



November 1, 2016

Antonio Kapri Dobson, Sr.
c/o Amie Bouchard #V18622
R.A.M.C.
P.O. Box 628
Lake Butler, FL 32054

Re: Antonio Kapri Dobson, Sr. Heirship Claim

Dear Mr. Dobson:

Thank you for submitting your response to the Request for Parentage Information.

With respect to the Protocol adopted by the Court, the Special Administrator's goal is to apply existing Minnesota law equally to all persons claiming to potentially be an heir of Prince Rogers Nelson (the "Decedent"). Such relevant law includes the Minnesota Probate Code (Minn. Stat. Ch. 524), the Minnesota Parentage Act (Minn. Stat. §§ 257.01 through 257.75) and Minnesota common law.

The materials you provided were not under oath, as required by the Protocol adopted by the Court. However, even if you had complied with the Protocol's requirements, the materials you provided do not establish a reasonable possibility that sexual contact occurred between your mother and the Decedent that would give rise to a claim that you are a child of the Decedent.

Based on the facts you have alleged, there is insufficient competent evidence that the requisite sexual contact occurred between the Decedent and your mother around the time of your conception. It is the Special Administrator's determination that the evidence you have presented is insufficient to warrant genetic testing.

Very truly yours,

STINSON LEONARD STREET LLP

A handwritten signature in black ink, appearing to read "DRC", written over the typed name "David R. Crosby".

David R. Crosby

DRC:mp