

Committee Opinion
August 5, 1980

LEGAL ETHICS OPINION 384

CONFLICT OF INTEREST –
CORPORATIONS.

It would be ethically improper, under DR:5-105(B) and (C), for an attorney to continue his representation of both a corporation and its president, if the corporation would be entitled to recover substantial assets from the president in a cross-action against the president should it prove successful, even if the president is the corporation's majority stockholder.

Committee Opinion
August 5, 1980