Chronological Index

ADOPTED ETHICS OPINIONS

Opinion Number

68-1 . . .Propriety Of Law Office Sharing Office Space With Non-Lawyer. (Adopted 12/14/68)

69-4 . . .Propriety Of Lawyers Owning Or Occupying Space In "Anchorage Legal Center." (Adopted 09/69) (Modified By 89-2)

71-1 . . .Propriety Of Communication With An Employee Of A Governmental Entity By A Lawyer Engaged In Litigation Against That Governmental Entity. (Adopted 4/14/71) (See 84-11)


72-2 . . .Communication Upon Subject In Controversy With Opposing Party When Representation By Counsel In Question. (Adopted 1/30/72)

73-1 . . .Use Of Legal Assistants. (Adopted 10/6/73)

74-1 . . .Propriety Of Agreements Between Plaintiff And One Of Two Co-Defendants Which Changes Alignment Of One Or More Parties. (Adopted 5/15/74)

74-2 . . .Propriety Of "Referral Fees." (Adopted 5/15/74)

74-3 . . .Propriety Of A Contingent Fee Contract When Client Can Afford To Pay For Services At An Hourly Rate. (Adopted 10/11/74) (See 76-5)

76-1 . . .Propriety Of An Attorney Who Is A Member Of A Legislative Body Or Members Of His Firm Practicing Or Representing Clients Before That Legislative Body. (Adopted 7/30/76)

76-3 . . .Propriety Of An Attorney In The Public Practice Of Law Continuing To Represent Two Defendants In A Criminal Appeal In Which There Is A Substantial Potential Conflict Of Interest Between The Two Defendants. (Adopted 6/1/76)
76-5 . . . Attorney Obligated To Explain Different Types Of Fee Arrangements To Clients Although Attorney May Only Take Cases Under One Or More Of The Arrangements. (Adopted 10/15/76)


76-9 . . . Unethical For Attorney To Instigate Or Participate In The Employment Of An Investigator On A Contingent Fee. (Adopted 10/15/76)

78-3 . . . Is There A Conflict Of Interest If A Law Firm Represents A Defendant In An Action Filed On Behalf Of A Plaintiff By An Attorney Who, Before Trial, Joined The Defendant's Law Firm? (Adopted 12/2/78) (See 83-5)

78-5 . . . Whether It Is Ethical For An Employee Of Alaska Legal Services To Refer Ineligible Clients And Fee-Generating Cases To Individual Lawyers Within The Community Rather Than To The Statewide Lawyer Referral Office In Anchorage. (Adopted 3/31/79)

79-1 . . . Whether It Is Proper For An Attorney To Charge Interest On Unpaid Portions Of A Billing. (Adopted 5/19/79)

79-2 . . . Is It Proper For An Attorney Or An Attorney's Agent To Go To The Trash Receptacle Used By Opposing Counsel And Remove Materials That Were Discarded In The Normal Cause Of Operation? (Adopted 9/9/79)


79-4 . . . Whether It Is Proper For The ALSC Board Of Directors To Review Client Eligibility Determinations And Whether A Conflict Of Interest Exists Where A Board Member And His Firm Represents An Opponent Of An ALSC Client. (Adopted 5/1/80)

80-1 . . . Propriety Of Attorney Remitting To His Client Monies The Attorney Received On The Client's Behalf When The Attorney Either Knew Or Should Have Known That There Were Liens On That Money; (Vacated In Part By 86-4) Propriety Of An Attorney Filing A Proper Offer Of Judgment When That Attorney Is Aware That There Are Not Funds Available To Pay The Judgment, If Accepted. (Adopted 9/8/80)

81-1 . . . Propriety Of An In-Person Offer To Handle A Specific Legal Problem On A Pro Bono Basis. (Adopted 6/3/81)

82-2 . . . Propriety Of An Assistant District Attorney Retaining Position When The Spouse Is A Judge. (Adopted 2/5/82)


83-5 . . . Whether A Law Firm Representing A Defendant Is Disqualified From Further Representation Because It Hired An Associate Formerly Employed By The Law Firm Representing The Plaintiff. (Adopted 8/27/83)

84-1 . . . Propriety Of Advice To A Defendant To Refuse To Submit To A Breathalyzer Test. (Adopted 1/13/84)

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84-3 . . . Advice To Potential Witnesses In A Criminal Case. (Adopted 3/9/84)

84-4 . . . Propriety Of Attorney Drafting A "Surrogate Mother" Contract. (Adopted 6/5/84)

84-9 . . . Providing Opposing Parties With Copies Of Draft Documents; Record And File Retention Requirements. (Adopted 8/25/84)

84-10 . . . Consent To Withdraw Executed When Representation Undertaken. (Adopted 11/9/84)


85-1 . . . Applicability Of Canon 7 Of Code Of Judicial Conduct To Candidates For Judicial Appointment. (Adopted 8/23/85)

85-2 . . . Ex Parte Communication With Experts Retained By Opposing Counsel. (Adopted 8/23/85)

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85-6 . . .Disclosure Of Client Names By Public Officials Pursuant To Campaign Disclosure Or Conflict Of Interest Statutes.  
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86-2 . . .Service Of An Attorney Or Firm On A Creditor's Committee Formed Under A Petition In Bankruptcy Filed By A Former Client.  
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86-3 . . .Referral Of Client Identity To Credit Bureau.  
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86-4 . . .Attorney's Duty When Dispute Arises Concerning The Rights Of Third Parties To Client Funds In The Possession Of Attorney, And Vacating Opinion No. 80-1 In Part.  
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86-5 . . .Withdrawal Of An Attorney When The Attorney Is A Potential Witness In The Case He Is Handling.  
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87-1 . . .Appropriate Use Of Non-Refundable Fee Deposits For Retainers And Necessary Disclosure To Client.  
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87-2 . . .Conflict Of Interest Relating To Representation Of Person Under Disability.  
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88-5 . . .Letter Regarding Judge Standing For Retention Election  
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88-6 . . .Contingent Fee Or Lien On Real Property In Quiet Title Litigation  
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89-2 . . . (withdrawing 68-2 [unadopted], 69-1, 69-2, 69-3, 71-2, 72-1, 75-1, 75-2, 76-2, 76-4, 76-6 [unadopted], 76-7, 78-2, 82-1 [unadopted], 82-3 [unadopted] and 84-6; modifying 69-4)

89-3 . . . Ethical Obligations Of The Attorney Hired By An Insurance Company To Defend Its Insured To The Insured When Insured Objects To The Attorney (Adopted 10/27/89)

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92-4 . . . Acceptance Of Subrogation Case On A Contingent Fee Basis Where Client Is Able To Pay On An Hourly Basis (Adopted 06/01/92)

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97-2 . . . Use Of Threats Of Criminal Prosecution In Connection With A Civil Matter (Adopted March 21, 1997)

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2005-2 Ethical Obligations When A Lawyer Changes Firms (Adopted September 8, 2005)

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2014-4 Lawyer’s Indemnification of Opposing Parties (Adopted October 30, 2014)

2015-1 May a Lawyer Post Bail for a Client (Adopted May 12, 2015)

2015-2 Does a Lawyer Have an Obligation to Hold Client Documents or Property Delivered to the Lawyer Unsolicited (Adopted May 12, 2015)

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