

SUPREME COURT OF NEW JERSEY
ADVISORY COMMITTEE ON
JUDICIAL CONDUCT

DOCKET NO: ACJC 2006-026

IN THE MATTER OF

SURROGATE DONALD W. DE LEO

STIPULATIONS


1. On or about February 28, 1997, Respondent, as counsel to Abraham Kohl (the “decedent”), prepared the Last Will and Testament (the “Will”), Living Will and Limited Power of Attorney for Health Care Purposes of Abraham Kohl (the “decedent”), a Hudson County resident.

2. At the time Respondent prepared the decedent’s Will, Living Will and Limited Power of Attorney, he was Surrogate of Hudson County.

3. The Will was executed by the decedent on May 29, 1997.

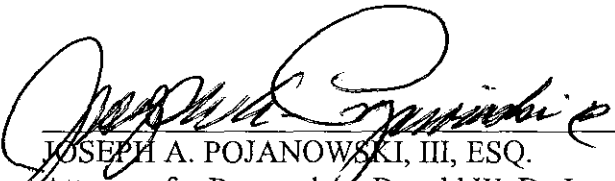
4. On November 26, 2003, Respondent, acting in his capacity as Surrogate of Hudson County, signed the letters testamentary to permit Mae Savage, decedent’s sister, to serve as executrix of the Estate of the decedent. Respondent took this action after Special Probate Clerk, Linda Baisden, processed the required information regarding the decedent’s Will and Estate pursuant to office practice.

5. On November 26, 2003, Respondent, acting in his capacity as Surrogate of Hudson County, signed the Judgment of Probate admitting the Will to probate after all of the required information was submitted to Clerk Baisden by Ms. Savage and was processed by the Respondent’s office.



CANDACE MOODY, ESQ.
Advisory Committee on Judicial Conduct

DATED: March 1, 2007



JOSEPH A. POJANOWSKI, III, ESQ.
Attorney for Respondent, Donald W. De Leo

DATED: ~~March~~ ^{File} 23, 2007