First Supplement to Memorandum 86-85

Subject: Study L-1028 - Independent Administration of Estates

Set out below is a portion of a communication from Elizabeth R. McKee, Richmond. Ms. McKee is a legal assistant. This portion of her communication discusses and approves the changes proposed to be made in existing law by the Tentative Recommendation Relating to Independent Administration.

## Study L-1028 - INDEPENDENT ADMINISTRATION OF ESTATES

- Page 3 Special Administrators: The proposed new procedure allowing a special administrator to use independent administration authority will save time and costs.
- Page 4 Waivers: These two proposed changes, used under the appropriate circumstances, will help minimize the voluminous paper flow in administration of the estate proceedings.
- Pages 35, 36 and 37 Statutory Waiver of Advice of Proposed
  Action: This new procedure will save a lot of time wherein
  the personal representative is also the sole heir and does
  not need to go through the motions of sending himself/herself
  waivers for every action taken in an estate proceeding.

Respectfully submitted,

John H. DeMoully Executive Secretary