

April 5, 2007

JASKOLSKI & JASKOLSKI, S.C.

Attorneys And Counselors At Law James K. Jaskolski
3573 South 108th Street Circuit Court Commissioner
Greenfield, Wisconsin 53228 **Fellow**
Telephone: (414) 321 - 6111 **Matrimonial Inns Of Court**
Facsimile: (414) 321-7296

Ronald J. Jaskolski
Circuit Court Commissioner
Fellow
American Academy Of Matrimonial
Lawyers

RECEIVED
APR 06 2007
CLERK OF SUPREME COURT
OF WISCONSIN

Wisconsin Supreme Court
110 East Main Street
P. O. Box 1688
Madison, Wisconsin 53702-1688

*Re: Proposed Amendments to
Trust Account Rules*

Dear Chief Justice and Justices:

I am writing this letter in support of the proposed amendments to the Trust Account Rules. I am a solo practitioner in Milwaukee County, practicing Family Law. The existing trust account rules have had a very negative impact upon small firms, and solo practitioners as they are unduly burdensome. There are several problem areas with the existing rules:

1. **The current rules lack a clear definition of an advance fee.** The proposed amendments would clearly define various fee arrangements.
2. **The absolute requirements that all fees be deposited into the trust account is unduly burdensome.** The existing rules require many hours of extra bookkeeping for each client's sub account within the trust account, the general account, and each clients's billing statement. The proposed amendments would eliminate this problem and also create many safeguards to protect the client's unearned fees.
3. **The prohibition of advance fees paid by credit card is unreasonable for many clients retainer.** Often in a divorce a client does not have sufficient funds to pay a cash retainer. This is also true for many clients in criminal cases. The trust account amendments provide a workable solution to this problem.
4. **The current trust account rules do not have a time limit for the client to object to the withdrawal of fees from the trust account.** The trust account amendments provide for a 30-day period for the client to object to the fees.
5. **The current trust account rules do not require the client to provide a specific**
Wisconsin Supreme Court

April 5, 2007
Page 2

objection to the withdrawal of fees from the trust account. The proposed amendments require the client to make a specific objection to the withdrawal of fees.

I know many other attorneys that have also experienced significant problems with the current trust account rules. I urge you to approve the proposed amendments.

Sincerely,

JASKOLSKI & JASKOLSKI, S.C.

RONALD J. JASKOLSKI
JAMES K. JASKOLSKI

RJJ/JKJ/jj