

Committee Opinion
August 10, 1984

LEGAL ETHICS OPINION 595

MULTIPLE REPRESENTATION-
BANKRUPTCY.

It is improper for an attorney to represent an estate in litigation to recover the proceeds of a promissory note payable to the decedent and, simultaneously, to represent the trustee in decedent's bankruptcy for the purpose of enforcing the same promissory note as an asset of the bankrupt's estate in the reopened bankruptcy proceeding. [DR:5-105(B), (C); EC:5-14, EC:5-15]

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