It is up to the presiding Minnesota Probate Judge Eide to file this Affidavit SEAL; my professional recommendation is to not allow the general public access to this Affidavit; due to the fact the U.S. Department of Education does not teach publicly about the Free-Slave Rights, U.S. Department of Education only teach publicly the Emancipation Proclamation which freed the slave house workers, the slave field workers, the runaway slaves, & the plantation slave traitors with terms & conditions. There were two stages of freedom before the 16<sup>th</sup> U.S. President's Executive Order which stopped the enslavement of people of African decedent in the bounties of the United States of America. Graham has read and study aboard under the First Native National Educational System as well as independent reading at the First Native National Library of Congress on the subject of the African Slave Trade. So, due to phobia, to anxiety, to the miseducation of the general public and the talk of WAR this Affidavit should be filed SEALED. Please, contact an U.S. Military official or a government official before you release this Affidavit to the general public.



# AFFIDAVIT IN BASIC BRIEFING FORMAT: OBJECTING TO FRIVOLOUS LITIGATION

Pro Se Respondent: Shawnetta T. Graham Probate Case# 10-PR-16-46



**SEPTEMBER 16, 2017** 

# In the State of Minnesota in the County Carver District Court First Judicial District Probate Division

	)	
In the matter of the Estate of:	)	
Prince Rogers Nelson, Decedent	)	Honorable Judge Kevin W. Eide
	)	Case type: Special Administration
	)	District Court Case#: 10-PR-16-46

## **Affidavit**

# In Basic Briefing Format

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# In the State of Minnesota in the County Carver District Court First Judicial District Probate Division

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In the matter of the Estate of:	)	
Prince Rogers Nelson, Decedent	)	Honorable Judge Kevin W. Eide
	)	Case type: Special Administration
	)	District Court Case#: 10-PR-16-46

#### **Affidavit**

# In Basic Briefing Format I. <u>Authority</u> Part A

<u>Affidavit</u>: An affidavit (/ˌæfɨˈdeɪvɨt/ A-fə-DAY-vət) is a written sworn statement of fact voluntarily made by an affiant or deponent under an oath or affirmation administered by a person authorized to do so by law.

<u>Community Property with Right of Survivorship: it is not a probate issue...</u> When Husband dies, Wife will ... take husbands interest, and Wife will own the entire house.

Direct Application to the United States Supreme Court: Supreme Court Rule 22:

Amendment 1: ...freedom to petition the government for a redress grievances.

Amendment 6: Right to a fair trial in criminal prosecutions ...this is a probate court. This is a civil issues Amendment 7; Right in civil cases. A value exceed twenty dollars. (This is a large Estate) you have the right of a trial by jury ...according to the rule of common law. Amendment 14: ...nor shall any state deprive any person of life, liberty, or property, without due process of law; nor deny any person within its jurisdiction the equal protection of the laws...

United States Constitution: Amendment V: Due Process of the law

Amendment V - Trial and Punishment, Compensation for Takings

No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a Grand Jury, except in cases arising in the land or naval forces, or in the Militia, when in actual service in time of War or public danger; nor shall any person be subject for the same offense to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation. (This is a Minnesota Probate Case)

<u>Minnesota General Rules of Practice for District Court:</u> Title V Probate Rule 411 or any other Minnesota District Probate Authority.

Valid Will: Minnesota Statues 524

<u>Minnesota Statues 524.2-602:</u> Will May Pass: property & After-ACQUIRED Property

<u>Court Appointed Special Administration</u>: A Special Administrator is a temporary fiduciary appointed by the probate court in many states to marshal and preserve the assets when a delay is foreseen in appointing a permanent fiduciary.

Elite Free Slave Act before the "Nat Turner Rebel against his Slave Plantation Master & before the Emancipation Proclamation & The Elite Free Slave Act, which included a non-master & non-slave agreement which was lobby and approved by U.S. Legislation. This ACT was amended after Nat Turner Lead a Rebellion against his Master Joseph Travis which started on August 21, 1831. It was amended to include the Plantation Master's recognized plantation slave children. (Free Slave Acts) (See: United States: Library of Congress: Division of Law)

## PART (B) Questions for Review

Should <u>Shawnetta T. Graham</u>, a <u>Pro-Se</u> Respondent in <u>Probate Case # 10-PR-16-46</u>; past and future filing be consider a <u>frivolous litigation pursuant to</u> <u>Rule 9 of the Minnesota Rules of General Practice for the District Court</u>, and should all discussion about fines and sanction be dropped?

Can <u>Shawnetta T. Graham</u>, a *Pro-Se* Respondent in Probate Case# 10-PR-16-46, continue to file objections and request compensation to this Minnesota Probate Case using her United States Constitutional Rights, North America Native Tribal Indian/Native Tribal Rights, any Federal Law Rights any Minnesota State Probate Laws or any National Laws or International Laws.?

Should the Minnesota Probate Court transfer this case to a count system that is prepared or have the knowledge of the Free Slave Laws which is part of U.S. Government Legislation which were establish to protect the Free Slaves?

Should the presiding Minnesota Probate Judge Eide reconsider his orders which has denied Pro-Se Respondent "STG" her fundamental constitutional rights under Minnesota Wills & Trust Estate Laws?

Did the presiding Minnesota Judge Probate Judge Eide use Immigration Laws, Civil Rights Laws, and Citizenship Laws in his ruling on the heirship in the Matter of the Estate of: Prince Rogers Nelson, Decedent?

Is the presiding Probate Judge Eide out his legal jurisdiction in ruling on this Estate case# 10-PR-16-46?

Should the presiding Minnesota Probate Judge Eide rule for heirship in the *Matter of the Estate of: Prince Rogers Nelson, Decedent,* under Minnesota Wills and Trust Laws like or similar to the case: In The *Matter of the Estate of: Elvis Presley*, Decedent, where Lisa Marie Presley (daughter) was the sole heir as describe by Elvis's Last Will and Testament or Trust guidelines?

### II. Introduction

A Minnesota Native American Women, who was a cleaning lady, inherit some land from her Native father; one day this Minnesota Native American Women met the half-sister of the Late Prince Rogers Nelson. Currently, I am 49 years old and I worked full time and after work I use my personal time to compose legal documents for this probate case. I am schedule to retire from full time employment in the year 2019. Plus, I hold an Illinois Insurance Professional License for all insurance disciplines. (See: Exhibit 1- flyer for sales event) I will need to renew my multi-

Public that is still training. My Notary training needs to be completed by <u>April of</u>

2019. Ms. Graham is currently certify as an Illinois Judge of Election for the City of
Aurora. This Judge of Election needs to be renewed every two years. Ms. Graham is
a retired in home Law Clerk for United States Judges (Masonic members only). If a
Judge was behind on judicial work and had to bring their work home or if a Judge
needed his in home law library catalog and organized according to American Library
Association, I was hired.

I have been "Pro-Se" in many cases in the State of Illinois Court System and the Illinois District Federal Court System. As long as I understand a case; I can legally brief a case as well as a practicing license attorney. My knowledge of law can become international & tribal. I started off as an in-home law clerk to the late Supreme Court Chief Justice Williams Rehnquist. United States Supreme Court Justice Anthony Kennedy is my living reference on legal brief writing. I am a Free Slave in the North America. (See: Short Bio in Exhibit 1 & See Exhibit 2 for letter of law credibility) It is a violation of my human rights to take something from me under the Free Slave ACT. If I have earned and have worked hard for anything it is outline under the Free Slave Act that such a denial of payment or property will be a ground for WAR; this was negotiated by the Elite Slave Group. (See: The Elite Free Slave Act: United States Library Congress: Division of Law) The Elite Slave Group were not filed workers for 400 years, house workers for 400 years, nor label as run-a-way slaves, or not a plantation traitors. The Elite Slave Group were

non-servants and did not accept the Masters' plantation religion. The Elite Slave was the stronger Slaves. The United States of America: 16<sup>th</sup> President FREED the weaker or weakest Slaves in the mid-1800 ERA. (See: the original written version of the Emancipation Proclamation 1863 and all related legal topics: U.S. Library of Congress: Division of Law)

#### III. Foreign Court Systems Topics

I have spoken at the following court system: World Court and International Court. Plus, I have spoken at the United Nation on topic as the following: *Crime against Humanity*. My blood-line has experiences victimization by other human beings. In the State of Arkansas there was a commercial agent use to decrease our population due to loose diamonds discovery in the Arkansas National Park Area. I could speak about crimes and robberies of my blood from South Africa to England and to the robbery of King Tut Tomb in modern Egypt. However, we are addressing the Late Prince Rogers Nelson Estate at this moment. I cannot be silent! I deserve my fair share.

#### IV. Blood Line

I am a direct decedent of "Mother Theresa" and "Jesus Christ" and other great leaders. (See: Exhibit-1 Short Newspaper BIO). I object to any sanction brought against me for trying to take a legal stand against a violation of my constitutional rights as the half-sister/like spouses to the Late Prince Roger Nelson. I had a double love for the Late Prince, and he <u>ADORE</u> me. We went through <u>Estate</u>

Planning, and taking me through an unnecessary legal remedy is causing hardship and due-stress. I have a blood line worldwide, and they must have food and shelter. So, I must fight this case to the end. Once an individual pays a <u>court fee</u> and any <u>court administration fees</u> they are members of the court case. I did notify Minnesota Presiding Judge Kevin W. Eide about my special appellant procedures. (See: Court Docket: 10-PR-16-46)

### V. Appeal Process

I have contacted the following: <u>United States President Donald J. Trump</u>, Unites States Supreme Court Justice Anthony Kennedy, and United State Supreme Court John G. Roberts Jr. My next step will be the World Court by January 2018 or sooner. I cannot sit silent and let other unjust issues in this Minnesota Probate Court case go without my objections being filed and heard. It is an United States Constitutional Rights to have a fair trial and due process of the law. Anything in the lower court that has been brought up can be appeal. Appeal court is not for new issue, the Gaplin Property should not be sold and I should be part of the Probate Court Special Estate Administration Team. If one might have an insurable interest then one might have a strong stake in this Minnesota Probate Case. When reviewing the answer to the direct application to United States Supreme Court Justice Anthony Kennedy the Clerk stated the following: ....this court extends only to the consideration of cases or controversies properly brought before it from lower courts in accordance with federal law...I need to be reconsider ... (See: Exhibit 3 a copy of direct application answer dated August 15, 2017) I

thought Justice Kennedy's remarks were delivered to Probate Judge Kevin W. Eide; and such a letter gave me the legal right to continue to answer to issue which will affect my appeal to the World Court and to the United Nation.

## VI. Recommendation to generate more cash to decease Estate's debt ratio

This holiday season; I was viewing some 2018 Calendars at the Guitar Center, and Elvis, Michael Jackson, & The Beetles had an 18 month calendar. (Estimated total picture per calendar is 19) There was not any Late Prince or the Late Artist ERA Calendars for sell at the Guitar Center in Aurora, Illinois. The late Prince took photo like bathing daily; if the estate needs to generate more cash due to debt and the Paisley Park gift shop is not generating enough money; then there are other means to generate money. A 18 month Calendar for Prince should run about \$15 to \$20 in the United States. You do not need to run and start selling property. There is a vault of unpublished music that my children who are musically talented and they could help the estate by producing and recording, & re-mixing music scores which could generate more cash to help paid off any estate debt.

I have a 2018 Photo Calendar. (See: Exhibit 5: Illinois Legal Shield Attorney stated I was not doing anything wrong) (My 2018 photo calendar was forward to copyright.gov) Pro-Se Respondent Graham is capable of making decision and administrating the Late Prince Estate with or without an Estate Legal Team.

#### VII. Security Issues

Far as security increases; my personal security is out <u>24/7 land and air</u>. If I have to call on foreign troops; then active war-time pay will have to be paid. That is an unnecessary military expense. I object to any fines or sanction against the <u>"Pro-Se"</u>

<u>Respondent Shawnetta T. Graham" (STG).</u> (See: Exhibit 2 for letters of law credibility)

#### VIII. Conclusion (Part A: Legal View)

There are not any good legal reasons for <u>Pro-Se Respondent: Shawnetta T. Graham</u> to appeal this Probate Case using the normal United States appellant procedure or the use of any American Attorney. The United States Courts System apply three standards of review namely, de novo review, arbitrary and capricious standard and clearly erroneous standard. In the case of De novo standard of review, the appeals court looks at the case anew, as if the earlier trial had never occurred and the case is effectively re-tried in the appellate forum. The "arbitrary and capricious" or 'abuse of discretion" standard is applied when reviewing the decision of an administrative agency and the appellate court will only overturn an agency decision if it was arbitrary and capricious, or if it exceeds the agency's lawful authority. When an appellate court applies the "clearly erroneous standard," it will only overturn the lower decision if it contains plain errors of fact or law.

#### VIII. <u>Conclusion</u> (Part B: Personal-Views)

This <u>Probate Case # 10-PR-16-46</u> if heard should be presented to World Court and to the United Nation, I am trying to finance and do work for humanity of people of color who

are enslave under a religion doctrine that accepts that teaching of enslavement of the individual who were guilty in

The Case against& for Christ. My South African Blood line are in a stage of being **FREED** from a religion that accepts the enslavement of people of color. After the 16<sup>th</sup> President Executive Order passed which prevented African took for slaves entering into the bounties of the United States; there were a few cargoes of African housed at the Port of Spain. (See: The ending of 1997 Amistad) These Cargoes of Africans were moved to another region or territory. This geographical area is a non-region or territory of the North America. (STG purchase the intake records of the Port of Spain) Under The Free-Slaves Act, a free slave is allow to work and receive payment for their work, and whatever belongs to the FREE SLAVE legally is there and it is a violation to denial or take something from a FREE-SLAVE if they have earn it; these terms and conditions were establish due to the fact a FREE-SLAVE was allow to purchase their family. (See: Original Version of the Movie Roots--- Chicken-George Character, screen play based on the late Alexis Haley Book: Roots) Any fines and/or sanction will put Pro-Se Respondent Shawnetta T. Graham in the red economically & financially. I cannot be silent and watch my share of the ESTATE vanish. I worked hard to musically develop and care for the Late Prince Rogers Nelson. The Late Prince publish music and unpublished music can be passed down to the children in my blood line.

Finally, this Minnesota Probate Case should be compared and contrast to following case:

In the Matter of the Estate of Elvis Presley where his daughter, Lisa Marie, was the sole

Park is generating money. The late Elvis was loved by all nationality in the Rock & Roll Era and the late Prince Rogers Nelson was loved by all nationality as a Rocker. The difference is that Late Elvis and Lisa Marie are of white skinned and Late Prince and Shawnetta are of color skin with Native Roots. This is why it is a World Court and United National issues. Graceland as I am aware of did not have any oil, any goal, any silver, nor any precious stone or any gems; just like Paisley Park. The American Minnesota Judicial System appears not to be fair in this Minnesota Probate rulings to all nationality, but the Minnesota Probate Judicial System will enforce fines and sanction on an individual who is taking a correct legal stand without an attorney. You should favor this Pro-Se Respondent.

#### IX. Sworn Declaration, Service, & Notary Public

This is an Affidavit that affirms that <u>Pro-Se Respondent Shawnetta T. Graham</u> is genuine about her legal stand in this <u>Minnesota Probate Case</u>: # 10-PR-16-46, and <u>Shawnetta T. Graham (STG)</u> is not trying to harass any members of this case or any representatives of this case. <u>Shawnetta T.Graham</u> affirms that she is demonstrating that she should be including as a heir to the Estate of the Late Prince Rogers Nelson. Everything in this Affidavit is true and correct to the best of Graham (STG) knowledge and if any error are present in this Affidavit it should be consider a harmless error. (See: Black Law Dictionary) This Affidavit was mailed to the Caver County Judicial Center/Clerk Office on <u>September 16, 2017</u> before the hour of 8:00 p.m. using United State Postal Service Priority Mail. This Affidavit

was sign in front of an Illinois Notary Public and the Affiant <u>Shawnetta T.</u>

<u>Graham</u> presented a valid Illinois Driver's License. Under oath in front of the Notary Public & the Affiant ("STG") stated that everything in this Affidavit is true and correct. This Affidavit was composed by <u>Shawnetta T. Graham</u> in the State of Illinois in the County of Kane. On <u>December 18, 2016</u> before the hours of 9 p.m.

This Affiant ("STG") electronically sent a notice of delivery to the following listed attorney: Mark Greiner at <u>mgreiner@fredlaw.com</u> & Jeanette Bazis at <u>JBazis@greeneespel.com</u>. (They were scanned Exhibit 4). There was not any other party members to this case forward this Affidavit by United States Postal mail from Affiant (STG) due to security issues. (See: Exhibit 4; return mail incidents:)

Affiant Signature: Showitte of Graham Date: 12-16-17

Shawnetta T. Graham, 77 South Stolp Ave, Apt. #209, Aurora, Illinois 60506-5191, E-mail: gShawnetta@hotmail.com

**Notary Seal:** 

LAURA S JAMES
OFFICIAL SEAL
Notary Public, State of Illinois
My Commission Expires
March 06, 2021

Notary Pubic Signature: Louis