

Committee Opinion
June 10, 1975

LEGAL ETHICS OPINION 266

PARTNERSHIP – CONFLICT OF
INTEREST.

It is not improper for a law firm that had drawn up the papers of a limited partnership to represent one partner in an action to require another partner to grant him access to the books and accounts when that law firm had represented the aggrieved partner from the outset of the transactions. [See II: DR:5-105.]

Committee Opinion
June 10, 1975