

It is not improper for an attorney to represent a client after becoming a partner in a new firm, even though the new firm has represented an adverse party on a sporadic basis and the new firm has represented another firm closely related to the adversary. In this inquiry, the representation of both corporate entities by the new firm was not in the same or a substantially related matter as the matter currently being litigated. [DR:4-101, DR:5-105; Canon 9; EC:9-2.]

Committee Opinion
October 9, 1986