6/75 B Attorney signing client's name on check for deposit in trust account

It is improper for an attorney to sign a client's name on the reverse of a check representing proceeds of a judgment and payable to both the attorney and the client. A written power of attorney is necessary to authorize an attorney to sign his/her client's name; such authorization does not arise merely from the attorney-client relationship.

© July 1998, State Bar of Wisconsin CLE Books

6/75 B