

Committee Opinion
May 10, 1985

LEGAL ETHICS OPINION 698

MULTIPLE CLIENTS – CONFLICT OF
INTEREST.

It is not improper for an attorney to represent the defendant/driver C in a declaratory judgment action to determine insurance coverage notwithstanding the fact that said attorney represents simultaneously defendant/driver A in a cross claim against defendant/driver C in the personal injury litigation arising out of the same automobile accident which gave rise to the declaratory judgment proceeding, so long as said attorney makes full disclosure to both clients and gains their consent to the representation. [DR:5-105(C)]

Committee Opinion
May 10, 1985