

Committee Opinion
January 7, 1980

LEGAL ETHICS OPINION 353

CONFLICT OF INTEREST –
COMMUNICATION WITH ADVERSE
INTEREST.

An attorney or law firm representing a labor union both as general counsel and in current litigation involving the union should in no way communicate with the president of the union where the president of such union is an adverse party in the current litigation involving the union. [See II: DR:7-103(A) and (B).]

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