

FILED

JAN 24 2017

STATE OF MINNESOTA

CARVER COUNTY COURTS

FIRST JUDICIAL DISTRICT
DISTRICT COURT
PROBATE DIVISION

COUNTY OF CARVER

Court File No. 10-PR-16-46

Estate of

Prince Rogers Nelson
Decedent

CLAIMANT'S PETITION FOR ALLOWANCE OF
CLAIM PREVIOUSLY DISALLOWED

In 2014, Jennifer Jeffers hired by Prince Rogers Nelson to watch over his interest and remain on standby in the case that he was killed by his Sister Tyka Nelson and her Husband. I allowed him to listen in on my phone calls and investigate me as he saw fit to insure that I was trustworthy in exchange for confidentiality, and Prince Rogers Nelson agreed to pay me. Which was agreed to be paid after his death. On the evening of April 20, 2016 while Decedent was listening in on my conversations the Decedent, Prince Rogers Nelson contacted me and asked me to activate our agreement, because he had been attacked and stripped naked by his "sister Tyka and brother in law and they were still there upstairs putting pills in his things and robbing him". While I was on the telephone with the Decedent, I could here what Decedent described, as his (Sister Tyka and Brother in law) a man and a woman walking through the house, saying he would "not be going anywhere" and that he was naked. After the two left the home, the decedent continued speaking to me telling me that he was concerned that he didn't have much time to go upstairs to get his clothes on before he passed out and asked me to promise to tell his story and fight for his estate, if he didn't make it. Decedent informed me that he had been scratched on his torso and bruised on his face during the attack. He further suggested that he would put his clothes on inside out so I would have unique evidence to describe to authorities.

My address is [REDACTED]

I am an interested person as defined by Minnesota law because I have a claim against the Estate.

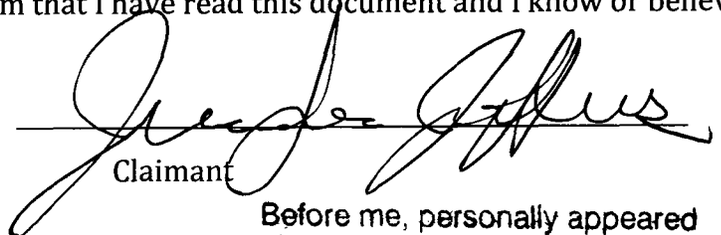
1. On October 21, 2016, I delivered or mailed a written statement of claim to the court.
2. A notice of disallowance of the claim was mailed on November 3, 2016, Which is not more than 2 months prior to the date this Petition is filed.
3. The claim is proper and should be allowed because: As a result of the trauma I incurred in relationship to this case, I have been ill and needed to be stabilized before I could file a claim.

WHEREFORE, I request the Court:

1. Fix a time and place for a hearing on this Petition;
2. Enter an Order allowing the claim; and
3. Grant such other relief as may be proper.

Under penalties for perjury, I declare or affirm that I have read this document and I know or believe its representations are true and complete.

Dated: December 9, 2016



 Claimant

Claimant

Name: Jennifer Jeffers

Before me, personally appeared
Jennifer M. Jeffers and
 Sworn to before me this 9th day
 of December, 2016



Rebecca R. Lindsey
 Notary Public, State of New York
 Qualified in Schenectady County
 No. 01LI6230928
 Commission Expires November 15, 2018

Attorney License No: _____

Telephone: _____

FAX: _____

Email: _____