

Committee Opinion  
February 1, 1985

LEGAL ETHICS OPINION 662

CONFLICT OF INTEREST – FORMER  
CLIENT AS ADVERSE PARTY.

It is not improper for an attorney to represent A in a civil dispute against B involving title and boundary issues, when the attorney's firm performed a title examination of said property for B twenty years earlier, the pending litigation is substantially related to the subject matter of the prior services rendered, and the interests of A are materially adverse to those of B, if B has consented after full and adequate disclosure. [DR:4-101(B), DR:5-105(C), (D), LE Op. 441]

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