

ORIGINAL
PR-10-1517-3

FILED

2011 NOV 28 PM 4:00

ERHARD & JENNINGS
A PROFESSIONAL CORPORATION
ATTORNEYS AND COUNSELORS AT LAW
THANKSGIVING TOWER
1601 ELM STREET, SUITE 4242
DALLAS, TEXAS 75201

TELEPHONE
(214) 720-4001

[Signature]
JOHN E. HARREN
FACSIMILE COUNTY CLERK
DALLAS COUNTY
(214) 871-1655

JAMES ALBERT JENNINGS †

Email: jjennings@erhardjennings.com
Of: jjennings@aol.com

November 23, 2011

Via email fly63RC@verizon.net
Mr. Mark Enoch
Glast, Phillips & Murray
14801 Quorum Drive, Suite 500
Dallas, Texas 75254

RE: Estate of Max Hopper; No. PR-10-1517-3; In the Probate Court No. 3,
Dallas County, Texas, and

Estate of Max Hopper; Jo N. Hopper v. JPMorgan Chase Bank, N.A.,
Stephen B. Hopper and Laura S. Wassmer; Cause No. PR-11-3238-3; In
the Probate Court No. 3, Dallas County, Texas

Rule 11 Agreement

Dear Mark:

Per our discussion earlier today, this is to confirm the Rule 11 Agreement of the parties hereto.

The parties hereto, Plaintiff Jo N. Hopper, and, Stephen B. Hopper and Laura S. Wassmer (the "children"), have agreed that Plaintiff's responses under the Texas Rules of Civil Procedure to the discovery outstanding as set out below, shall be due to be served on December 23, 2011.

At the present time, the only discovery to which any response of any kind will be due to your clients, in Cause No. PR-11-3238-3 is:

1. Request for Disclosure to Jo N. Hopper;
2. Requests for Production to Jo N. Hopper; and
3. Stephen Hopper's and Laura Wassmer's First Set of Interrogatories to Jo N. Hopper.

At the present time, the only discovery to which any response of any kind will be due to your clients, in Cause No. PR-10-1517-3 is:

