

Committee Opinion
April 4, 1969

LEGAL ETHICS OPINION 198

ATTORNEY AS WITNESS RE ADVICE
TO CLIENT.

It is not improper for an attorney to advise his client to refuse a blood test in connection with an arrest for driving under the influence, but it may be improper (depending upon the facts) for the attorney to continue as counsel for his client if the attorney expects to testify on behalf of his client as to his advice. [See II: DR:5-102.]

Committee Opinion
April 4, 1969