

DISCIPLINARY REVIEW BOARD

OF THE

SUPREME COURT OF NEW JERSEY

LOUIS PASHMAN, Esq., CHAIR
BONNIE C. FROST, Esq., VICE-CHAIR
EDNA Y. BAUGH, Esq.
MATTHEW P. BOYLAN, Esq.
BRUCE W. CLARK, Esq.
JEANNE DOREMUS
RUTH JEAN LOLLA
HON. REGINALD STANTON
SPENCER V. WISSINGER, III



RICHARD J. HUGHES JUSTICE COMPLEX
P. O. Box 962
TRENTON, NEW JERSEY 08625-0962
(609) 292-1011

JULIANNE K. DECORE
CHIEF COUNSEL

ISABEL FRANK
DEPUTY CHIEF COUNSEL

ELLEN A. BRODSKY
FIRST ASSISTANT COUNSEL

LILLIAN LEWIN
DONA S. SEROTA-TESCHNER
COLIN T. TAMS
KATHRYN ANNE WINTERLE
ASSISTANT COUNSEL

February 25, 2009

VIA CERTIFIED MAIL, R.R.R & REGULAR MAIL

Roger B. Radol
Klein & Radol, LLC
15 Engle Street, Suite 102
P.O. Box 810
Englewood, NJ 07631

RE: In the Matter of Roger B. Radol
Docket No. DRB 08-385
District Docket No. XI-08-014E
LETTER OF ADMONITION

Dear Mr. Radol:

The Disciplinary Review Board reviewed the motion for discipline by consent (admonition), filed by the District XI Ethics Committee in the above matter, pursuant to R. 1:20-10. Following a review of the record, the Board determined to grant the motion and to impose an admonition.

Specifically, in 2006, in connection with your client's divorce action and bankruptcy petition, your client made inconsistent statements about his interest in marital real property. You claimed that the discrepancy was based on his misunderstanding of your office's internal questionnaire, which information, or lack of information, you later transferred onto the pleadings. You stipulated that your conduct in this regard violated RPC 3.3(a)(1) (knowingly making a false statement of material fact or law to a tribunal).

In the Matter of Roger B. Radol

Docket No. DRB 08-385

Page Two

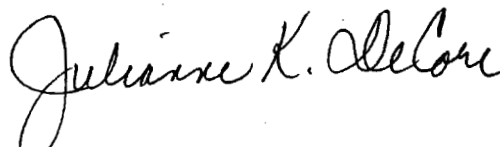
In imposing only an admonition, the Board considered that you have no history of discipline, that you promptly acknowledged your wrongdoing, and that you quickly acted to correct the misstatements in both matters.

Your conduct adversely reflected not only upon you as an attorney, but also upon all members of the bar. Accordingly, the Board has directed the issuance of this admonition to you. R.1:20-15(f)(4).

A permanent record of this occurrence has been filed with the Clerk of the Supreme Court and the Board's office. Should you become the subject of any further discipline, it will be taken into consideration.

The Board has also directed that the costs of the disciplinary proceedings be assessed against you. An invoice of costs will be forwarded under separate cover.

Very truly yours,



Julianne K. DeCore
Chief Counsel

/tk

c. Chief Justice Stuart Rabner
Associate Justices
Louis Pashman, Chair
Disciplinary Review Board
Stephen W. Townsend, Clerk
Supreme Court of New Jersey
Gail G. Haney, Deputy Clerk
Supreme Court of New Jersey (w/ethics history)
Charles Centinaro, Director
Office of Attorney Ethics
Hon. Karole A. Graves, Chair, District XI Ethics Committee
Robert L. Stober, Secretary, District XI Ethics Committee