Committee Opinion
November 18, 1985

LEGAL ETHICS OPINION 740
COMMISSIONER IN CHANCERY – PRIVATE PRACTICE.

It is not improper for an attorney who serves as a commissioner in chancery to represent clients before the circuit court by which he was appointed, or before other commissioners in chancery appointed by said circuit court, unless the attorney/commissioner in chancery utilizes or attempts to utilize his status as a commissioner in chancery to advance the interests of his private clients. [LE Op. 670]

Committee Opinion
November 18, 1985