

A

- Abuse of process,
 - Rule 3.1 (Comment)
- Accepting appointments,
 - Rule 6.2
- Accounting for funds,
 - Rule 1.15
- Acquiring interest in litigation,
 - Rule 1.8(j)
 - contingent fee,
 - Rule 1.8(j)(2)
- Adjudicative officers,
 - negotiating for private employment,
 - Rule 1.12(b)
 - disqualification of former,
 - Rule 1.12(a)
- Administration of justice,
 - conduct prejudicial to,
 - Rule 8.4(d)
 - interference with,
 - Rule 8.4 (Comment)
 - lawyer's duty to seek improvement in,
 - Preamble
- Administration of law,
 - participation in,
 - Rule 6.4
- Administrative agencies and tribunals, appearance before,
 - Rule 3.9 (Comment)
- Administrator,
 - fee for representation of,
 - Rule 1.5 (Comment)
- Admiralty practice,
 - communication of,
 - Rule 7.4(c)
- Admission to practice,
 - Rule 8.1
- Advance fee payments,
 - propriety of,
 - Rule 1.5 (Comment)
- Adversary system,
 - duty of lawyer to,
 - Preamble
- Adverse legal authority,
 - lawyer's duty to disclose,
 - Rule 3.3(a)(2)
- Advertising. *See also* Solicitation, Letterheads, Firm name.
 - class action members, to notify,
 - Rule 7.2 (Comment)
 - communications concerning a lawyer's services, generally,
 - Rule 7.1
 - comparisons with services of other lawyers,
 - Rule 7.1(Comment)
 - fields of practice,
 - Rule 7.4
 - mail,

- Rule 7.3
- permitted forms,
 - Rule 7.2
- prior results,
 - Rule 7.1 (Comment)
- specialization,
 - Rule 7.4
- Advice to client,
 - candor, duty of,
 - Rule 2.1
 - used to engage in criminal or fraudulent conduct,
 - Rule 1.2 (Comment)
 - when lawyer not competent in area,
 - Rule 1.1
- Advisor,
 - lawyer as,
 - Preamble, Rule 2.1
- Advocate,
 - in nonadjudicative proceedings,
 - Rule 3.9
 - lawyer as,
 - Preamble
- Alteration of documents,
 - Rule 3.4(a)
- Alternative dispute resolution
 - Rule 2.1 (Comment)
- Ancillary businesses (or services),
 - Rule 5.7
- Appeal,
 - advising client of possibility,
 - Rule 1.3 (Comment), Rule 1.4 (Comment)
 - contingent fee,
 - Rule 1.5 (Comment)
 - government lawyer's authority,
 - Scope
- Appointed counsel,
 - accepting appointments,
 - Rule 6.2
 - discharge by client,
 - Rule 1.16 (Comment)
 - endorsement of client's views,
 - Rule 1.2(b)
 - requirement of competence,
 - Rule 1.1
 - withdrawal by,
 - Rule 1.16 (Comment)
- Arbitration,
 - fee disputes,
 - Rule 1.5 (Comment)
- Arbitrator,
 - codes of ethics
 - Rule 2.4 (Comment)
 - former, negotiating for private employment,
 - Rule 1.12(b)
 - partisan in multimember panel,
 - Rule 1.12(d)

- Association with competent lawyer,
 - Rule 1.1 (Comment)
- Associations, unincorporated,
 - Rule 1.13 (Comment)
- Attorney-client privilege,
 - Scope
 - distinguished from confidentiality rule,
 - Rule 1.6 (Comment)
 - intermediation, effect on,
 - Rule 1.7(Comment)
- Attorney general,
 - authority of,
 - Scope
- Auditors' requests for information,
 - Rule 2.3 (Comment)
- Authority of lawyer,
 - decision-making authority,
 - Rule 1.2(a)
 - government lawyer,
 - Scope
- Autonomy of legal profession,
 - Preamble

B

- Belief,
 - defined,
 - Terminology
- Beneficiary
 - fiduciary client, lawyer's obligation toward,
 - Rule 1.2 (Comment)
- Board of directors,
 - lawyer member,
 - Rule 1.7 (Comment)
 - organization as client,
 - Rule 1.13
- Bodily harm,
 - client's intent to commit serious,
 - Rule 1.6 (Comment)
- Breach of trust, offense involving,
 - Rule 8.4 (Comment)
- Bribery,
 - of officials,
 - Rule 3.5(a)
 - of witness,
 - Rule 3.4(b)
- Business affairs of lawyer,
 - adverse to client,
 - Rule 1.8(a)
 - conflict of interest,
 - Rule 1.7 (Comment)
 - duty to conduct in compliance with law,
 - Preamble
 - law-related services,
 - Rule 5.7

C

- Campaign contributions,

- Rule 7.6
- Candid advice,
 - Rule 2.1
- Candidate for judicial office,
 - Rule 8.2(b)
- Candidate for public office,
 - contributions to,
 - Rule 7.6
- Candor toward tribunal,
 - Rule 3.3
- Cause of action,
 - violation of Rules as basis for,
 - Scope
- Certification,
 - as specialist,
 - Rule 7.4(d)
- Champerty, law of
 - Rule 1.8 (Comment)
- Child client,
 - communication with,
 - Rule 1.4 (Comment)
- Child of lawyer,
 - gift to,
 - Rule 1.8(c)
 - client of,
 - Rule 1.7(Comment)
- Choice of law,
 - Rule 8.5
- Citizen, lawyer as,
 - Preamble
- Civil disobedience,
 - Rule 1.2 (Comment)
- Civil liability,
 - violation of Rules as basis for,
 - Scope
- Class actions,
 - fee determination,
 - Rule 1.5 (Comment)
 - notice to members,
 - Rule 7.2 (Comment)
- Client-lawyer relationship,
 - existence of defined by substantive law,
 - Scope
 - informed understanding, lawyer's role,
 - Preamble
 - law-related services,
 - Rule 5.7
- Client's identity,
 - conflicts of interest,
 - Rule 1.10 (Comment)
 - government agency,
 - Rule 1.11 (Comment)
 - organization,
 - Rule 1.13
- Client's security fund,
 - Rule 1.15 (Comment)

Code of Judicial Conduct,
 Rule 3.5 (Comment), Rule 8.2(b)
Comments,
 do not expand lawyer's responsibilities,
 Scope
Communication,
 concerning lawyer's services,
 Rule 7.1
 duty to maintain with client,
 Preamble, Rule 1.4 (Comment)
 with represented party,
 Rule 4.2
 with third persons,
 Rule 4.1
 with unrepresented persons,
 Rule 4.3
 withholding information from client,
 Rule 1.4 (Comment)
Competence,
 Preamble, Rule 1.16 (Comment)
Competent representation,
 requirements of,
 Rule 1.1
Compliance with Rules,
 Preamble, Scope
Concealment,
 duty to avoid,
 Rule 1.2 (Comment)
 of documents,
 Rule 3.4(a)
Confidences of client,
 attachment of duty,
 Scope
 attorney-client privilege,
 Scope
 corporate client,
 Rule 1.13 (Comment)
 disclosure of,
 Preamble, Rule 1.6(b)
 disclosure to disciplinary authorities,
 Rule 8.1
 duty to preserve,
 Preamble, Rule 1.6(a)
 evaluation, information used in preparing,
 Rule 2.3(b)
 former client,
 Rule 1.9 (Comment)
 imputed to members of firm,
 Rule 1.10 (Comment)
 perjury by client,
 Rule 3.3 (Comment)
 public interest in preserving,
 Preamble, Rule 1.6 (Comment)
 withdrawal, facts constituting explanation for,
 Rule 1.16 (Comment)
Conflict of laws,

Rule 8.5 (Comment)
Conflict of interest,
 acquiring interest in litigation,
 Rule 1.8(i)
 advocate, when acting as,
 Rule 1.7 (Comment)
 aggregate agreements,
 Rule 1.8(g)
 business interests of lawyer,
 Rule 1.7 (Comment)
 business transaction with client,
 Rule 1.8(a)
 consent of client to,
 Rule 1.7(b), Rule 1.7 (Comment),
 Rule 1.8(a)(3), Rule 1.8(b),
 Rule 1.8(f)(1), Rule 1.8(g)
 co-parties, representation of,
 Rule 1.7 (Comment)
Current client, concurrent conflict,
 Rule 1.7
declining employment because of,
 Rule 1.7 (Comment)
estate planning or administration,
 Rule 1.7 (Comment)
fee paid by one other than client,
 Rule 1.8(f)
former client,
 Rule 1.9
imputation rule,
 Rule 1.10
interest of lawyer adverse to client,
 Rule 1.7(a)(2)
lawyer as third-party neutral,
 Rule 2.4
legal services corporation, director of,
 Rule 6.3
legal services programs,
 Rule 6.5
[matter] defined,
 Rule 1.9 (Comment)
negotiation,
 Rule 1.7 (Comment)
perspective clients,
 Rule 1.18
sexual relations with client,
 Rule 1.8(j)
third person, interest adverse to client,
 Rule 1.7(a)(2)
unrelated matters,
 Rule 1.7 (Comment)
withdrawal because of,
 Rule 1.7 (Comment)
Conflicting responsibilities,
 Preamble
Conscience,
 Preamble

Consent by client,
to conflict of interest,
Rule 1.7(b), Rule 1.8(a)(3),
Rule 1.8(b), Rule 1.8(f)(1),
Rule 1.8(g)
to disclosure of professional misconduct,
Rule 8.3 (Comment)
to evaluation for use by third persons,
Rule 2.3(b)

Constitutional law,
governing authority of government lawyer,
Scope

Consultation,
duty,
Rule 1.1 (Comment)

Contingent fee,
civil cases,
Rule 1.8(i)
costs and expenses advanced by lawyer,
Rule 1.8(e)(1)
criminal cases,
Rule 1.5(d)(2)
domestic relations cases,
Rule 1.5(d)(1)
expert witness,
Rule 3.4 (Comment)
prohibited representations,
Rule 1.5(d)
requirements of,
Rule 1.5(c)

Continuing legal education,
Rule 1.1 (Comment)

Corporate legal department,
Terminology, Rule 1.10 (Comment)

Corporate representation.
See Organization, representation of

Costs advanced to client,
Rule 1.8(e)(1)

Court. *See also* Tribunal.
authority over legal profession,
Preamble
candor, duty of,
Rule 3.3
offering false evidence to,
Rule 3.3(a)(4)

Court rules, relation to Rules,
Scope

Creditors of client,
claim funds of client,
Rule 1.15 (Comment)

Criminal conduct,
by lawyer,
Rule 8.4(b)
counselling or assisting client to engage in,
Rule 1.2(d), Rule 3.3(a)(2)
disclosure of client's,

Rule 1.2 (Comment)
withdrawal when client persists in,
Rule 1.2 (Comment), Rule 1.6 (Comment), Rule 1.16(b)(1), Rule 1.13(c)
Criminal representation,
aggregate plea bargain on behalf of multiple defendants,
Rule 1.8(g)
codefendants, representation of,
Rule 1.7 (Comment)
contingent fee for,
Rule 1.5(d)(2)
decision-making authority,
Rule 1.2(a)
frivolous defense,
Rule 3.1
perjury by client,
Rule 3.3 (Comment)
trial publicity,
Rule 3.6

D

Deceased lawyer,
payments to estate of,
Rule 5.4(a)(2)
Deceit by lawyer,
Rule 8.4(c)
Declining representation,
causes,
Rule 1.16
conflict of interest,
Rule 1.7 (Comment)
refusing to accept appointment,
Rule 6.2
when political contributions have been made,
Rule 7.6
Decorum of tribunal,
Rule 3.5
Delay,
Rule 3.2 (Comment), Rule 4.4
Delivery of funds or property,
Rule 1.15(b)
Derivative actions,
Rule 1.13 (Comment)
Destruction of potential evidence,
Rule 3.4(a)
Dilatory practices,
Rule 3.2 (Comment)
Diligence,
Preamble, Rule 1.3
Direct contact with prospective clients,
Rule 7.3
Directors of organization,
Rule 1.13
Disability of client,
Rule 1.2 (Comment), Rule 1.14(a), Rule 1.4 (Comment)
Disability of lawyer,
Rule 1.16(a)(2)

Discharge of lawyer,
 Rule 1.16(a)

Disciplinary authority
 Rule 8.5

Disciplinary proceedings,
 disclosure of client confidences in connection with,
 Rule 1.6 (Comment)
 failure to comply with requests for information,
 Rule 8.1(b)
 jurisdiction,
 Rule 8.5
 reporting professional misconduct,
 Rule 8.3

Discipline,
 violation of Rules as basis for,
 Scope

Disclosure of,
 client's disability,
 Rule 1.14 Comment
 client's interests when lawyer participates in law reform activities,
 Rule 6.4
 fee division,
 Rule 1.5 (Comment)

Discovery,
 obstructive tactics,
 Rule 3.4(d)

Discretion of lawyer,
 Scope

Dishonesty, conduct involving,
 Rule 8.4(c)

Disruptive conduct,
 Rule 3.5(c)

Disputes with client,
 confidentiality exception,
 Rule 1.6 (Comment)
 fees,
 Rule 1.5 (Comment)

Disqualification. *See also*
 Imputed disqualification.
 former judge,
 Rule 1.12(a)
 waiver by client,
 Rule 1.9 (Comment); Rule 1.10(d)

Division of fees,
 requirements of,
 Rule 1.5(e)
 with nonlawyer,
 Rule 5.4(a)

Documents, alteration of,
 Rule 3.4(a)

Domestic relations,
 contingent fee in,
 Rule 1.5(d)(1)

Dual representation of organization and constituent,
 Rule 1.13(e)

E

Economic factors relevant to client's situation,

Rule 2.1

Education, legal,

Preamble

Embarrassing third persons,

Rule 4.4

Emergency,

advice in matter,

Rule 1.1 (Comment), Rule 1.2

Employees of client,

Rule 1.13, Rule 3.4.(f)

Employees of lawyer,

responsibility for,

Rule 5.3

Employment agreement restricting

right to practice,

Rule 5.6(a)

Escrow agent,

Rule 1.15 (Comment)

Estate planning,

conflicts of interest in,

Rule 1.7 (Comment)

Evaluation for use by third person,

Rule 2.3

Evaluator,

lawyer as,

Preamble

Evidence,

methods of obtaining,

Rule 4.4

obstructing access to,

Rule 3.4(a)

offering false,

Rule 3.3(a)(3)

Ex parte communications

with member of tribunal,

Rule 3.5(b)

Ex parte proceedings,

Rule 3.3(d)

Executor

lawyer's fee for representation of,

Rule 1.5 (Comment)

Expediting litigation,

Rule 3.2

Expenses of litigation,

client's right to determine,

Rule 1.2 (Comment)

contingent fee,

Rule 1.5 (Comment)

lawyer advancing to client,

Rule 1.8(e)(1)

indigent client, paying on behalf of,

Rule 1.8(e)(2)

Expert witness, See Witness.

Expertise,
competent representation,
Rule 1.1

F

Failure to disclose to tribunal,
adverse legal authority,
Rule 3.3(a)(2)

Fairness to opposing party and counsel,
Rule 3.4

False communications concerning lawyer's services,
Rule 7.1

False statement to tribunal,
Rule 3.3(a)(1)

Falsification of evidence,
Rule 3.4(b)

Family of lawyer,
gift to,
Rule 1.8(c)
client of lawyer-relative,
Rule 1.7 (Comment)

Fees,
acquiring ownership interest in enterprise as,
Rule 1.5 (Comment)
advance fee payments,
Rule 1.5 (Comment)
advertising of,
Rule 7.2 (Comment)
arbitration of,
Rule 1.5 (Comment)
communication of to client,
Rule 1.5(b)
contingent, prohibited representations,
Rule 1.5(d)
contingent, requirements of,
Rule 1.5(c)
determination of,
Rule 1.5(a)
disclosure of confidential information to collect,
Rule 1.6(b)(3)
division with lawyer,
Rule 1.5(e)
division with nonlawyer,
Rule 5.4(a)(3)
division with nonprofit organization,
Rule 5.4(a)(4)
former government lawyer representing private client,
Rule 1.11
paid by one other than client,
Rule 1.7 (Comment); Rule 1.8(f); Rule 5.4(c)
Reasonableness,
Rule 1.5(a)
termination of representation,
Rule 1.16(d)

Fiduciary
lawyer's obligation toward beneficiary,

Rule 1.2 (Comment)
standard for holding property of others,
Rule 1.15 (Comment)
Field of practice,
communication of,
Rule 7.4
Fifth Amendment in bar admission and disciplinary matters,
Rule 8.1 (Comment)
Financial assistance to client,
Rule 1.8(e)
Firm. *See* Law firm.
Former client. *See* Conflict of interest.
Former government lawyer,
[confidential government information] defined,
Rule 1.11(e)
[matter] defined,
Rule 1.11(d)
successive government and private employment,
Rule 1.11
Former judge. *See* Judges.
Fraud,
Terminology, Rule 8.4(c)
Fraudulent conduct,
counselling or assisting client to engage in,
Rule 1.2(d), Rule 4.1(b)
disclosure of client[']s,
Rule 1.2 (Comment)
withdrawal when client persists in,
Rule 1.2 (Comment), Rule 1.6 (Comment), Rule 1.13(c), Rule 1.16(b)(2)
Frivolous claims and defenses,
Rule 3.1
Frivolous discovery request,
Rule 3.4(d)
Funds of client,
handling of,
Rule 1.15(d)
lawyer claims interest in,
Rule 1.15(e)

G

Gift to lawyer by client,
Rule 1.8(c), Rule 1.8 (Comment)
Government agency,
appearance before,
Rule 3.9
improper influence on,
Rule 8.4(e)
representation of,
Rule 1.13 (Comment)
Government lawyer,
authority of,
Scope
conflict of interest,
Rule 1.7 (Comment)
duties of,
Rule 1.13 (Comment)

duty of confidentiality,
 Rule 1.6 (Comment)
representing multiple clients,
 Scope
subject to Rules,
 Rule 1.11 (Comment)
supervisory responsibilities,
 Rule 5.1 (Comment)
Guardian of disabled client,
 acting adversely to ward,
 Rule 1.14 Comment
appointment of,
 Rule 1.14(b)

H

Harassment,
 Preamble
Hearing officers, *See* Adjudicative officers.
Homicide,
 client's intent to commit,
 Rule 1.6 (Comment)

I

Identity of client
 conflicts of interest,
 Rule 1.10 (Comment)
 government agency,
 Rule 1.11 (Comment)
 organization,
 Rule 1.13
Impartiality and decorum of tribunal,
 Rule 3.5
Imperatives in rules,
 Scope
Imputed disqualification,
 firm of former judge or arbitrator,
 Rule 1.12(c)
 firm of political contributor,
 Rule 7.6
 general rule,
 Rule 1.10
 government lawyers,
 Rule 1.11 (Comment)
 witness, when member of firm serves as,
 Rule 3.7(b)
Incompetent client,
 appointment of guardian for,
 Rule 1.14(b)
 discharge of lawyer by,
 Rule 1.16 (Comment)
 representation of,
 Rule 1.14(a)
Independence of legal profession,
 Preamble
Independent professional judgment,
 Rule 2.1, Rule 5.4
Indigent,

- court costs and expenses of,
 - Rule 1.8(e)(2)
- legal representation,
- Preamble,
 - Rule 1.2 (Comment), Rule 6.1
- Information,
 - used to disadvantage of client,
 - Rule 1.8(b)
 - withholding from client,
 - Rule 1.4 (Comment)
- Informed consent,
 - Terminology
- Injury,
 - client's intent to commit seriousbodily,
 - Rule 1.6 (Comment)
- Insurance representation,
 - conflict of interest,
 - Rule 1.7 (Comment)
- Interest, acquisition by lawyer,
 - adverse to client,
 - Rule 1.8(a)
 - in litigation,
 - Rule 1.8(j)
- Intermediary,
 - lawyer as,
 - Preamble, Rule 2.4
- Intimidation,
 - Preamble
- Investigation of client's affairs,
 - Rule 2.1 (Comment)

J

- Judgment, exercise of,
 - Preamble
- Judges,
 - contributions to,
 - Rule 7.6
 - duty to show respect for,
 - Preamble
 - ex parte communication with,
 - Rule 3.5(b)
 - former judge, disqualification,
 - Rule 1.12
 - improper influence on,
 - Rule 3.5(a)
 - misconduct by,
 - Rule 8.3(b), Rule 8.4(f)
 - statements about,
 - Rule 8.2
- Juror,
 - communication with,
 - Rule 3.5
 - improper influence on,
 - Rule 3.5(a)
- Jury trial,
 - client's right to waive,

Rule 1.2(a)

K

Knowledge,
defined,
Terminology
factors,
Rule 1.1 (Comment)
lawyer's role,
Preamble
of client's intent to commit homicide or serious bodily injury,
Rule 1.6 (Comment)

L

Law clerk,
negotiating for private employment,
Rule 1.12(b)
Law firm,
defined,
Terminology, Rule 1.10 (Comment)
disclosure of client information in,
Rule 1.6 (Comment)
disqualification,
Rule 1.10 (Comment)
former judge or arbitrator, disqualification
Rule 1.12(c)
name,
Rule 7.5(a)
nonlawyer assistants,
Rule 5.3
Partner, manager or supervisory lawyer,
Rule 5.1
political contributions by,
Rule 7.6
subordinate lawyer,
Rule 5.2
Law reform activities,
affecting clients' interests,
Rule 6.4
Law-related services,
Rule 5.7
Lawyer as witness,
Rule 3.7
Lawyer referral services,
Rule 6.1 (Comment)
costs of,
Rule 7.2(c)
Learned profession,
lawyer as member of,
Preamble
Legal aid,
definition of "firm,"
Rule 1.10 (Comment)
limitations,
Rule 1.2 (Comment)
Legal assistants,
responsibilities of lawyer,

Rule 5.3
Legal education,
Preamble
Legal representative of client with diminished capacity,
Rule 1.14 (Comment)
Legal services organization, costs of,
Rule 7.2(c)
defined,
Terminology
membership in,
Rule 6.3
Legislature,
appearance before,
Rule 3.9
Letterheads,
false or misleading,
Rule 7.5(a)
jurisdictional limitations of firm's members,
Rule 7.5(b)
public officials,
Rule 7.5(c)
Liability to client,
agreements limiting,
Rule 1.8(h)
Licensure statutes,
relation to Rules,
Scope
Lien to secure fees and expenses,
Rule 1.8(i)
Literary rights concerning representation,
Rule 1.8(d)
Litigation,
acquiring interest in,
Rule 1.8(j)
conflict of interest,
Rule 1.7 (Comment)
expedite, duty to,
Rule 3.2
information,
Rule 1.4 (Comment), Rule 1.5 (Comment), Rule 1.6 (Comment)
Loyalty to client,
Rule 1.7 (Comment)

M

Mail contact with prospective clients,
Rule 7.3
Maintenance, law of
Rule 1.8 (Comment)
Malpractice,
limiting liability to client for,
Rule 1.8(h)
Mandatory withdrawal,
Rule 1.16(a)
Media rights concerning representation,
Rule 1.8(d)
Mediation of fee disputes,

- Rule 1.5 (Comment)
- Mediators[] codes of ethics,
 - Rule 2.4 (Comment)
- Mental impairment of client,
 - Rule 1.14(a)
- client decisions,
 - Rule 1.2 (Comment)
- communication with client,
 - Rule 1.4 (Comment)
- Mental impairment of lawyer,
 - Rule 1.16(a)(2)
- Memoranda, legal,
 - limit on malpractice liability,
 - Rule 1.8 (Comment)
- Meritorious claims and contentions,
 - Rule 3.1
- Military lawyers,
 - duties of,
 - Rule 1.13 (Comment)
 - representation of adverse interests,
 - Rule 1.9 (Comment)
- Minor client,
 - Rule 1.14(a)
- Misconduct,
 - forms of,
 - Rule 8.4
 - reporting,
 - Rule 8.3
- Misrepresentation,
 - advertisements,
 - Rule 7.1
 - bar admission and disciplinary matters,
 - Rule 8.1
 - firm names and letterhead,
 - Rule 7.5 (Comment)
 - misconduct,
 - Rule 8.4(c)
 - negligent,
 - Terminology
 - to court,
 - Rule 3.3 (Comment)
 - to third person,
 - Rule 4.1 (Comment)
- Moral factors relevant to client's situation,
 - Rule 2.1
- Moral turpitude offenses,
 - Rule 8.4 (Comment)
- Multiple representation. *See* Conflict of interest, Intermediary.

N

- Negotiation,
 - conflicting interest, representation of,
 - Rule 1.7 (Comment)
 - disclosure of information in,
 - Rule 1.6 (Comment)
 - statements made during,

Rule 4.1 (Comment)
Negotiator,
lawyer as,
Preamble
Nonadjudicative proceedings,
Rule 3.9
Nonlawyer assistants,
responsibilities of lawyer,
Rule 5.3
Nonlawyers,
division of fees with,
Rule 5.4(a)
partnership,
Rule 5.4(b)
professional corporation,
Rule 5.4(d)
Nonprofit legal services programs,
Rule 6.5
Notice of receipt of funds or other property,
Rule 1.15(d)

O

Objectives of the representation,
client's right to determine,
Rule 1.2(a)
lawyer's right to limit,
Rule 1.2(c)
Obstruction of party's access to evidence,
Rule 3.4(a)
Officer of legal system,
Preamble
Opinions,
evaluation for use by third persons,
Rule 2.3
limit on malpractice liability,
Rule 1.8 (Comment)
Opposing party,
communications with represented party,
Rule 4.2
duty of fairness to,
Rule 3.4
Optional withdrawal,
Rule 1.16(b)
Organization, representation of,
board of directors, lawyer on,
Rule 1.7 (Comment)
communication with,
Rule 1.4 (Comment)
communication with employees and officers of,
Rule 4.2 (Comment)
conflict of interest,
Rule 1.7 (Comment)
intended conduct,
Rule 1.6 (Comment)
constituents, representing,
Rule 1.13(e)

identity of client,
 Rule 1.13(a), Rule 1.13(d)
law department of,
 Rule 1.10 (Comment)
misconduct, client engaged in,
 Rule 1.13(b)
officers of,
 Rule 1.13

P

Papers, retention of,
 Rule 1.16 (Comment)
Parent of lawyer,
 gift to,
 Rule 1.8(c)
 client of,
 Rule 1.7 (Comment)
Partner,
 defined,
 Terminology
 nonlawyer,
 Rule 5.4(b)
 supervision of lawyers,
 Rule 5.1
 supervision of nonlawyers,
 Rule 5.3
Partnership,
 agreement restricting right to practice,
 Rule 5.6(a)
 name,
 Rule 7.5(d)
Patent practice,
 advertising,
 Rule 7.4(b)
Peer approval,
 Preamble
Peer review agency, reporting misconduct to,
 Rule 8.3 (Comment)
Perjury,
 criminal defendant,
 Rule 3.3 (Comment)
 disclosure of,
 Rule 3.3(b)
Permissive Rules,
 Scope
Personal affairs of lawyer,
 duty to conduct in compliance with law,
 Preamble
Physical condition of lawyer,
 Rule 1.16(a)(2)
Plea bargain,
 client's right to accept or reject,
 Rule 1.2(a)
Pleadings,
 verification of,
 Rule 3.3 (Comment)

- Political contributions,
 - by lawyers to public officials' campaigns,
 - Rule 7.6
- Political factors relevant to client's situation,
 - Rule 2.1
- Preamble, role of,
 - Scope
- Precedent,
 - failure to disclose to court,
 - Rule 3.3(a)(2)
- Prepaid legal services,
 - advertising for,
 - Rule 7.2 (Comment), Rule 7.3(d)
- Pro bono publico service,
 - Rule 6.1
- Procedural law,
 - Preamble, Scope
- Procedural use of Rules,
 - Scope
- Procrastination,
 - Rule 1.3 (Comment)
- Professional corporation,
 - defined,
 - Terminology
 - formation of,
 - Rule 5.4(d)
 - shareholders' responsibilities,
 - Rule 5.1 (Comment)
- Professional role,
 - Scope
- Promptness,
 - Preamble
- Property of client,
 - payment for services,
 - Rule 1.5 (Comment)
 - return upon termination of representation,
 - Rule 1.16(d)
 - safekeeping,
 - Rule 1.15
- Prosecutor,
 - representing former defendant,
 - Rule 1.9 (Comment)
 - special responsibilities of,
 - Rule 3.8
 - trial publicity,
 - Rule 3.6, Rule 3.8(f)
- Prospective clients,
 - Rule 1.18
- Protective order,
 - dispute concerning lawyer's conduct,
 - Rule 1.6 (Comment)
- Psychiatrist,
 - withholding diagnosis,
 - Rule 1.4 (Comment)
- Public interest in preserving client confidences,
 - Preamble, Rule 1.6 (Comment)

Public citizen,
lawyer's duty as,
Preamble

Public interest,
government lawyer's authority to represent,
Scope

Public interest legal services. *See Pro bono publico* service.

Public office,
abuse of,
Rule 8.4 (Comment)
negotiating private employment while holding,
Rule 1.11(c)(2)

Public officials,
firm's use of name,
Rule 7.5(d)
improper influence,
Rule 8.4(e)
lawyers' contributions to election campaigns of,
Rule 7.6
respect for,
Preamble

Public service,
Preamble

Publicity, trial,
Rule 3.6 (g)
special responsibilities of prosecutor,
Rule 3.8(f)

Q

Quality of service, improvement,
Preamble

R

Real estate,
lawyer's investment in,
Rule 1.8 (Comment)

Reasonable,
defined,
Terminology

Recordkeeping,
property of client,
Rule 1.15(a)

Referral,
to other professionals,
Rule 2.1 (Comment)
when lawyer not competent to handle matter,
Rule 1.1

Referral services,
Rule 6.1 (Comment)
costs of,
Rule 7.2(c)

Referees. *See* Adjudicative officers.

Reform of the law,
Preamble, Rule 6.4

Regulation,
validity or interpretation,
Rule 1.2 (Comment)

Regulation of legal profession,
self-governance,
Preamble
Remedial measures when false evidence offered,
Rule 3.3(a)(3)
Reporting misconduct,
Rule 8.3
Representation of client,
decision-making authority of lawyer and client,
Rule 1.2(a)
declining or terminating,
Rule 1.16
objectives, lawyer's right to limit,
Rule 1.2(c)
termination of,
Rule 1.2 (Comment), Rule 1.16
Representative of clients,
lawyer as,
Preamble
Representative, legal, of client under disability,
Rule 1.14 (Comment)
Represented party, communication with,
Rule 4.2
Research notes not part of Rules,
Scope
Responsibility for observing Rules,
Preamble
Restrictions on right to practice,
partnership or employment agreement,
Rule 5.6(a)
settlement agreement,
Rule 5.6(b)
Retainer for limited purpose,
Rule 1.2 (Comment)
Rule of reason,
Scope

S

Safekeeping property,
Rule 1.15
Sale of law practice,
Rule 1.17
Sanction,
severity of,
Scope
Scope of representation,
Rule 1.2
Screening
defined,
Terminology
disqualified former government lawyer,
Rule 1.11
prospective clients,
Rule 1.18(d)(2)
Securities, safekeeping,
Rule 1.1.5 Comment

Self-regulation,
 Preamble

Settlement,
 aggregate,
 Rule 1.8(g)
 client's right to refuse,
 Rule 1.2(a)
 contingent fee,
 Rule 1.5 (Comment)
 government lawyer's authority,
 Scope
 informing client of settlement offers,
 Rule 1.4 (Comment)
 restricting right to practice,
 Rule 5.6(b)

Sexual relations with clients,
 Rule 1.8(j)

Shareholders of organization,
 Rule 1.13

Sibling of lawyer,
 gift to,
 Rule 1.8(c)
 client of,
 Rule 1.7 (Comment)

Solicitation,
 prohibition on,
 Rule 7.3

Special masters. *See* Adjudicative officers.

Specialization, communication of,
 Rule 7.4(d)

Spouse of lawyer,
 gift to,
 Rule 1.8(c)
 client of,
 Rule 1.7 (Comment)

State's attorney,
 authority of,
 Scope

Statute of limitations,
 Rule 1.3 (Comment)

Statutes,
 conflict of interest, agency consent to,
 Rule 1.11 (Comment)
 shape lawyer's role,
 Scope
 validity or interpretation,
 Rule 1.2 (Comment)

Subordinate lawyer,
 responsibilities of,
 Rule 5.2

Substantive law,
 defines existence of client-lawyer relationship,
 Scope
 lawyer's professional responsibilities proscribed by,
 Preamble
 relation to Rules,

- Scope
- Supervision of lawyer,
 - Rule 5.1
 - nonlawyer,
 - Rule 5.3

T

- Taxation,
 - escaping liability,
 - Rule 1.2 (Comment)
- Termination of representation,
 - Rule 1.2 (Comment), Rule 1.16
 - records of funds and other property,
 - Rule 1.15(a)
- Testamentary gifts,
 - Rule 1.8(c)
- Testimony of client in criminal trial,
 - Rule 1.2(a)
- Testimony of lawyer. *See* Lawyer as witness.
- Third-party neutral,
 - Rule 1.12, Rule 2.4
- Third persons,
 - evaluation for use by,
 - Rule 2.3
 - respect for rights of,
 - Rule 4.4
 - statements to,
 - Rule 4.1
- Trade names,
 - Rule 7.5(a)
- Transactions with persons other than client. *See* Third persons.
- Trial conduct,
 - allusion to irrelevant or inadmissible evidence,
 - Rule 3.4(e)
 - disruptive conduct,
 - Rule 3.5(d)
- Trial publicity,
 - Rule 3.6
 - special responsibilities of prosecutor,
 - Rule 3.8(f)
- Tribunal,
 - continued representation ordered by,
 - Rule 1.16(c)
 - defined,
 - Terminology
 - disobeying obligation of,
 - Rule 3.4(c)
 - impartiality and decorum of,
 - Rule 3.5
- Trust accounts,
 - Rule 1.15 (Comment)
- Truthfulness in statements to third persons,
 - Rule 4.1

U

- Unauthorized practice of law,
 - assisting in,

- Rule 5.5(b)
- engaging in,
 - Rule 5.5(a)
- Unrepresented person,
 - dealing with,
 - Rule 4.3
- Unincorporated associations,
 - Rule 1.13 (Comment)

V

- Violation of rules of professional conduct. *See also* Misconduct.
 - declining or terminating representation,
 - Rule 1.16(a)(1)
- Violence,
 - Rule 8.4 (Comment)

W

- Waiver,
 - prosecutor obtaining from criminal defendant,
 - Rule 3.8(c)
- Withdrawal,
 - Rule 1.16 (Comment)
 - conflict of interest,
 - Rule 1.7 (Comment)
 - discharge,
 - Rule 1.16(a)(3)
 - incapacity,
 - Rule 1.16(a)(2)
 - mandatory,
 - Rule 1.16(a)
 - method of,
 - Rule 1.3 (Comment)
 - notice of,
 - Rule 1.6 (Comment)
 - optional,
 - Rule 1.16(b)
 - property of client,
 - Rule 1.16(d)
 - when client persists in criminal or fraudulent conduct,
 - Rule 1.2 (Comment), Rule 1.6 (Comment), Rule 1.16(b)(2), Rule 1.13(c)
- Withholding information from client,
 - Rule 1.4 (Comment)
- Witness,
 - bribing,
 - Rule 3.4(b)
 - client's right to decide whether to testify,
 - Rule 1.2(a)
 - expenses, payment of,
 - Rule 3.4 (Comment)
 - expert, payment of,
 - Rule 3.4 (Comment)
 - lawyer as,
 - Rule 1.6 (Comment), Rule 3.7
- Work load management,
 - Rule 1.3 (Comment)
- Work product privilege,
 - confidentiality rule,

Rule 1.6 (Comment)

Rules do not affect,

Scope

Writing,

defined,

Terminology

Z

Zealous representation,

opposing party well represented,

Preamble

requirement of,

Rule 1.3 (Comment)