STATE OF MINNESOTA	1
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COUNTY OF CARVER

DISTRICT COURT

FIRST JUDICIAL DISTRICT

PROBATE DIVISION

Case Type: Special Administration

In the Matter of:

Court File Number: 10-PR-16-46

Estate of Prince Rogers Nelson,

Decedent,

AFFIDAVIT OF HEIRSHIP OF CLAIRE BOYD, a/k/a Claire Elisabeth Elliott, a/k/a Claire Elisabeth Nelson, etc.

COMES NOW, CLAIRE BOYD, a/k/a Claire Elisabeth Elliott, a/k/a Claire Elisabeth Nelson, etc. before the undersigned authorized to administer oaths, who deposes and states:

1.

I wish to be known as CLAIRE BOYD, but my legal maiden name is Claire Elisabeth Elliott. I am fifty (50) years of age. I am fully competent to give this Affidavit and it is based upon my personal knowledge.

2.

For business purposes, a rabbi named Ross Dreiblatt secretly married Prince Rogers Nelson to me, Claire Elisabeth Elliott, on January 14, 2002 in Las Vegas, Nevada; since this wedding day of ours, the Estate of Prince Rogers Nelson has received regular, substantial installments of my money paid solely in my name: Claire Elisabeth Nelson.

3.

Ross Dreiblatt, who is also a lawyer, then drew up a secret will for Prince Rogers Nelson which names me, Claire Elisabeth Nelson: the legal wife of Prince Rogers Nelson, as Prince Rogers Nelson's sole heir.

4.

Ross Dreiblatt is the person who is in personal possession of Prince Rogers Nelson's and my secret marriage certificate and Prince Rogers Nelson's secret will. Because the CIA and other agencies consider both documents to be Top Secret, Ross cannot publicly release either document without being properly served with a subpoena.

5.

Ross Dreiblatt lives somewhere in San Francisco, California and is publicly known as a fixture purchasing manager at Ross Stores, Inc. in Dublin, California; Ross Stores, Inc. will not allow me to serve their employee, Ross Dreiblatt, with a subpoena for the two (2) above-named documents which prove what I state in this Affidavit.

6.

Besides co-planning the future of Ross Stores, Inc., Ross Dreiblatt and I co-founded and coplanned numerous other worldwide enterprises in order to grow my money in 1974 when I was only 8years-old (but I have yet to access any of my money, myself). That same year, we also worked extensively in design and development, and co-wrote and co-produced numerous bestselling movies, television shows, songs, videos and literary works for numerous well-known writers, authors, artists and musicians, including Prince Rogers Nelson.

7.

Due to being systematically tortured throughout my entire life over what is solely my birthright as the only normal, healthy first-born of triplets born to my mother on October 21, 1965 in Mountain View, California, I suffer from the remnants of post-traumatic stress disorder, but I am not insane despite all my rarest and most unusual life experiences.

8.

I was a child prodigy who is the world's only non-disabled savant.

FURTHER AFFIANT SAYETH NOT.

Affiant: CLAIRE BOYD, a/k/a Claire Elisabeth Elliott,

a/k/a Claire Elisabeth Nelson, etc.

Subscribed and sworn before me this day of July, 2016.

Notary Public

CONVEY OF SHOW EVALUATION EVALUATION EVALUATION EVALUATION EVALUATION OF SHOW EVALUATION

David R. Crosby 612.335.1627 DIRECT 612.335.1657 DIRECT FAX david.crosby@stinson.com



July 6, 2016

Via Email

Claire Boyd 2801 Washington Road, Suite 107, #339 Augusta, GA 30909 claireelisabethelliottboyd@gmail.com

Re: Affidavit of Claire Boyd

Dear Ms. Boyd:

Thank you for submitting the Affidavit of Heirship of Claire Boyd.

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 the Prince Rogers Nelson (the "Decedent") in order to accurately identify the Decedent's heirs. 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 filed with the Court do not provide any corroborating basis that you are the spouse of the Decedent or that a valid Will exists naming you as a devisee. You may submit evidence that proves the existence of the marital relationship between you and the Decedent in the future; however, unless and until such you present such competent evidence, the Special Administrator cannot take any action with respect to your claim. The Special Administrator has a duty to preserve estate assets and, consequently, cannot pursue information related to your claim without additional evidence from you supporting the claim.

Very truly yours,

STRISON LEONARD STREET LLP

avid R. Crosby

DRC:mp