

Committee Opinion
November 14, 1984

LEGAL ETHICS OPINION 623

DISQUALIFICATION – FATHER AS
SUBSTITUTE JUDGE/SON AS
ATTORNEY.

A substitute judge should not sit in a case in which a party is represented by a member of the law firm of the judge's son and daughter-in-law, unless the procedure stated in Canon 3(D), Canons of Judicial Conduct, can be effected. [Canon 3(C), (D) of the Canons of Judicial Conduct; LE Op. 324]

Committee Opinion
November 14, 1984