

Committee Opinion
September 18, 1974

LEGAL ETHICS OPINION 251

ATTORNEY AS POTENTIAL WITNESS –
DECLINING EMPLOYMENT.

It is improper for an attorney, who had previously testified in support of the mental competence of a conveyor during a proceeding to set aside a conveyance, to thereafter undertake to represent the conveyor and the conveyor's guardian in further proceedings on remand even though said conveyor was not a party to the initial proceedings.
[See II: DR:5-101(B).]

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