

A law firm defends the insureds of an insurance company from time to time when requested by the insurance company. Over the years, the firm has become acquainted, through litigation on behalf of the insurance company, with some of the corporate insureds. The firm is now representing a plaintiff against one of the corporate insureds of the insurance company. It is not improper for the attorney to continue the suit against the insured party and the present relationship with the insurance carrier when disclosure has been made to the former clients and all parties agree that the prior representation does not preclude the attorney from filing the present suit against the former client. [DR:4-101, DR:5-101 and DR:5-105]

Committee Opinion
February 2, 1987