

Committee Opinion
May 15, 1980

LEGAL ETHICS OPINION 373

FORMER GOVERNMENT ATTORNEY –
PRIVATE PRACTICE.

A former county attorney ethically may represent a party in his attempt to secure a franchise for a public service from the county, so long as the attorney did not have any "substantial responsibility" in the franchise matter while serving as county attorney.
[See II: DR:9-101(B) and EC:9-3.]

Committee Opinion
May 15, 1980