

PR-10-1517-3

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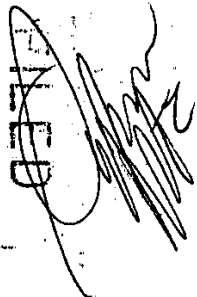
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November 11, 2011

Via hand-delivery
Clerk of the Court
Probate Court No. 3
Dallas County Records Bldg.
501 Main Street, 2nd Floor
Dallas, Texas 75202-3500

2011 NOV 11 AM 9:06
JOHN F. WARREN
COUNTY CLERK
DALLAS COUNTY

FILED


RE: Estate of Max Hopper ("Estate")/No. PR-10-1517-3; In the Probate Court
No. 3, Dallas County, Texas/**Joint Request for Removal and Cancellation
of Hearings (only) on the Parties' Objections to Inventory**

Dear Clerk:

The two undersigned counsel have jointly agreed to request that the Court remove from hearing(s) on its docket the setting for January 27, 2012, as to the following two Objections to the Independent Administrator's proposed Inventory:

1. *Original Complaint for Correction of Inventory, Appraisement and List of Claims by Jo N. Hopper* filed on June 30, 2011; and,
2. *Laura Wassmer's and Stephen Hopper's Objection to Inventory, Appraisement and List of Claims* filed on July 8, 2011,

(collectively the "Objections").

These Objections are Not withdrawn and will hereafter be seasonably requested to be reset to a later date and time – depending on what happens at a Mediation which has been presently ordered by the Court to occur on or before January 31, 2012.

† BOARD CERTIFIED LABOR AND EMPLOYMENT LAW
TEXAS BOARD OF LEGAL SPECIALIZATION

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The only reason that the present hearing(s) on these Objections is/are being requested to be cancelled and the parties are looking toward a later reset, is to avoid needless waste of money and expenditures of time in preparation for hearing on these Objections prior to Mediation.

Therefore, the parties to this joint request are also not presently asking the Objections to be reset until we see if the Mediation is successful, or not. We thus also do not want to unnecessarily clutter up the Court's calendar for hearings that we hope may not have to occur.

We greatly appreciate your kind cooperation in this matter in removing these two items (Objections) from the Court's present calendar. We are notifying by both facsimile and email the only other party in this cause, that is, JPMorgan Chase Bank, N.A., who is acting as the Independent Administrator in this matter, through its counsel of record.

If there is any problem in granting this request, please advise. Otherwise we will presume that the hearing(s) is now "off" the Court's docket.

Respectfully submitted,


James Albert Jennings
ATTORNEYS FOR JO N. HOPPER

JAJ:je

AGREED AND ALSO RESPECTFULLY SUBMITTED,

By: Melinda H. Sims
Mark Enoch / Melinda Sims
Glast, Phillips & Murray, P.C.
ATTORNEYS FOR STEPHEN HOPPER and
LAURA WASSMER

cc: Mr. Michael L. Graham (via email)
Mr. Tom Cantrill, attorney for Independent Administrator (via email and facsimile)
Client (via email)