

Committee Opinion
November 2, 1978

LEGAL ETHICS OPINION 304

CONFLICT OF INTEREST.

It is not improper for an attorney to represent a corporate client in litigation where he had previously represented a corporate officer who, in the pending action, has become an adverse witness as a result of a forced grant of governmental immunity, so long as the officer's testimony or credibility will not be challenged and the corporate client and corporate officer consent to such representation after full disclosure.
[See II: DR:4-101(A) and DR:5-105(D).]

Committee Opinion
November 2, 1978