

Committee Opinion
June 14, 1984

LEGAL ETHICS OPINION 585

TRUST ACCOUNTS – EARNED
ATTORNEY’S FEES.

It is not improper for an attorney to deposit directly into the attorney's general operating account or the attorney's personal bank account all funds received from clients which are earned, undisputed attorney's fees and which do not constitute funds belonging in part to a client and in part, presently or potentially, to the lawyer or law firm. [DR:9-102, DR: 9-103]

Committee Opinion
June 14, 1984