

Committee Opinion
November 22, 1974

LEGAL ETHICS OPINION 252

FORMER CLIENT – ADVERSE
INFLUENCE – UNRELATED MATTER.

It is not improper for an attorney, having previously represented a mother in seeking admission of her son to a state training center, to subsequently represent the insurance carrier for the defendant in an automobile personal injury action brought by the mother and her son. [See II: DR:4-101 and DR:5-105.]

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