

Committee Opinion
March 11, 1986

LEGAL ETHICS OPINION 771

CONFLICT OF INTEREST – ATTORNEY
AS LITIGANT.

It is not improper for a litigant who is an attorney, but who is not representing himself, to directly contact the adverse litigant as long as such contact is not a device whereby counsel to the attorney litigant accomplishes something through his client which he could not do directly. [DR:7-103]

Committee Opinion
March 11, 1986