FILED

JUN 0 1 2007 A. C. J. C. SUPREME COURT OF NEW JERSEY ADVISORY COMMITTEE ON JUDICIAL CONDUCT DOCKET NO: ACJC 2007-097

IN THE MATTER OF

STIPULATIONS

ROBERTO RIVERA-SOTO
JUSTICE OF THE SUPREME COURT

The undersigned Disciplinary Counsel to the

Advisory Committee on Judicial Conduct (the "Committee") and the Honorable Roberto Rivera-Soto, Associate Justice, hereby enter into this Stipulation:

- 1. The parties are satisfied to have this matter determined on the record, which includes, but is not limited to, the transcripts and/or statements of the various witnesses interviewed during the Committee's investigation, including the Certifications of Detective Sergeant Gary Pearce and Acting Camden County Prosecutor James Lynch, the transcript of the Committee's interview of the Respondent, and the file of the Camden County Superior Court, Family Part.
- 2. Respondent shall have the opportunity to file a certified or other statement in lieu of formal testimony, which will become part of the record considered by the Committee.
- 3. The Committee shall receive and consider all written materials as expressed in the foregoing paragraphs in lieu of testimony and, based on such record, this matter will be determined without a testimonial hearing.

ANDACE MOODY, ESQ. Advisory Committee on Judicial Conduct	DATED: June, 2007
Advisory Committee on Judicial Conduct	

BRUGE P. McMORAN, ESQ.
Attorney for Respondent, Roberto Rivera-Soto __ DATED: May <u>31</u>, 2007

ROBERTO A. RIVERA-SOTO

May 31, 2007

FILED

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Advisory Committee on Judicial Conduct Administrative Office of the Courts Richard J. Hughes Justice Complex 25 West Market Street P.O. Box 037 Trenton, New Jersey 08625-0037

IN RE ROBERTO A. RIVERA-SOTO, A JUSTICE OF THE SUPREME COURT

Docket No. ACJC-2007-097

Dear Committee Members:

Re:

I deeply regret that my actions in defense of my son have raised questions about my integrity, and have created the potential to undermine the public's trust and confidence in the Court.

My actions -- including my requests that the matter be handled in the ordinary course and how I could be contacted during regular business hours -- were intended to belie any possible allegations of preferential treatment. In hindsight, I realize that some of these actions have had the effect of creating the appearance of impropriety. Although I took those actions with innocent intent, I underestimated the capacity that my position has to influence others. That potential to influence, even if unintended, counsels that I should have refrained from any actions that might raise an appearance of impropriety.

Please let me assure you that at no time did I intend to use my office to influence anyone; those who know me well will attest that I would never use my position for any personal gain or advantage. In this instance, I was not, and never was, interested in revenge or retribution. I simply and repeatedly sought a straightforward goal: that my son be left alone. Consonant with that goal, I agreed to resolve the matter as I did -- with an adjournment in contemplation of dismissal if no further incidents occurred prior to the other student's June 2007 high school graduation.

For my actions, and the effect they may have had, I am profoundly sorry. As a result, and based on my desire to prevent any further harm to the Court's reputation, I wish to waive a formal hearing, and I am willing to submit the matter to the Committee.

Respectfully submitted,

Roberto A. Rivera-Soto

cc: