

Committee Opinion
November 16, 1978

LEGAL ETHICS OPINION 306

FEE – COURT-APPOINTED ATTORNEY.

A court-appointed attorney may accept a fee from his client upon learning that the client is not truly indigent, provided that the court is informed, the attorney submits no voucher with the court and the client is extended the opportunity to retain counsel of his choice once his ability to pay has been ascertained. [See II: DR:7-102(A)(3).]

Committee Opinion
November 16, 1978