

Committee Opinion  
April 1, 1987

LEGAL ETHICS OPINION 886

REAL ESTATE – TITLE INSURANCE.

It is not improper for an attorney who is a limited partner, stockholder, officer or director of a title insurance company to purchase title insurance policies for clients who are purchasers of real estate and for whom the attorney conducts the real estate settlement as long as the participating attorneys disclose their involvement in the business to their clients before undertaking to write title insurance policies for the clients. [DR:5-101(A)]

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**Legal Ethics Committee Notes.** – Editor’s Note: See also L E Op. No. 1564.