

Committee Opinion
April 27, 1973

LEGAL ETHICS OPINION 224

FILING APPEAL WHERE EFFECT IS TO
SUBVERT TRIAL.

It is not improper for an attorney to appeal an adverse unlawful detainer warrant for a client (tenant), when the filing of the appeal will necessarily defeat the intent of the lower court judgment, even if the appeal is lost so long as the appeal is based upon the good faith judgment of the attorney that the appeal is not devoid of merit. [See II: DR:7-102(A)(1) and (2).]

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