

Committee Opinion  
May 10, 1985

LEGAL ETHICS OPINION 689

DOMESTIC RELATIONS – CONFLICT  
OF INTEREST – ACCEPTANCE OF  
SERVICE – WAIVERS –  
UNREPRESENTED DEFENDANT.

It would not be improper for the complainant's attorney to prepare acceptance of service for signature by an unrepresented defendant in a divorce case so long as the acceptance of service document is limited to that administrative function only. It would be improper for a complainant's attorney to prepare a "Waiver of Rights Under Soldiers' and Sailors' Civil Relief Act" in a divorce case since the waiver of rights would involve substantially more than a mere administrative act. [ LE Op. 644, LE Op. 669]

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