

It is not improper for an attorney to prepare a separation agreement on behalf of a client and to forward same for signature to an out-of-state unrepresented spouse who would, under the terms of the agreement were he to sign, relinquish title to various parcels of land owned jointly. The attorney must advise the unrepresented party to secure counsel and inform the unrepresented party that the attorney represents the interests of his client, which interest are or may be adverse to the interests of the unrepresented party. [DR:7-103(A)(2) and (B), LE Op. 644, LE Op. 669, LE Op. 689].

Committee Opinion
February 2, 1987