

Committee Opinion
August 14, 1970

LEGAL ETHICS OPINION 213

INSURANCE SUBROGATION CLAIM –
MULTIPLE CLIENTS – CONFLICTS OF
INTERESTS.

It is not improper for an attorney retained by insured to represent her in a personal injury action to also undertake to represent insurer on a subrogation claim under its policy against insured's defendant for expenses of insured paid by insurer pursuant to insured's policy, so long as such representation is undertaken with the consent of both insurer and insured after full disclosure. [See II: DR:5-105(C).]

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