

*Committee Opinion*  
*January 18, 1982*

LEGAL ETHICS OPINION 444

DISCLOSURE OF  
CONFIDENCE/BANKRUPTCY.

An attorney who discovers that his client has made payments to creditors outside of the Chapter 13 bankruptcy plan should reveal this fact to the Bankruptcy Court. Such disclosure does not violate the attorney's obligations to maintain the confidences and secrets of his clients. [See II: DR:4-101(D)(2).]

Committee Opinion  
January 18, 1982