

**Robin Liebowitz**

---

**From:** "Merrie" <merriemb@yahoo.com>  
**To:** <rdl4@mindspring.com>  
**Sent:** Friday, January 16, 2004 10:10 AM  
**Subject:** POA question

Dear Robin:

If you see your lawyer friend who is well-verse in estate matters, you may wish to ask him if Janice can just sign her name as POA without the account having her name on it in any capacity.

Chase does not know that she is a general durable power of attorney. All they know is that I am the POA for Mom's account.

Janice could, of course, forge Daddy's name, too. If she did that, she could be in a lot of trouble. I could easily recognize her handwriting. Unfortunately, I do not think that Chase sends back the checks anymore. I have never seen any Chase statements with cancelled checks enclosed therein.

Perhaps your friend could give you some information into what to do about a rogue sister, i.e., restraining order in accessing any of the Mom and Dad's accounts.

Anyhow, see what your friend says. I hope that he does not charge per word! Only kidding.

Luv ya,  
Merrie

---

Do you Yahoo!?  
Yahoo! Hotjobs: [Enter the "Signing Bonus" Sweepstakes](#)