his efforts with regard to his former law firm and the significant frustrations that he has had regarding their responses.
  - 5) I am aware that Mr. Jackson terminated his prior counsel (the law firms of White Wiggins & Barnes, LLP, located at 1700 Pacific Avenue, Suite 3740, Dallas, Texas 75201 and J. Selmer Law, P.A., located at 500 Washington Avenue South, Suite 2010, Minneapolis, MN 55415) in relation to the above-referenced matter.

- 6) In early December 2018, Mr. Jackson and I had several conversations both via telephone and email about his desire to seek new counsel, and he notified me that he had terminated his prior counsel.
- 7) I am personally aware that Mr. Jackson terminated his attorneys via both an email and written letter dated December 2, 2018. Inexplicably, and to the frustration of Mr. Jackson, they continued to hold themselves out as representing Mr. Jackson. To the best of my knowledge, at no time did they contact Mr. Jackson to determine their status, once they received the notice of termination.
- 8) On February 12, 2019, Mr. Jackson and I jointly retained the law firm of Chestnut Cambronne PA, located at 17 Washington Avenue North, Suite 300, Minneapolis, Minnesota 55401, as evidenced by the Notice of Appearance and Certificate of Representation filed with this Court on February 13, 2019.
- 9) Mr. Jackson and I have had telephone conferences with the
- 10) Mr. Jackson filed a Notice of Termination of Counsel in this matter on February 12, 2019 to notify the Court and interested persons that as of December 8, 2018 [sic] the law firm of White Wiggins & Barnes, LLP no longer has an interest in this matter, and no longer represents him.
- 11) Mr. Jackson filed an Affidavit on February 13, 2019 reiterating that the law firms of White Wiggins & Barnes, LLP and J. Selmer Law, P.A. no longer represent him and should not be included in correspondence, filings, hearings, etc. and should be excluded from this matter going forward.
- 12) Chestnut Cambronne PA represents Mr. Jackson and me related to our beneficial interests in the Estate of Prince Rogers Nelson.

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

Date: February 26, 2019

Omarr Baker