

It is not improper for an attorney to distribute properly earned funds from the trust account when the attorney has the client's permission and a court order directing the attorney to distribute the funds as having been earned, even when the funds were originally given to the attorney by the father of the client who has neither given nor denied permission to distribute. [ DR:2-108(D), DR:9-102(A)(2); EC:2-34]

Committee Opinion  
February 2, 1987