## LAURA S. WASSMER - 04/12/2016 - VOLUME 2

JUNTY CLERK DALLAS COUNTY 1 CAUSE NO. PR-11-03238-1 IN RE: ESTATE OF MAX D. 2 S IN THE PROBATE COURT \$ HOPPER, DECEASED, 3 S S S JO N. HOPPER, 4 S S 5 Plaintiff, S NO. 1 S 6 v. S S 7 JPMORGAN CHASE BANK, N.A., STEPHEN B. HOPPER and LAURA 8 S. WASSMER, S 9 Defendants. S DALLAS COUNTY, TEXAS 10 11 REPORTER'S CERTIFICATE TO THE 12 ORAL & VIDEOTAPED DEPOSITION OF LAURA S. WASSMER 13 **APRIL 12, 2016** VOLUME 2 14 15 16 I, James M. Shaw, RMR, Certified Shorthand Reporter 17 No. 1694 in and for the State of Texas, hereby certify to 18 the following: 19 That the witness, LAURA S. WASSMER, was duly sworn 20 by the officer and that the transcript of the oral 21 deposition is a true record of the testimony given by the 22 witness; That the deposition transcript was duly submitted on 23 24 April 20, 2016 to the witness or to the attorney for the 25 witness for examination, signature, and return to Shaw

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    Reporting & Digital Video Services by May 10, 2016.
 2
         That pursuant to information given to the deposition
 3
    officer at the time said testimony was taken, the
 4
    following includes all parties of record and the amount
 5
    of time used by each party at the time of the deposition:
 6
    FOR THE PLAINTIFF:
 7
              ALAN S. LOEWINSOHN, ESQ. - 0 hours 59 minutes
                alanl@LFDlaw.com
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              KERRY SCHONWALD, ESQ.
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              JIM L. FLEGLE, ESQ.
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              LOEWINSOHN FLEGLE DEARY, LLP
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    FOR THE DEFENDANTS STEPHEN B. HOPPER and
    LAURA S. WASSMER:
14
              ANTHONY L. VITULLO, ESQ. - 0 hours 0 minutes
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                lvitullo@feesmith.com
              FEE, SMITH, SHARP & VITULLO, LLP
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              Fax:
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    FOR THE DEFENDANT JPMORGAN CHASE BANK:
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              JOHN C. EICHMAN, ESQ. - 3 hours 4 minutes
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              HUNTON & WILLIAMS LLP
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              Dallas, Texas 75202-2700
              Telephone: 214.468.3300
23
                         214,468,3599
              Fax:
24
25
         I further certify that I am neither counsel for,
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1
    related to, nor employed by any of the parties in the
 2
    action in which this proceeding was taken, and further
 3
    that I am not financially or otherwise interested in the
    outcome of this action.
 4
         Further certification requirements pursuant to
 5
 6
    Rule 203 of the Texas Code of Civil Procedure will be
 7
    complied with after they have occurred.
         Certified to by me on this 19th day of April, 2016.
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11
                      James M. Shaw, RMR, Texas CSR No. 1694
12
                      Expiration date: 12/31/2016
                      Firm Registration No. 348
13
    SHAW REPORTING & DIGITAL VIDEO SERVICES
    4441 Carolina Street
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    Grand Prairie, Texas 75052
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   E-mail:
                jmshaw@sbcglobal.net
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1	FURTHER CERTIFICATION UNDER TRCP RULE 203
2	The original deposition was was not returned to the
3	deposition officer on $\frac{5/12/16}{}$ .
4	If returned, the attached Changes and Signature
5	page(s) contain(s) any changes and the reasons therefor.
6	If returned, the original deposition was delivered
7	to <u>Han S. Wewman</u> (Custodial Attorney.
8	That $\frac{1250.60}{1}$ is the deposition officer's charges
9	to the attorney(s) representing the Plaintiff for
10	preparing the original deposition and any copies of
11	exhibits;
12	That the deposition was delivered in accordance with
13	Rule 203.3, and that a copy of this certificate, served
14	on all parties shown herein and filed with the Clerk.
15	Certified to by me on this 25+day of
16	May, 2016.
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19	one de la 1604
20	James M. Shaw, RMR, Texas CSR No. 1694 Expiration date: 12/31/2016
21	Firm Registration No. 348
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