

CAUSE NO. DC-13-09969

JO N. HOPPER,

Plaintiff,

v.

LAURA S. WASSMER AND
STEPHEN B. HOPPER,

Defendants.

§
§
§
§
§
§
§
§
§
§

IN THE DISTRICT COURT

DALLAS COUNTY, TEXAS

44th JUDICIAL DISTRICT

NOTICE OF RULE 11 AGREEMENT

COMES NOW Plaintiff, Jo N. Hopper, and files this Notice of Rule 11 Agreement (“Notice”).

Attached hereto as Exhibit “A” is a true and correct copy of the Rule 11 Agreement entered into between Plaintiff and Defendants.

Dated: December 10, 2015.

Respectfully submitted,

LOEWINSOHN FLEGLE DEARY, L.L.P.

By: /s/ Alan S. Loewinsohn

ALAN S. LOEWINSOHN

State Bar No. 12481600

alanl@lfdlaw.com

JIM L. FLEGLE

State Bar No. 07118600

jimf@lfdlaw.com

KERRY F. SCHONWALD

State Bar No. 24051301

kerrys@lfdlaw.com

12377 Merit Drive, Suite 900

Dallas, TX 75251-2224

(214) 572-1700 - Telephone

(214) 572-1717 - Facsimile

COUNSEL FOR PLAINTIFF

CERTIFICATE OF SERVICE

The undersigned certifies that a true and correct copy of the foregoing document was served upon the following counsel of record via e-filing this 10th day of December, 2015:

Christopher M. McNeill
BLOCK & GARDEN, LLP
Sterling Plaza
5949 Sherry Lane, Suite 900
Dallas, Texas 75225

/s/ Kerry Schonwald
Kerry Schonwald

— ★ ★ ★ —
LOEWINSOHN FLEGLE DEARY
— L · L · P —

December 9, 2015

VIA EMAIL

Mr. Christopher McNeill
Block & Garden, LLP
Sterling Plaza
5949 Sherry Lane, Suite 900
Dallas, Texas 75225

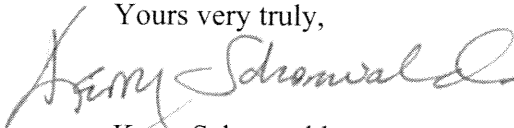
Re: *Jo N. Hopper v. Laura S. Wassmer and Stephen B. Wassmer*, Cause No. DC-13-09969 pending in the 44th Judicial District Court of Dallas County, Texas

Dear Mr. McNeill:

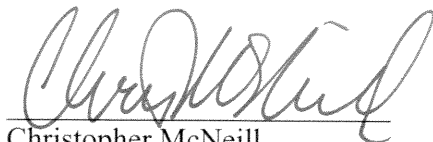
The following witnesses have been listed on Defendants' disclosures as persons having knowledge of relevant facts: Susan Novak and Bryan Lurie (the "Witnesses"). Pursuant to Texas Rule of Civil Procedure 11, please sign below to indicate your agreement that neither Defendants nor Defendants' counsel will call the above-referenced people as a witness at any trial or hearing for any purpose in the above-referenced lawsuit. Plaintiff agrees that she will not call the above-referenced people as a witness at any trial or hearing for any purpose in the above-referenced lawsuit. My signature will indicate Plaintiff's agreement that she will not depose the Witnesses in consideration of your agreement stated herein.

If you have any questions, please feel free to call me.

Yours very truly,



Kerry Schonwald
Direct: ~~214-572-1714~~
Email: kerrys@lfdlaw.com



Christopher McNeill
Counsel for Defendants