

Committee Opinion
December 4, 1979

LEGAL ETHICS OPINION 345

VICARIOUS DISQUALIFICATION –
CONFLICT OF INTERESTS.

It would be ethically improper for a law firm or any of its members to continue representing a client in an indemnity action against a formerly dismissed third party, who was represented in that third party action by an attorney, now a new associate of the firm, unless the potential indemnitor specifically agrees to such representation, after full disclosure. [See II: DR:5-105.]

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