FILED
VICKIE EDGERLY
05 MAR 29 P1 35

IN THE SUPREME COURT OF TEXAS

Misc. Docket No. 05- 9049

APPROVAL OF AMENDMENT TO THE LOCAL RULES OF THE DISTRICT AND COUNTY COURTS OF ORANGE COUNTY, TEXAS

ORDERED that:

Pursuant to Texas Rule of Civil Procedure 3, the following Amendment to the Local Rules of the District and County Courts of Orange County are approved.

In Chambers, this 7th day of March, 2005.

Wallace B. Jefferson, Chief Justice

Nathan L. Hecht Justice

Priscilla R. Owen, Justice

Harriet O'Neill, Justice
J. Dale Marwright
Dale Wainwright, Justice
Soon Divini Vivi
Scott Brister, Justice
David M. Medina, Justice
David M. Medida, Justice
Mulvour
Paul W. Green, Justice

FILING OF BUSINESS RECORDS IN ORANGE COUNTY, TEXAS

Because of the expense to private litigants and to the public involved in the filing and storage of business records accompanied by affidavit under Rule 902(10) of the Texas Rules of Evidence, the following procedures apply, effective December ______, 2004, in the District Courts and County Court at Law of Orange County, Texas, in lieu of the Texas Rules of Civil Procedure and Texas Rules of Evidence:

LOCAL RULE 8

Business records accompanied by affidavit under Rule 902(10), Texas Rules of Evidence, shall be served upon parties and counsel of record as required by the Texas Rules of Civil Procedure and Texas Rules of Evidence, but shall not be filed with the clerk, except as provided below; however, the parties shall file with the clerk a copy of the letter of transmittal and/or certificate of discovery to the opposing and other attorneys, identifying fully therein the business records so served. Exceptions are as follows:

- (a) The trial court may order the business records to be filed;
- (b) A party may file those portions of business records related to a request for relief under Rules 192 and/or 215, Texas Rules of Civil Procedure, or a response to such request, or to some other discovery dispute;
- (c) A party may file business records necessary for the determination of a motion for summary judgment, or for any response or reply to such a motion, or for any other pretrial motion or response or reply to such motion; or
- (d) A party may file business records necessary for a proceeding in an appellate court or for post-judgment purposes.

This rule does not enlarge the types of documents that may be filed.

The party responsible for the service of such business records shall retain the original or an exact copy while the case and any related appellate proceedings are pending for five years thereafter. Such original or exact copy shall be public records as if the same were filed with the clerk, notwithstanding the above, and shall be made available to any person on reasonable notice and under reasonable circumstances.