

Index

ACCEPTING APPOINTMENTS

Public service, Article VI of rules of professional conduct, § 10:2

ACCESS TO EVIDENCE

Advocate, Article III of rules of professional conduct, § 7:4(b)(1)

ADMINISTRATIVE DUTIES

Judicial misconduct, § 18:13

ADMISSION TO PRACTICE OF LAW

Disasters, providing legal services following a major disaster, § 2:1(h)

Examination, § 2:1(b)

Foreign legal consultant, license as, § 2:1(i)

Integrity of profession, rules of professional conduct for maintaining, § 12:1

Iowa, admission in, generally, § 2:1(a)

Law student practice rule, § 2:1(f)

Pro bono practice, certification as emeritus attorney for, § 2:1(j)

Pro hac vice admission, § 2:1(d)
Registration of house counsel, § 2:1(e)

United States District Courts, admission in, § 2:1(g)

Without examination, § 2:1(c)

ADMONISHMENT

Judicial discipline, § 15:09

ADVANCE CONFLICT WAIVERS

Conflicts of interest, § 5:7(e)(5)

ADVANCE FEE DEPOSITS

Attorneys' fees, § 5:5(f)

ADVERTISING

Information about Legal Services, Article VII of Rules of Profes-

ADVERTISING—Cont'd

sional Conduct, this index

ADVISOR

Counselor, Article II of rules of professional conduct, § 6:1

ADVOCATE, ARTICLE III OF RULES OF PROFESSIONAL CONDUCT

Generally, § 7:0 et seq.

Access to evidence, lawyer's duty with respect to, § 7:4(b)(1)

Attorney-client privilege, prosecutor's duty to respect, § 7:8(h)

Avoidance of confusion of lawyer's role, advocate witness rule and, § 7:7(b)

Candor toward the tribunal, § 7:3

Change in rules mandating disclosure of false evidence, § 7:3(e)(5)

Civil litigation, meritorious claims and contentions in, § 7:1(b)

Coaching witness, § 7:4(b)(6)(A)

Concealing evidence, § 7:4(b)(1) et seq.

Confidential information, disclosure of, § 7:3(e)

Conflicts of interest arising from lawyer's testimony as witness, § 7:7(e)

Corporate investigations, waiver of privileged communications, § 7:8(h)(2)

Correction of false evidence, duty as to, § 7:3(e)

Counteracting client's fraudulent or criminal conduct, lawyer's duty as to, § 7:3(f)

Criminal matters

client, evidence of criminal conduct by, § 7:4(b)(3)

**ADVOCATE, ARTICLE III OF
RULES OF PROFESSIONAL
CONDUCT—Cont’d**

Criminal matters—Cont’d
meritorious claims and contentions
in criminal proceedings,
§ 7:1(c)
Decorum of tribunal, § 7:5
Delay, avoidance of, § 7:2(b)
Destruction of evidence, § 7:4(b)(1)
et seq.
Discharge of jury, lawyer’s com-
munications with jurors after,
§ 7:5(d)
Discouraging a person from volun-
tarily providing information,
§ 7:4(b)(6)(C)
Discovering of evidence, § 7:4(b)(1)
et seq.
Disrupting a tribunal, § 7:5(e)
Duration of obligation to remedy
false evidence, § 7:3(e)(4)
Evidence
candor toward the tribunal in pre-
sentation of, §§ 7:3(d)(1),
7:3(d)(2)
concealing evidence, § 7:4(b)(1) **et**
seq.
correction of false evidence, duty
as to, § 7:3(e)
destruction of evidence,
§ 7:4(b)(1) **et seq.**
discovering of evidence,
§ 7:4(b)(1) **et seq.**
duration of obligation to remedy
false evidence, § 7:3(e)(4)
exculpatory evidence, prosecutor’s
duty to disclose, § 7:8(e)
false evidence, §§ 7:3(d)(1),
7:3(d)(2), 7:4(b)(1) **et seq.**
mitigating evidence, prosecutor’s
duty to disclose, § 7:8(e)
preservation of evidence,
§ 7:4(b)(2)
Ex parte communications, §§ 7:3(g),
7:5(c)
Exceptions to advocate witness rule,
§ 7:7(d)
Exculpatory evidence, prosecutor’s
duty to disclose, § 7:8(e)

**ADVOCATE, ARTICLE III OF
RULES OF PROFESSIONAL
CONDUCT—Cont’d**

Expediting litigation, § 7:2
Extrajudicial statements, §§ 7:6(b) **et**
seq., 7:8(g)(1), 7:8(g)(2)
Fact statements, candor toward the
tribunal in making, § 7:3(b)
Fairness to opposing party and
counsel, § 7:4
False evidence, §§ 7:3(d)(1),
7:3(d)(2), 7:4(b)(1) **et seq.**
Government litigator, ethical respon-
sibilities of, § 7:8(b)
Impartiality and decorum of tribunal,
§ 7:5
Improper inducements to witness,
§ 7:4(b)(6)(B)
Improper influence of tribunal, prohi-
bition of, § 7:5(b)
Interception by the government of
privileged communications,
§ 7:8(h)(1)
Legal arguments, candor toward the
tribunal in making, § 7:3(c)
Material prejudice from publicity,
standard of, § 7:6(c)(1)
Meritorious claims and contentions,
§ 7:1
Mitigating evidence, prosecutor’s
duty to disclose, § 7:8(e)
“Necessary witness” standard for
disqualification under advocate-
witness rule, § 7:7(c)
Non adjudicative proceedings,
advocate in, § 7:9
Obeying court rules and rulings,
§ 7:4(d)
Overview of Article III, § 7:0
Prejudice from publicity, likelihood
of, § 7:6(c)(1) **et seq.**
Preservation of evidence, § 7:4(b)(2)
Probable cause, prosecutor’s duty to
ensure charge is supported by,
§ 7:8(c)
Prohibition against falsification of
evidence, § 7:4(b)(5)
Prosecutor, special responsibilities of,
§ 7:8
Publicity at trial, § 7:6

INDEX

ADVOCATE, ARTICLE III OF RULES OF PROFESSIONAL CONDUCT—Cont'd

- Reply to correct prejudice generated by another, right of, § 7:6(d)
- Requests and responses to requests for discovery of evidence, § 7:4(b)(4)
- Standard of knowledge as applied to falsity of evidence, § 7:3(e)(2)
- Subpoenas to lawyers, restrictions on issuance of, § 7:8(f)
- Tactics prohibited at trial, § 7:4(c)
- Taking reasonable steps to remedy false evidence, § 7:3(e)(3)
- Trial publicity, § 7:6
- Trial tactics prohibited, § 7:4(c)
- Unrepresented accused, prosecutor's duty in dealing with, § 7:8(d)
- Waiver of privileged communications, § 7:8(h)(2)
- Witnesses
 - handling of, § 7:4(b)(6)
 - lawyer as witness, § 7:7

AGGRAVATING FACTORS

- Judicial discipline, § 16:02(a)

AGGREGATE SETTLEMENT OF CLAIMS

- Conflicts of interest, § 5:8(i)

ALLOCATION OF AUTHORITY

- Client-lawyer relationship, Article I of rules of professional conduct, § 5:2

ALTER EGO OF ENTITY

- Non client transactions, Article IV of rules of professional conduct, § 8:2(c)(1)

ALTERNATIVE DISPUTE RESOLUTION

- Law firms and associations, Article V of rules of professional conduct, § 9:5(c)(4)

APPLICANT FOR JUDICIAL OFFICE

- Judicial misconduct, § 18:12(A)(6)

APPOINTMENTS

- Disciplinary process, § 2:7(b)
- Information about Legal Services, Article VII of Rules of Professional Conduct, this index

APPROVAL

- Consent or approval, this index

ARBITRATION AND ARBITRATORS

- Conflicts of interest, § 5:12

ASSIGNMENT

- Claims, lawyer malpractice and liability, § 13:3(d)(2)

ASSISTANCE BY OTHER PROFESSIONALS

- Professional humility, counselors, § 6:1(c)

ASSISTING CLIENT IN CRIME OR FRAUD

- Non client transactions, Article IV of rules of professional conduct, § 8:1(d)

ASSOCIATIONS

- Law Firms and Associations, Article V of Rules of Professional Conduct, this index

ATTORNEY CLIENT RELATIONSHIP

- Client Lawyer Relationship, Article I of Rules of Professional Conduct, this index

ATTORNEY DISCIPLINARY BOARD

- Disciplinary Process, this index

ATTORNEY-CLIENT PRIVILEGE

- Confidential and Privileged Communications, this index

ATTORNEYS, GENERALLY

- Counselor, Article II of Rules of Professional Conduct, this index

ATTORNEYS' FEES

- Generally, § 5:5 et seq.
- Advance fee deposits, § 5:5(f)

ATTORNEYS' FEES—Cont'd

- Basis or rate of fee, duty to communicate with client on, § 5:5(c)
- Client trust account, § 5:5(f)
- Confidential and privileged communications, fee collection exception to, § 5:6(j)
- Contingency fees, § 5:5(d)
- Criminal cases, prohibition against contingent fees in, § 5:5(d)(4)
- Deposit for advance fee, § 5:5(f)
- Disputes as to fees, § 5:5(g)
- Division of fees among lawyers not in same firm, § 5:5(e)
- Domestic relations cases, prohibition against contingent fees in, § 5:5(d)(4)
- Expenses, reasonableness of, § 5:5(b)(4)
- Fee splitting, § 5:5(e)
- General retainer, § 5:5(f)
- Honesty in billing, § 5:5(b)(2)
- Law firms and associations, Article V of rules of professional conduct, § 9:4(c)
- Legal restrictions on fees, compliance with, § 5:5(b)(3)
- Legitimacy of contingency method, § 5:5(d)(1)
- Nonrefundable advances for future services, prohibition of, § 5:5(f)
- Objective standard of reasonable fee, § 5:5(b)(1)
- Rate of fee, duty to communicate with client on, § 5:5(c)
- Reasonableness, generally, § 5:5(b) *et seq.*
- Sale of law practice, prohibition of fee increase on, § 5:17(g)
- Splitting, § 5:5(e)
- Writing requirement for contingent fee agreement, § 5:5(d)(3)

AUTHORITY AND

AUTHORIZATION

- Advertising legal services, § 11:2(c)
- Client-lawyer relationship, Article I of rules of professional conduct, § 5:13(d)
- Judicial discipline, §§ 14:03, 14:04

AVOIDANCE OF IMPROPRIETY

- Judicial misconduct, § 17:03

BASIS OR RATE OF FEE

- Attorneys' fees, § 5:5(c)

BIAS OR PREJUDICE

- Advocate, Article III of rules of professional conduct, § 7:6(c)(1) *et seq.*
- Judicial misconduct, § 18:04

BODILY HARM

- Confidential and privileged communications, § 5:6(g)

BURDEN OF PROOF

- Disciplinary process, § 2:7(g)
- Judicial discipline, § 15:06

BURDENING ANOTHER PERSON

- Non client transactions, Article IV of rules of professional conduct, § 8:4(b)

BUSINESS MATTERS

- Conflicts of interest, § 5:8(c)

CANDID ADVICE TO CLIENT

- Counselor, Article II of rules of professional conduct, § 6:1(b)

CANDIDATES FOR OFFICE

- Integrity of profession, rules of professional conduct for maintaining, § 12:2(c)

**CANDOR TOWARD THE
TRIBUNAL**

- Advocate, Article III of rules of professional conduct, § 7:3

CERTIFICATION

- Pro bono practice, certification as emeritus attorney for, § 2:1(j)
- Specialist in field of law, § 11:2(f)

CHANGE OR MODIFICATION

- Advocate, Article III of rules of professional conduct, § 7:3(e)(5)
- Confidential and privileged communications, § 5:6(p)
- Conflicts of interest, § 5:9(b)(4)

INDEX

CHARACTER

Rules of Professional, Conduct, this index

CHOICE OF LAW

Integrity of profession, rules of professional conduct for maintaining, § 12:5(d)

CIVIL LITIGATION

Advocate, Article III of rules of professional conduct, § 7:1(b)

CLIENT SECURITY COMMISSION

Regulation of lawyers and legal practice, § 2:5

CLIENT TRUST ACCOUNTS

Attorneys' fees, § 5:5(f)
Regulation of lawyers and legal practice, § 2:4

CLIENT-LAWYER RELATIONSHIP, ARTICLE I OF RULES OF PROFESSIONAL CONDUCT

Generally, § 5:0 et seq.
Absolute right of client to terminate relationship, § 5:16(b)(1)
Allocation of authority between client and lawyer, § 5:2
Attorney-Client Privilege.
Confidential and Privileged Communications, this index
Attorneys' Fees, this index
Authorized constituents, lawyer's responsiveness to organization acting through, § 5:13(d)
Collaborative lawyering agreements, § 5:2(c)(4)
Communications, generally, § 5:4
Competence in technology, use of, § 5:1(e)
Confidential and Privileged Communications, this index
Conflicts of Interest, this index
Criminal conduct, assisting client in, § 5:2(e)
Death of lawyer, protecting client in event of, § 5:3(f)

CLIENT-LAWYER

RELATIONSHIP, ARTICLE I OF RULES OF PROFESSIONAL CONDUCT —Cont'd

Decision-making authority, allocation between client and lawyer, § 5:2(b)
Declining representation, § 5:16
Diligence, § 5:3
Diminished capacity, representing client with, § 5:14
Disability of lawyer, protecting client in event of, § 5:3(f)
Disclosure of information by prospective client, § 5:18(f)
Disputes regarding funds of client, §§ 5:15(d)(1), 5:15(d)(2), 5:15(d)(3)
Dual representation of organization and individual constituent, § 5:13(h)
Employment rights of lawyers employed by client or law firm, § 5:16(b)(2)
Endorsement of client's views, § 5:2(d)
Entire practice or entire area of practice, requirement of sale of, § 5:17(e)
Errors of lawyer, generally, §§ 5:1(d), 5:4(e)
Expertise in certain fields of law, need for, § 5:1(c)
Fee, Attorneys' Fees, this index
Formation of an entity, lawyer's responsibilities during, § 5:13(c)
Fraudulent conduct, assisting client in, § 5:2(e)
Fundamental expectation of professional competence, § 5:1(b)
Funds of client, safeguarding of, § 5:15
Government lawyers representing government offices or entities, § 5:13(i)
Incompetent persons, representation of, § 5:14
Limiting scope of legal representation, § 5:2(c)

**CLIENT-LAWYER
RELATIONSHIP, ARTICLE I
OF RULES OF
PROFESSIONAL CONDUCT
—Cont’d**

Malpractice. Lawyer Malpractice and Liability, this index
Mandatory withdrawal by lawyer from representation, § 5:16(c)(1)
Misconduct of constituents threatening organization, § 5:13(e)(1)
Mistakes of lawyer, generally, §§ 5:1(d), 5:4(e)
Notice
 related matters outside of scope of legal representation, notice to client of, § 5:2(c)(2)
 sale of law practice, notice of, § 5:17(f)
Organization as client, generally, § 5:13
Overview of Article I, § 5:0
Permissive withdrawal by lawyer from representation, § 5:16(c)(2)
Personal problems of lawyer, generally, § 5:1(d)
Privileged communications.
 Confidential and Privileged Communications, this index
Professionalism, § 5:3(g)
Prospective client, duties with respect to, § 5:18
Protecting confidences of organization client, § 5:13(g)
Response to client’s requests, § 5:4(d)
Rules of professional conduct, § 13:3
Safeguarding property, § 5:15
Sale of law practice, generally, § 5:17
Scope of representation, § 5:2
Substantial injury to organization, lawyer’s responsibilities when person’s unlawful acts likely to cause, § 5:13(e)
Suspension of lawyer, protecting client in event of, § 5:3(f)
Termination
 representation, termination of, §§ 5:3(e), 5:16

**CLIENT-LAWYER
RELATIONSHIP, ARTICLE I
OF RULES OF
PROFESSIONAL CONDUCT
—Cont’d**

Termination—Cont’d
 sale of law practice, termination of practice by, § 5:17(c)
 “Unbundled legal services,” § 5:2(c)(3)
Unnecessary anxiety to client, avoidance of, § 5:3(d)
Valuing law practice and paying sale price, § 5:17(d)
Violation of law, confirming that lawyer will not engage in assisting client in, § 5:4(f)
Waiver of conflict of interest regarding prospective client, § 5:18(f)
Withdrawal from representation, §§ 5:13(e)(6), 5:16(c)
Withholding information from client, § 5:4(g)
Zealous advocacy, §§ 5:3(b), 5:3(g)

COACHING WITNESSES

Advocate, Article III of rules of professional conduct, § 7:4(b)(6)(A)

CODES OF JUDICIAL CONDUCT

Judicial discipline, §§ 14:05, 14:06

**COLLABORATIVE LAWYERING
AGREEMENTS**

Client-lawyer relationship, Article I of rules of professional conduct, § 5:2(c)(4)

**COMMISSION ON
UNAUTHORIZED PRACTICE
OF LAW**

Regulation of lawyers and legal practice, § 2:3(a)

COMMON LAW PRIVILEGE

Confidential and privileged communications, § 5:6(d)(2)

COMMUNICATIONS

Client-lawyer relationship, Article I of rules of professional conduct, § 5:4

INDEX

COMMUNICATIONS—Cont'd

Confidential and Privileged Communications, this index

COMPENSATION

Attorneys' Fees, this index
Extra Compensation, this index
Law firms and associations, Article V of rules of professional conduct, § 9:4(c)(4)

COMPLAINT

Disciplinary Process, this index

CONCEALING EVIDENCE

Advocate, Article III of rules of professional conduct, § 7:4(b)(1) et seq.

CONFIDENTIAL AND PRIVILEGED COMMUNICATIONS

Generally, § 5:6 et seq.
Acting competently to preserve confidentiality, § 5:6(f)
Advocate, Article III of rules of professional conduct, §§ 7:3(e), 7:8(h)
Attorney-client privilege, generally, §§ 5:6(d), 7:8(h)
Bodily harm, exceptions to confidentiality to prevent, § 5:6(g)
Changes in confidentiality, concluding thoughts on, § 5:6(p)
Common law privilege, § 5:6(d)(2)
Compliance with law or court order, exception to confidentiality for, § 5:6(k)
Conflicts of interest, §§ 5:6(l), 5:8(d), 5:9(d)
Criminal matters, §§ 5:6(d)(4)(A), 5:6(h)
Death, exceptions to confidentiality to prevent, § 5:6(g)
Disciplinary process, § 2:7(i)
Disclosure of exception to confidentiality, §§ 5:6(m), 5:6(n)
Elements of attorney-client privilege, § 5:6(d)(3)

CONFIDENTIAL AND PRIVILEGED

COMMUNICATIONS—Cont'd

Ethics rules, exception to confidentiality to obtain legal advice about lawyer compliance with, § 5:6(i)
Exceptions to attorney-client privilege, generally, § 5:6(d)(4)
Fee collection exception to confidentiality, § 5:6(j)
Financial or property injury, exceptions to confidentiality to prevent, § 5:6(h)
Fraud or deceit, §§ 5:6(d)(4)(A), 5:6(h)
Identity of client exception to privilege, § 5:6(d)(4)(C)
Inadvertent disclosure, § 5:6(f)(3)
Independent protection of attorney-client privilege, § 5:6(d)(4)(E)
Integrity of profession, rules of professional conduct for maintaining, § 12:3(c)
Introduction to confidentiality in Iowa, § 5:6(b)
Joint client privilege exception to attorney-client privilege, § 5:6(d)(4)(B)
Judicial discipline, § 15:07
Lawyer self-defense exception, §§ 5:6(d)(4)(D), 5:6(j)
Modern communication technology, use of, §§ 5:6(f)(1), 5:6(f)(2)
Non client transactions, Article IV of rules of professional conduct, § 8:4(d)
Organization as client, §§ 5:13(e)(4), 5:13(e)(5)
Payment of fees exception to privilege, § 5:6(d)(4)(C)
Pervasive concern throughout the rules, confidentiality as, § 5:6(o)
Property injury, exceptions to confidentiality to prevent, § 5:6(h)
Prospective client and confidentiality, § 5:18(d)
Recent developments in confidentiality in Iowa, § 5:6(b)

**CONFIDENTIAL AND
PRIVILEGED**

COMMUNICATIONS—Cont'd

Rule 1.6, generally, § 5:6 et seq.
 Scope of confidentiality, § 5:6(c)
 Self-defense exception,
 §§ 5:6(d)(4)(D), 5:6(j)
 Special immunity, § 5:6(d)(1)
 Statutory codification of testimonial
 privilege, § 5:6(d)(2)
 Work product of attorney, § 5:6(e)

CONFLICTS OF INTEREST

Generally, § 5:7 et seq.
 Accepting compensation from person
 other than client, § 5:8(h)
 Advance conflict waivers, § 5:7(e)(5)
 Advocate, Article III of rules of
 professional conduct, § 7:7(e)
 Aggregate settlement of claims
 involving multiple clients,
 § 5:8(i)
 All lawyers in law firm, general rule
 of imputed disqualification to,
 § 5:10(b)
 Arbitrators, § 5:12
 Business transactions with clients,
 § 5:8(c)
 Changing current client to former
 client, § 5:9(b)(4)
 Confidential information, §§ 5:6(l),
 5:8(d), 5:9(d)
 Consent of client to conflict of inter-
 est, §§ 5:7(e), 5:9(b)(5)
 Constituents, lawyer's responsibili-
 ties in event of conflicts among,
 § 5:13(f)
 Court costs advances to client,
 § 5:8(g)(2)
 Criminal matters, §§ 5:7(d)(3),
 5:11(d)(2)
 Current clients, generally, § 5:7 et
 seq.
 Direct adversity conflicts, § 5:7(c)
 Disqualification for conflict of inter-
 est, § 5:7(f)
 Economic competition, clients
 engaged in, § 5:7(c)(2)
 Ethical screening of prohibited
 lawyer to avoid imputed

CONFLICTS OF INTEREST

—Cont'd

disqualification, § 5:10(c)
 Family relations with client, § 5:8(m)
 Financial assistance provided to cli-
 ent, § 5:8(g)
 Former clients, duties to, generally,
 § 5:9
 Former judge, arbitrator or mediator,
 § 5:12
 General standard for concurrent
 conflicts, § 5:7(b)
 Gifts from clients, § 5:8(e)
 Government officers and employees,
 special conflicts of interest for,
 § 5:11
 History of successive conflicts of
 interest in Iowa, § 5:9(b)(1)
 “Hot potato” scenario, § 5:9(b)(4)
 Imputations of conflicts of interest,
 generally, §§ 5:8(n), 5:10
 Informed consent of client to conflict
 of interest, § 5:7(e)
 Insurance defense, conflicts of inter-
 est in, § 5:7(d)(6)
 Introduction to specific conflicts rule
 in Rule 1.8, § 5:8(b)
 Judges, § 5:12
 Law clerks, §§ 5:12(b), 5:12(c)
 Lawyer personal interest conflicts,
 § 5:7(d)(2)
 Literary rights about representation,
 obtaining of, § 5:8(f)
 Loaning money to client, § 5:8(g)(1)
 Malpractice, agreements to limit and
 settlements for, § 5:8(j)
 Materially limited representation
 conflicts of interest, § 5:7(d)
 Media rights about representation,
 obtaining of, § 5:8(f)
 Mediators, § 5:12
 Motions to disqualify for conflict of
 interest, § 5:7(f)
 Multiple clients, aggregate settlement
 of claims involving, § 5:8(i)
 Multiple clients, representing,
 §§ 5:7(d)(3) et seq., 5:7(d)(4)
 New firm, former client conflict rule
 with respect to lawyer moving
 to, § 5:9(c)

INDEX

CONFLICTS OF INTEREST

—Cont'd

- Non litigation matter, representing multiple clients in, § 5:7(d)(4)
- Nonconsentable conflicts, § 5:7(e)(4)
- Positional conflicts of interest, § 5:7(d)(7)
- Property interest in clients claim, acquiring of, § 5:8(k)
- Prospective clients, § 5:18(e)
- Public service, Article VI of rules of professional conduct, §§ 10:3(b), 10:5(b)
- Removal of imputed disqualification, § 5:10(d)
- Romantic relations with client, § 5:8(m)
- Sexual relations with client, § 5:8(l)
- Special conflicts of interest for former and current government officers and employees, § 5:11
- Specific items for current clients, § 5:8 et seq.
- Subrogation matters, conflicts of interest in, § 5:7(d)(6)
- Successive conflicts of interest, § 5:9(b)
- Third-party neutrals, § 5:12
- Waivers, § 5:7(e)(5)
- Written consent of client to conflict of interest, § 5:7(e)(3)

CONSENT OR APPROVAL

- Conflicts of interest, §§ 5:7(e), 5:9(b)(5)
- Disbarment or suspension on consent, § 2:9(g)
- Non client transactions, Article IV of rules of professional conduct, § 8:2(b)(6)
- Rules of professional conduct, § 4:3(d)

CONSTITUENTS

- Conflicts of interest, § 5:13(f)

CONSTITUTION OF IOWA

- Judicial discipline, § 14:02

CONTINGENCY FEES

- Attorneys' fees, § 5:5(d)

CONTINUING LEGAL EDUCATION REQUIREMENTS

- Regulation of lawyers and legal practice, § 2:2

CONTRACTS

- Lawyer malpractice and liability, § 13:9

CORRECTION OF FALSE EVIDENCE

- Advocate, Article III of rules of professional conduct, § 7:3(e)

COSTS AND EXPENSES

- Advertising legal services, §§ 11:2(e)(1), 11:2(e)(2)
- Attorneys' fees, § 5:5(b)(4)
- Conflicts of interest, § 5:8(g)(2)
- Disciplinary process, § 2:9(h)

COUNSELOR, ARTICLE II OF RULES OF PROFESSIONAL CONDUCT

- Generally, § 6:0 et seq.
- Advisor, § 6:1
- Candid advice to client, providing of, § 6:1(b)
- Comparisons with Model Rules, § 6:1(a) et seq.
- Evaluation for use by third persons, § 6:3
- Moral deliberation, encouraging of, § 6:1(b)
- Omission of former Model Rules 2.2 on inter mediation, § 6:2(b)
- Overview of Article II, § 6:0
- Professional humility and assistance by other professionals, § 6:1(c)
- Third persons, evaluation for use by, § 6:3
- Third-party neutral, lawyer serving as, § 6:4

COURT-ANNEXED LIMITED LEGAL SERVICES

- Public service, Article VI of rules of professional conduct, § 10:5

**COVERT ACTIVITY TO
INVESTIGATE VIOLATIONS
OF LAW**

Integrity of profession, rules of
professional conduct for
maintaining, § 12:4(e)

CRIMINAL MATTERS

Advocate, Article III of Rules of
Professional Conduct, this index
Attorneys' fees, § 5:5(d)(4)

Client-lawyer relationship, Article I
of rules of professional conduct,
§ 5:2(e)

Confidential and privileged com-
munications, §§ 5:6(d)(4)(A),
5:6(h)

Conflicts of interest, §§ 5:7(d)(3),
5:11(d)(2)

Integrity of profession, rules of
professional conduct for
maintaining, § 12:4(c)

Non client transactions, Article IV of
rules of professional conduct,
§ 8:1(d)

DAMAGES

Lawyer malpractice and liability,
§ 13:6

DEATH

Client-lawyer relationship, Article I
of rules of professional conduct,
§ 5:3(f)

Confidential and privileged com-
munications, § 5:6(g)

Law firms and associations, Article V
of rules of professional conduct,
§ 9:4(c)(2)

DECISION-MAKING AUTHORITY

Client-lawyer relationship, Article I
of rules of professional conduct,
§ 5:2(b)

DECLINING REPRESENTATION

Client-lawyer relationship, Article I
of rules of professional conduct,
§ 5:16

DECORUM AND ORDER

Advocate, Article III of rules of
professional conduct, § 7:5

DECORUM AND ORDER—Cont'd
Judicial misconduct, § 18:09

DEFINITIONS

Law-related services, § 9:7(b)(1) **et
seq.**

Practice of law, § 2:3(b)

Professional misconduct, § 12:4(b)

“Represented person,” § 8:2(c)(1) **et
seq.**

DELAY

Advocate, Article III of rules of
professional conduct, § 7:2(b)

Non client transactions, Article IV of
rules of professional conduct,
§ 8:4(b)

DEPOSITS

Attorneys' fees, § 5:5(f)

DESTRUCTION OF EVIDENCE

Advocate, Article III of rules of
professional conduct,
§ 7:4(b)(1) **et seq.**

DILIGENCE

Client-lawyer relationship, Article I
of rules of professional conduct,
§ 5:3

DIMINISHED CAPACITY

Client-lawyer relationship, Article I
of rules of professional conduct,
§ 5:14

DIRECT ADVERSITY CONFLICTS

Conflicts of interest, § 5:7(c)

DISABILITY

Client-lawyer relationship, Article I
of rules of professional conduct,
§ 5:3(f)

Disciplinary process, disability
suspension, §§ 2:6(g)(1)-
2:6(g)(4)

Judicial Disability and Retirement,
this index

DISASTERS

Providing legal services following a
major disaster, §§ 2:1(h),
9:5(c)(6)

INDEX

DISBARMENT ON CONSENT

Disciplinary process, § 2:9(g)

DISCHARGE OF JURY

Advocate, Article III of rules of professional conduct, § 7:5(d)

DISCIPLINE AND DISCIPLINARY PROCESS

Generally, § 2:6(a) *et seq.*

Appointment of division of Grievance Commission to hear complaint, § 2:7(b)

Attorney Disciplinary Board, process before, generally, §§ 2:6(a)-2:6(h)

Burden of proof of misconduct, § 2:7(g)

Complaint against lawyer, generally, §§ 2:6(a)-2:6(h)

Confidentiality of Grievance Commission process, § 2:7(i)

Costs, payment of, § 2:9(h)

Decision by Grievance Commission, § 2:7(h)

Disability suspension and deferral of proceedings, §§ 2:6(g)(1)-2:6(g)(4)

Disbarment on consent, § 2:9(g)

Discovery in Grievance Commission process, § 2:7(d)

Early intervention procedures for lawyers with problems, § 2:6(g)(1)

Evidence presented at Grievance Commission hearing, § 2:7(f)

Formal Board complaint to Grievance Commission, § 2:6(h)

Grievance Commission, process before, generally, §§ 2:7(a)-2:7(j)

Hearing before Grievance Commission, § 2:7(c)

Immunity to participants, § 2:7(j)

Integrity of profession, rules of professional conduct for maintaining, §§ 12:1, 12:5

Interim suspension for direct threat of harm, § 2:6(f)

Investigation, § 2:6(e)

DISCIPLINE AND DISCIPLINARY PROCESS—Cont'd

Judicial Discipline, this index

License revocation, § 2:9(f)

Making a complaint against lawyer, § 2:6(c)

Notice requirements, § 2:6(d)

Order for mental or physical examination, §§ 2:6(g)(1)-2:6(g)(4)

Overview of Grievance Commission process, § 2:7(a)

Pre-hearing motions and rulings in Grievance Commission process, § 2:7(e)

Private admonition, § 2:9(c)

Public reprimand, § 2:9(d)

Reciprocal discipline, § 2:11

Reinstatement after suspension, § 2:10

Response by lawyer, generally, §§ 2:6(a)-2:6(h)

Review of complaint, § 2:6(e)

Sanctions, generally, §§ 2:9(a)-2:9(h)

Scheduling and hearing before Grievance Commission, § 2:7(c)

Standards in evaluating sanctions, § 2:9(b)

Statistics concerning sanctions, § 2:9(a)

Supreme Court, review by, §§ 2:8(a)-2:8(c)

Suspension, §§ 2:9(e), 2:9(g)

DISCLOSURE

Client-lawyer relationship, Article I of rules of professional conduct, § 5:18(f)

Confidential and privileged communications, §§ 5:6(m), 5:6(n)

DISCOVERY

Advocate, Article III of rules of professional conduct, § 7:4(b)(1) *et seq.*

Disciplinary process, § 2:7(d)

Lawyer malpractice and liability, § 13:2(b)(2)

DISCRIMINATION

Integrity of profession, rules of professional conduct for

DISCRIMINATION—Cont’d
maintaining, § 12:4(d)(3)
Judicial duties, § 18:04

DISHONEST STATEMENTS
Integrity of profession, rules of
professional conduct for
maintaining, § 12:2(b)

DISPUTES
Attorneys’ fees, § 5:5(g)

DISQUALIFICATION
Conflicts of interest, § 5:7(f)
Judicial misconduct, § 18:12 et seq.

DISRUPTING A TRIBUNAL
Advocate, Article III of rules of
professional conduct, § 7:5(e)

DIVISION OF FEES
Attorneys’ fees, § 5:5(e)

DOMESTIC RELATIONS CASES
Attorneys’ fees, § 5:5(d)(4)

DUAL REPRESENTATION
Client-lawyer relationship, Article I
of rules of professional conduct,
§ 5:13(h)

**EARLY INTERVENTION
PROCEDURES**
Disciplinary process, § 2:6(g)(1)

ECONOMIC COMPETITION
Conflicts of interest, § 5:7(c)(2)

ELECTRONIC MEDIA
Legal services, e-mail advertising,
§ 11:3(c)
Privileged or confidential materials,
obligation with respect to
unsolicited receipt of,
§ 8:4(d)(4)

**EMBARRASSING ANOTHER
PERSON**
Non client transactions, Article IV of
rules of professional conduct,
§ 8:4(b)

**EMOTIONAL DISTRESS
DAMAGES**
Lawyer malpractice and liability,
§ 13:6(b)

EMPLOYMENT
Client-lawyer relationship, Article I
of rules of professional conduct,
§ 5:16(b)(2)

ENDORSEMENT
Client’s views, endorsement of,
§ 5:2(d)

**ENTIRE PRACTICE OR ENTIRE
AREA OF PRACTICE**
Client-lawyer relationship, Article I
of rules of professional conduct,
§ 5:17(e)

ERRORS OF LAWYER
Client-lawyer relationship, Article I
of rules of professional conduct,
§§ 5:1(d), 5:4(e)

ESTATE PLANNING
Lawyer malpractice and liability,
§ 13:3(d)(1)

ESTOPPEL
Waiver and Estoppel, this index

EVIDENCE
Advocate, Article III of Rules of
Professional Conduct, this index
Disciplinary process, § 2:7(f)

EX PARTE COMMUNICATIONS
Advocate, Article III of rules of
professional conduct, §§ 7:3(g),
7:5(c)
Judicial misconduct, § 18:10

EXAMINATION
Admission to practice of law,
§ 2:1(b)

EXCEPTIONS
Advocate, Article III of rules of
professional conduct, § 7:7(d)
Confidential and privileged com-
munications, § 5:6(d)(4)
Integrity of Profession, Rules of
Professional Conduct for

INDEX

EXCEPTIONS—Cont'd

- Maintaining, this index
- Law firms and associations, Article V of rules of professional conduct, § 9:4(c)(2) et seq.
- Non client transactions, Article IV of rules of professional conduct, § 8:2(f)

EXCULPATORY EVIDENCE

- Advocate, Article III of rules of professional conduct, § 7:8(e)

EXPEDITING LITIGATION

- Advocate, Article III of rules of professional conduct, § 7:2

EXPENSES

- Costs and Expenses, this index

EXPERTISE

- Client-lawyer relationship, Article I of rules of professional conduct, § 5:1(c)

EXTRAJUDICIAL CONDUCT

- Generally, § 19:01
- Activities
 - generally, § 19:02
 - coercive conduct, § 19:02(d)
 - frequent disqualifications, § 19:02(b)
 - inhibit proper performance of judicial duties, § 19:02(a)
 - misuse of court resources, § 19:02(e)
 - undermine independence, integrity, or impartiality, § 19:02(c)
- Arbitrator or mediator, § 19:10
- Character witness, § 19:04
- Compensation, § 19:13
- Discriminatory affiliation, § 19:07
- Extrajudicial participation
 - generally, § 19:08
 - additional law-related activities, § 19:08(c)
 - appearing, speaking at, or receiving an award at an event, § 19:08(a)(3)
 - assisting in planning for fund-raising and managing and investing funds, § 19:08(a)(1)

EXTRAJUDICIAL CONDUCT—Cont'd

- Extrajudicial participation—Cont'd
 - making recommendations, § 19:08(a)(4)
 - permitted activities, § 19:08(a)
 - pro bono public legal services, encouraging, § 19:08(b)
 - serving as an officer, director, trustee or nonlegal advisor, § 19:08(a)(5)
 - soliciting contributions, § 19:08(a)(2)
- Fee reimbursement, § 19:15
- Fiduciary positions, § 19:09
- Gifts, § 19:14
- Government appointment, § 19:05
- Loans, § 19:14
- Nonpublic information disclosure, § 19:06
- Personal financial activities
 - generally, § 19:12
 - general limitations, § 19:12(c)
 - investments held by judge or members of judge's family, § 19:12(a)
 - serving as officer, director, manager, general partner, advisor, or employee, § 19:12(b)
- Practice of law, § 19:11
- Public testimony, § 19:03

EXTRAJUDICIAL STATEMENTS

- Advocate, Article III of rules of professional conduct, §§ 7:6(b) et seq., 7:8(g)(1), 7:8(g)(2)

FALSE OR FALSITY

- Fraud or Deceit, this index

FAMILY RELATIONS WITH CLIENT

- Conflicts of interest, § 5:8(m)

FEDERAL LAW

- Law firms and associations, Article V of rules of professional conduct, § 9:5(c)(8)

FEE SPLITTING

Attorneys' fees, § 5:5(e)

FEES

Attorneys' Fees, this index

FIELDS OF PRACTICE

Information about Legal Services,
Article VII of Rules of Profes-
sional Conduct, this index

FINANCIAL MATTERS

Confidential and privileged com-
munications, § 5:6(h)
Conflicts of interest, § 5:8(g)
Law firms and associations, Article V
of rules of professional conduct,
§ 9:4(b)

FIRMS

Law Firms and Associations, Article
V of Rules of Professional
Conduct, this index
Name of firm. Information about
Legal Services, Article VII of
Rules of Professional Conduct,
this index
Rules of professional conduct,
§ 4:3(c)

FORMER CLIENTS

Conflicts of interest, § 5:9

FORMER JUDGE

Conflicts of interest, § 5:12

**FORMER LAWYER OR WITNESS
IN CASE**

Judicial misconduct, § 18:12(A)(2)

FRAUD OR DECEIT

Advocate, Article III of rules of
professional conduct,
§§ 7:3(d)(1), 7:3(d)(2), 7:3(e)
Client-lawyer relationship, Article I
of rules of professional conduct,
§ 5:2(e)
Confidential and privileged com-
munications, §§ 5:6(d)(4)(A),
5:6(h)
Lawyer malpractice and liability,
§ 13:8

FRAUD OR DECEIT—Cont'd

Legal services, false statements
about, § 11:1(b)
Non client transactions, Article IV of
rules of professional conduct,
§§ 8:1(c), 8:1(d)

FUNDS OF CLIENT

Client-lawyer relationship, Article I
of rules of professional conduct,
§ 5:15

GENERAL RETAINER

Attorneys' fees, § 5:5(f)

GIFTS

Conflicts of interest, § 5:8(e)

**GOVERNMENT OFFICERS AND
EMPLOYEES**

Client-lawyer relationship, Article I
of rules of professional conduct,
§ 5:13(i)
Conflicts of interest, § 5:11
Rules of professional conduct,
§ 4:2(c)

GRIEVANCE COMMISSION

Disciplinary Process, this index

HEARINGS

Disciplinary process, § 2:7(c)

“HOT POTATO” SCENARIO

Conflicts of interest, § 5:9(b)(4)

HOUSE COUNSEL

Law firms and associations, Article V
of rules of professional conduct,
§ 9:5(c)(7)

HUMILITY

Professional humility and assistance
by other professionals, § 6:1(c)

IDENTITY OF CLIENT

Confidential and privileged com-
munications, § 5:6(d)(4)(C)

IMMUNITY TO PARTICIPANTS

Disciplinary process, § 2:7(j)

IMPARTIALITY

Advocate, Article III of rules of
professional conduct, § 7:5

INDEX

IMPOSITION OF DISCIPLINE

Judicial discipline, §§ 16:01-16:03

IMPROPER ACTS OR MATTERS

Attempts to influence tribunal,
§ 7:5(b)

Inducements to witness by advocate,
§ 7:4(b)(6)(B)

IMPUTATIONS

Conflicts of interest, §§ 5:8(n), 5:10

INADVERTENT DISCLOSURE

Confidential and privileged communications, § 5:6(f)(3)

INCOMPETENT PERSONS

Client-lawyer relationship, Article I
of rules of professional conduct,
§ 5:14

INDEPENDENCE OF JUDICIARY

Judicial misconduct, § 17:01

INFORMAL ADMONISHMENT

Judicial discipline, § 15:09

INFORMATION ABOUT LEGAL SERVICES, ARTICLE VII OF RULES OF PROFESSIONAL CONDUCT

Generally, § 11:0 et seq.

Appointments. Political contributions
to obtain government legal
engagements or appointments by
judges, below

Authorization, advertising, § 11:2(c)

Background to identification of
practice areas, § 11:2(f)

Broadcast media advertising,
§ 11:2(c)(1)

Certification as a specialist,
§§ 11:2(f), 11:2(h)

Class members or potential class
members, solicitation of clients,
§ 11:3(b)(2)

Communications concerning a
lawyer's services, specific rules
generally, § 11:2
authorization, § 11:2(c)
broadcast media, § 11:2(c)(1)

INFORMATION ABOUT LEGAL SERVICES, ARTICLE VII OF RULES OF PROFESSIONAL CONDUCT—Cont'd

Communications concerning a
lawyer's services, specific rules
—Cont'd

costs and charges, §§ 11:2(e)(1),
11:2(e)(2)

“dignified style” requirement
eliminated, § 11:2(c)(3)

direct mail advertising, § 11:3(c)

disclaimer requirements
eliminated, § 11:2(c)(4)

e-mail advertising, § 11:3(c)

“emotional appeal” requirement
eliminated, § 11:2(c)(3)

history and background to lawyer
advertising in Iowa, § 11:2(b)

Internet, § 11:2(c)(2)

Model Rules, comparison with,
§ 11:2(a)

not-for-profit services, § 11:2(e)(2)

personal responsibility for lawyer
advertising, § 11:2(d)

practice, purchasing a law practice,
§ 11:2(e)(3)

reciprocal professional referral
agreements, § 11:2(e)(4)

referrals, §§ 11:2(e), 11:2(e)(2),
11:2(e)(4)

social media, § 11:2(c)(2)

Communications concerning
lawyer's services, generally,
§ 11:1

Costs and charges, advertising,
§§ 11:2(e)(1), 11:2(e)(2)

Direct mail advertising, § 11:3(c)

Disclaimers, advertising, § 11:2(c)(4)

E-mail advertising, § 11:3(c)

“Emotional appeal” advertising
requirement eliminated,
§ 11:2(c)(3)

False statements about professional
services, duty not to make,
§ 11:1(b)

Fields of practice and specialization,
communication of
generally, §§ 11:2(g), 11:4

INFORMATION ABOUT LEGAL SERVICES, ARTICLE VII OF RULES OF PROFESSIONAL CONDUCT—Cont’d

Fields of practice and specialization, communication of—Cont’d
background to identification of practice areas, § 11:2(f)
certification as a specialist, §§ 11:2(f), 11:4(d)
Model Rules, comparison with, § 11:4(a)
Firm names and letterheads generally, § 11:5
associations, § 11:1(d)
lawyer names, firm designation by, §§ 11:1(c), 11:1(c)(1)
Model Rules, comparison with, § 11:5(a)
partnerships, § 11:1(d)
trade names, firm designation by, §§ 11:1(c), 11:1(c)(2)
History and background to lawyer advertising in Iowa, § 11:2(b)
Internet advertising, § 11:2(c)(2)
Judges. Political contributions to obtain government legal engagements or appointments by judges, below
Legal topics, public communications by lawyer about, § 11:3(b)(4)
Letterheads. Firm names and letterheads, above
Misleading statements about professional services, duty not to make, § 11:1(b)
Model Rules, comparison with generally, § 11:1(a)
advertising, § 11:2(a)
fields of practice and specialization, communication of, § 11:4(a)
firm names, § 11:5(a)
letterheads, § 11:5(a)
political contributions to obtain government legal engagements or appointments by judges, § 11:6(a)
solicitation of clients, § 11:3(a)

INFORMATION ABOUT LEGAL SERVICES, ARTICLE VII OF RULES OF PROFESSIONAL CONDUCT—Cont’d

Name of firm. Firm names and letterheads, above
Not-for-profit services, advertising, § 11:2(e)(2)
Overview of Article VII, § 11:0
“Pay-to-play” political contributions in exchange for legal work, prohibition of, § 11:6(b)
Political contributions to obtain government legal engagements or appointments by judges generally, § 11:6
Model Rules, comparison with, § 11:6(a)
“pay-to-play” political contributions in exchange for legal work, prohibition of, § 11:6(b)
Public interest purposes, direct solicitation for, § 11:3(b)(3)
Purchasing a law practice, advertising, § 11:2(e)(3)
Reciprocal professional referral agreements, § 11:2(e)(4)
Referrals, §§ 11:2(e), 11:2(e)(2), 11:2(e)(4)
Social media, advertising, § 11:2(c)(2)
Solicitation of clients generally, § 11:3
class members or potential class members, communications with, § 11:3(b)(2)
direct mail advertising, § 11:3(c)
direct solicitation prohibition, generally, § 11:3(b)
e-mail advertising, § 11:3(c)
exemptions in the rule from direct solicitation prohibition, § 11:3(b)(1)
legal service plan that solicits memberships, lawyer participation with, § 11:3(d)
legal topics, public communications by lawyer about, § 11:3(b)(4)

INDEX

INFORMATION ABOUT LEGAL SERVICES, ARTICLE VII OF RULES OF PROFESSIONAL CONDUCT—Cont'd

- Solicitation of clients—Cont'd
 - Model Rules, comparison with, § 11:3(a)
 - public interest purposes, direct solicitation for, § 11:3(b)(3)
 - targeted mail to persons known to need legal services, § 11:3(c)(1)
- Specialization. Fields of practice and specialization, communication of, above
- Targeted mail to persons known to need legal services, § 11:3(c)(1)
- Trade names, firm designation by, §§ 11:1(c), 11:1(c)(2)

INFORMED CONSENT

- Consent or approval, this index

INHERENT AUTHORITY

- Judicial discipline, § 14:03

INITIAL INQUIRY

- Judicial discipline, § 15:02

INSURANCE DEFENSE

- Conflicts of interest, § 5:7(d)(6)

INTEGRITY OF JUDICIARY

- Judicial misconduct, § 17:01

INTEGRITY OF PROFESSION, RULES OF PROFESSIONAL CONDUCT FOR MAINTAINING

- Generally, § 12:0 et seq.
- Admission to bar, generally, § 12:1
- Candidates for judicial office, duty to follow code of judicial conduct, § 12:2(c)
- Candor with respect to regulation of bar, duty of, § 12:1(b)
- Choice of law to exercise disciplinary authority, § 12:5(d)
- Confidentiality as exception to duty to report misconduct, § 12:3(c)

INTEGRITY OF PROFESSION, RULES OF PROFESSIONAL CONDUCT FOR MAINTAINING—Cont'd

- Covert activity to investigate violations of law, approval of, § 12:4(e)
- Criminal conduct as professional misconduct, § 12:4(c)
- Definition of professional misconduct, § 12:4(b)
- Disciplinary mattress, generally, §§ 12:1, 12:5
- Discrimination as conduct prejudicial to administrative of justice, § 12:4(d)(3)
- Dishonest statements regarding qualifications of judicial and legal officials, § 12:2(b)
- Exceptions
 - information for admission to bar, exceptions to duty to provide, § 12:1(c)
 - misconduct, exceptions to duty to report, § 12:3(c)
- Intelligence gathering, approval of covert activity for, § 12:4(e)
- Judicial and legal officials, § 12:2
- Jurisdiction of disciplinary authority in Iowa, § 12:5(c)
- Lawyers Assistance Program, protection of information gained within, § 12:3(d)
- Misconduct, generally, §§ 12:3, 12:4
- Overview of Article VIII, § 12:0
- Prejudicial to administrative of justice, conduct as, § 12:4(d)
- Reporting professional misconduct, § 12:3
- Sexual harassment as conduct prejudicial to administrative of justice, § 12:4(d)(3)

INTELLIGENCE GATHERING

- Integrity of profession, rules of professional conduct for maintaining, § 12:4(e)

INTERIM SUSPENSION

- Disciplinary process, § 2:6(f)

INTERNET

Legal services, advertising,
§ 11:2(c)(2)

INVESTIGATION

Disciplinary process, § 2:6(e)
Judicial discipline, § 15:03

INVESTIGATIVE FILE

Judicial discipline, § 15:04

**IOWA RULES OF PROFESSIONAL
CONDUCT**

Rules of Professional, Conduct, this
index

IOWA STATE BAR ASSOCIATION

Regulation of lawyers and legal
practice, § 2:13

JOINT CLIENT PRIVILEGE

Confidential and privileged com-
munications, § 5:6(d)(4)(B)

JUDGES

Conflicts of interest, § 5:12
Disability. Judicial Disability and
Retirement, this index
Discipline. Judicial Discipline, this
index
Extrajudicial Activities, this index
Inappropriate Political Activities by
Judges, this index
Information about Legal Services,
Article VII of Rules of Profes-
sional Conduct, this index
Misconduct. Judicial Misconduct,
this index
Quasi-Judicial Activities, this index
Retirement. Judicial Disability and
Retirement, this index

**JUDICIAL DISABILITY AND
RETIREMENT**

Generally, § 21:01
Consequences of disability retire-
ment, § 21:03
Effect on judicial discipline, § 21:05
Judicial process of retirement,
§ 21:02
Other forms of judicial retirement,
§ 21:04

JUDICIAL DISCIPLINE

Generally, § 14:01 et seq.
Admonishment, § 15:09
Aggravating factors to consider in
imposing discipline, § 16:02(a)
Authority, §§ 14:03, 14:04
Background, § 14:01
Burden of proof, § 15:06
Codes of judicial conduct, §§ 14:05,
14:06
Commission, generally, § 15:01
Confidentiality, § 15:07
Constitution of Iowa, § 14:02
Disciplinary process, generally,
§§ 15:01-15:09
Factors to consider in imposing disci-
pline, § 16:02
Form of disciplinary commission,
§ 15:01
Form of discipline, § 14:07
Formal disciplinary proceedings,
§ 15:05
Formal investigation, § 15:03
Foundation of discipline, § 14:01
Grounds for discipline, § 14:07
Imposition of discipline, generally,
§§ 16:01-16:03
Informal admonishment, § 15:09
Inherent authority, § 14:03
Initial inquiry, § 15:02
Investigation, § 15:03
Investigative file, § 15:04
Iowa Code of Judicial Conduct,
§ 14:06
Mitigating factors to consider in
imposing discipline, § 16:02(b)
Process, generally, §§ 15:01-15:09
Purpose of discipline, generally,
§ 16:01
Statutory authority, § 14:04
Supreme court application, § 15:08
Types of discipline, § 16:03

JUDICIAL DUTIES

Generally, § 18:01
Administrative appointments,
§ 18:14
Avoid discrimination, § 18:04
Disciplinary action behavior, § 18:17

INDEX

JUDICIAL DUTIES—Cont'd

- Equal treatment before court, § 18:07
- External influence, § 18:05
- Fair and impartial, § 18:03
- Hearing all cases, § 18:08
- Impairment response, § 18:15
- Judicial priority, § 18:02
- Judicial statements, § 18:11
- Misconduct response, § 18:16
- Performance of, § 18:06

JUDICIAL MISCONDUCT

- Generally, § 17:01 et seq.
- Administrative duties, § 18:13
- Applicant for judicial office,
 - disqualification for statements made as, § 18:12(A)(6)
- Avoidance of impropriety, generally, § 17:03
- Bias or prejudice, § 18:04
- Connection of judge or family member to proceeding,
 - disqualification for, § 18:12(A)(1)
- Decorum and order, maintenance of, § 18:09
- Disqualification
 - generally, § 18:12
 - campaign disqualifications, § 18:12(A)(4)
 - disclosure requirements, § 18:12(c)
 - duty to keep informed, § 18:12(b)
 - general standard, § 18:12(A)
 - personal bias, § 18:12(A)(1)
 - prior experiences, § 18:12(A)(5)
 - public statements, § 18:12(A)(5)
- Ex parte communications, restrictions on, § 18:10
- Financial interest, § 18:12(A)(3)
- Financial interest, disqualification for, § 18:12(A)(3)
- Former lawyer or witness in case,
 - disqualification for, § 18:12(A)(2)
- Independence of judiciary, generally, § 17:01
- Integrity of judiciary, generally, § 17:01

JUDICIAL MISCONDUCT—Cont'd

- Obey the law, § 17:02
- Prestige of office, § 17:04

JUDICIAL STATEMENTS

- Judicial duties, § 18:11

JURISDICTION

- Integrity of profession, rules of professional conduct for maintaining, § 12:5(c)

LAW CLERKS

- Conflicts of interest, §§ 5:12(b), 5:12(c)

LAW ENFORCEMENT INVESTIGATIONS

- Non client transactions, Article IV of rules of professional conduct, § 8:2(d)

LAW FIRMS AND ASSOCIATIONS, ARTICLE V OF RULES OF PROFESSIONAL CONDUCT

- Generally, § 9:0 et seq.
- Alternative dispute resolution services, multijurisdictional practice of law, § 9:5(c)(4)
- Attorneys' fees, prohibition on sharing with non lawyers, § 9:4(c)
- Compensation or retirement plan for non lawyers employees, payments of fees for, § 9:4(c)(4)
- Death of lawyer, payments of fees to estate or survivors on, § 9:4(c)(2)
- Definitions of law-related services, § 9:7(b)(1) et seq.
- Disasters, providing legal services following a major disaster, § 9:5(c)(6)
- Exceptions to prohibition of sharing fees with non lawyers, § 9:4(c)(2) et seq.
- Federal or other law authorization, multijurisdictional practice of law, § 9:5(c)(8)
- Financial entanglements with non lawyers, avoidance of, § 9:4(b)

**LAW FIRMS AND ASSOCIATIONS,
ARTICLE V OF RULES OF
PROFESSIONAL CONDUCT
—Cont’d**

House counsel for an entity,
multijurisdictional practice of
law, § 9:5(c)(7)

Law-related services, responsibilities
regarding, § 9:7

Managing lawyers’ responsibilities in
ethical guidance of other,
§ 9:1(b)

Misconduct of another lawyer,
responsibility for, § 9:1(c)

Multijurisdictional practice of law,
§ 9:5

Name of firm. Information about
Legal Services, Article VII of
Rules of Professional Conduct,
this index

Non lawyers
assistants, responsibilities regard-
ing, § 9:3

prohibition on practicing law with,
§ 9:4(d)

Overview of Article V, § 9:0

Professional independence of lawyer,
generally, § 9:4

Purchase price for law practice, pay-
ments of fees for, § 9:4(c)(3)

Rejection to exception to prohibition
of sharing fees with non
lawyers, § 9:4(c)(5)

Restrictions on right to practice, § 9:6

Retirement benefits, §§ 9:4(c)(4),
9:6(b)

Settlement agreements restricting
lawyer’s right to practice,
§ 9:6(c)

Sharing legal fees with non lawyers,
prohibition of, § 9:4(c)

Subordinate lawyer’s duty to follow
ethical rules, § 9:2(b)

Supervisory lawyers’ responsibilities
in ethical guidance of other,
§ 9:1(b)

Temporary multijurisdictional
practice of law, §§ 9:5(c)(2),
9:5(c)(3), 9:5(c)(5)

Unauthorized practice of law, § 9:5

LAW PRACTICE

Practice of Law, this index

LAW REFORM ACTIVITIES

Public service, Article VI of rules of
professional conduct, § 10:4

LAW STUDENT PRACTICE RULE

Admission to practice of law, § 2:1(f)

LAW-RELATED SERVICES

Law firms and associations, Article V
of rules of professional conduct,
§ 9:7

**LAWYER MALPRACTICE AND
LIABILITY**

Generally, § 13:1 et seq.

Accrual of malpractice claims,
§ 13:2(b)(2)

Assignment of a claim for legal mal-
practice, § 13:3(d)(2)

Attorney-client relationship, gener-
ally, § 13:3

Breach of duty, §§ 13:4, 13:7

Conflicts of interest, § 5:8(j)

Contract, liability for breach of,
§ 13:9

Damages, generally, § 13:6

Discovery rule, § 13:2(b)(2)

Elements of malpractice, generally,
§§ 13:2(b), 13:3-13:6

Emotional distress damages,
§ 13:6(b)

Estate planning exception to general
rule of privity, § 13:3(d)(1)

Fiduciary duty, breach of, § 13:7

Fraud, liability for, § 13:8

Introduction, §§ 13:1, 13:2

Misunderstandings, avoidance of,
§ 13:3(c)

Privity, general rule of,
§§ 13:3(d)(1), 13:3(d)(2)

Proximate causation, § 13:5

Punitive damages, § 13:6(c)

Reputation damages, § 13:6(b)

Scope of legal representation,
§ 13:3(b)

Statute of limitations, § 13:2(b)(1)

“Suit within a suit” rule, § 13:5(b)

INDEX

LAWYER MALPRACTICE AND LIABILITY—Cont'd

Violation of ethical rules as evidence of breach of professional duty of care, § 13:4(c)

LAWYER SELF-DEFENSE EXCEPTION

Confidential and privileged communications, §§ 5:6(d)(4)(D), 5:6(j)

LAWYERS ASSISTANCE PROGRAM

Integrity of profession, rules of professional conduct for maintaining, § 12:3(d)

LEGAL PRACTICE

Practice of Law, this index

LETTERHEADS

Information about Legal Services, Article VII of Rules of Professional Conduct, this index

LIABILITY

Lawyer Malpractice and Liability, this index

LICENSE REVOCATION

Disciplinary process, § 2:9(f)

LIMITATIONS AND RESTRICTIONS

Client-lawyer relationship, Article I of rules of professional conduct, § 5:2(c)

Law firms and associations, Article V of rules of professional conduct, § 9:6

Non client transactions, Article IV of rules of professional conduct, § 8:2(c)(3)

LITERARY RIGHTS

Conflicts of interest, § 5:8(f)

LOANING MONEY

Conflicts of interest, § 5:8(g)(1)

MALPRACTICE

Lawyer Malpractice and Liability, this index

MANAGING LAWYERS

Law firms and associations, Article V of rules of professional conduct, § 9:1(b)

MANDATORY WITHDRAWAL

Client-lawyer relationship, Article I of rules of professional conduct, § 5:16(c)(1)

MEDIA COVERAGE

Conflicts of interest, § 5:8(f)

MEDIATORS

Conflicts of interest, § 5:12

MERITORIOUS CLAIMS AND CONTENTIONS

Advocate, Article III of rules of professional conduct, § 7:1

METADATA

Privileged or confidential materials, obligation with respect to unsolicited receipt of, § 8:4(d)(4)

MISCONDUCT

Client-lawyer relationship, Article I of rules of professional conduct, § 5:13(e)(1)

Integrity of profession, rules of professional conduct for maintaining, §§ 12:3, 12:4

Judicial Misconduct, this index

Law firms and associations, Article V of rules of professional conduct, § 9:1(c)

MISTAKES OF LAWYER

Client-lawyer relationship, Article I of rules of professional conduct, §§ 5:1(d), 5:4(e)

MISUNDERSTANDINGS

Lawyer malpractice and liability, § 13:3(c)

MITIGATING FACTORS

Advocate, Article III of rules of professional conduct, § 7:8(e)

Judicial discipline, § 16:02(b)

**MODERN COMMUNICATION
TECHNOLOGY**

Confidential and privileged communications, §§ 5:6(f)(1), 5:6(f)(2)

MODIFICATION

Change or Modification, this index

MORALS AND MORALITY

Counselor, Article II of rules of professional conduct, § 6:1(b)
Rules of Professional, Conduct, this index

MOTIONS

Conflicts of interest, § 5:7(f)

**MULTIJURISDICTIONAL
PRACTICE OF LAW**

Law firms and associations, Article V of rules of professional conduct, § 9:5

MULTIPLE CLIENTS

Conflicts of interest, §§ 5:7(d)(3) et seq., 5:7(d)(4), 5:8(i)

NAME

Information about Legal Services, Article VII of Rules of Professional Conduct, this index

NEWS MEDIA

Media Coverage, this index

“NO CONTACT” RULE

Non client transactions, Article IV of rules of professional conduct, § 8:2(b)(1) et seq.

**NON ADJUDICATIVE
PROCEEDINGS**

Advocate, Article III of rules of professional conduct, § 7:9

**NON CLIENT TRANSACTIONS,
ARTICLE IV OF RULES OF
PROFESSIONAL CONDUCT**

Generally, § 8:0 et seq.

Alter ego of entity, determining, § 8:2(c)(1)

Assisting client in crime or fraud, avoiding of, § 8:1(d)

**NON CLIENT TRANSACTIONS,
ARTICLE IV OF RULES OF
PROFESSIONAL CONDUCT
—Cont’d**

Burdening another person, prohibition of, § 8:4(b)

Consent by person’s lawyer to contact by other lawyer, § 8:2(b)(6)

Crime, avoidance of assisting client in, § 8:1(d)

Defining a “represented person, § 8:2(c)(1) et seq.

Delaying another person, prohibition of, § 8:4(b)

Embarrassing another person, prohibition of, § 8:4(b)

Exceptions to no contact rule, § 8:2(f)

False statements of fact or law, avoidance of, § 8:1(c)

Former employees of entity, § 8:2(c)(2)

Fraud, avoidance of assisting client in, § 8:1(d)

Honesty in statements to others, § 8:1

Law enforcement investigations, no contract rule as applied to, § 8:2(d)

Limitations on communications with current or former constituents of entity, § 8:2(c)(3)

“No contact” rule, generally, § 8:2(b)(1) et seq.

Outside interference by another lawyer, protection against, § 8:2(b)(1)

Petitioning government, no contact rule and right of, § 8:2(e)

Privileged or confidential materials, obligation with respect to unsolicited receipt of, § 8:4(d)

Representation of client, “no contact” rule limited to, § 8:2(b)(3)

Represented persons, communications with, § 8:2

Subject of representation, “no contact” rule limited to, § 8:2(b)(4)

INDEX

NON CLIENT TRANSACTIONS, ARTICLE IV OF RULES OF PROFESSIONAL CONDUCT —Cont'd

- Third persons, respect for rights of,
§ 8:4
- Truthfulness in statements to others,
§ 8:1
- Unrepresented persons, dealing with,
§ 8:3
- Violation of another's legal rights,
prohibition of, § 8:4(c)

NON LAWYERS

- Assistants in law firms and associations, Article V of rules of professional conduct, § 9:3
- Prohibition on practicing law with,
§ 9:4(d)(1)

NON LITIGATION MATTERS

- Conflicts of interest, § 5:7(d)(4)

NONCONSENTABLE CONFLICTS

- Conflicts of interest, § 5:7(e)(4)

NONPROFIT LEGAL SERVICES

- Advertising, § 11:2(e)(2)
- Public service, Article VI of rules of professional conduct, § 10:5

NOTICE

- Client-Lawyer relationship, Article I of Rules of Professional Conduct, this index
- Disciplinary process, § 2:6(d)

OBEYING COURT RULES AND RULINGS

- Advocate, Article III of rules of professional conduct, § 7:4(d)

ORDER

- Decorum and Order, this index

ORDER OF COURT

- Mental or physical examination,
order for, §§ 2:6(g)(1)-2:6(g)(4)

OUTSIDE INTERFERENCE BY ANOTHER LAWYER

- Non client transactions, Article IV of rules of professional conduct,
§ 8:2(b)(1)

PARTNERS AND PARTNERSHIPS

- Law Firms and Associations, Article V of Rules of Professional Conduct, this index
- Names, § 11:1(d)
- Rules of professional conduct,
§ 4:3(c)

PAYMENT

- Confidential and privileged communications, § 5:6(d)(4)(C)

PERMISSIVE WITHDRAWAL

- Client-lawyer relationship, Article I of rules of professional conduct,
§ 5:16(c)(2)

PERSONAL PROBLEMS OF LAWYER

- Client-lawyer relationship, Article I of rules of professional conduct,
§ 5:1(d)

PETITIONING GOVERNMENT

- Non client transactions, Article IV of rules of professional conduct,
§ 8:2(e)

POLITICAL ACTIVITIES

- Inappropriate Political Activities by Judges, Canon 7, this index
- Judges. Inappropriate Political Activities by Judges, Canon 7, this index

POLITICAL ACTIVITY

- Generally, § 20:01
- Campaign committees, § 20:05
- General political activity, Rule 51:4.1 generally, § 20:02
 - activities of other persons on a judge's behalf, § 20:02(b)
 - attend or purchase tickets to political events, § 20:02(a)(5)
 - caucuses, § 20:02(a)(14)
 - contributions from judicial branch employees, § 20:02(a)(15)
 - court resources, § 20:02(a)(10)
 - endorsements from political organization, § 20:02(a)(7)
 - false or misleading statements, § 20:02(a)(11)

POLITICAL ACTIVITY—Cont’d

General political activity, Rule 51:4.1
—Cont’d
fundraising and contributions,
§ 20:02(a)(4)
leadership in political organiza-
tions, § 20:02(a)(1)
making speeches, § 20:02(a)(2)
personally soliciting campaign
contributions, § 20:02(a)(8)
promises, § 20:02(a)(13)
public endorsement on candidate
for public office,
§ 20:02(a)(3)
publicly identifying oneself as a
candidate of a political organiza-
tion, § 20:02(a)(6)
statements on pending and
impending matters,
§ 20:02(a)(12)
using campaign contributions for
private benefit, § 20:02(a)(9)
Judicial candidate activity, § 20:04
Nonjudicial office candidacy, § 20:06
Retention election
generally, § 20:03
election behavior, § 20:03(b)
general conduct during election,
§ 20:03(a)

POLITICAL CONTRIBUTIONS

Information about Legal Services,
Article VII of Rules of Profes-
sional Conduct, this index

**POSITION CONFLICTS OF
INTEREST**

Conflicts of interest, § 5:7(d)(7)

PRACTICE OF LAW

Admission to Practice of Law, this
index
Information about Legal Services,
Article VII of Rules of Profes-
sional Conduct, this index
Law Firms and Associations, Article
V of Rules of Professional
Conduct, this index
Regulation of Lawyers and Legal
Practice, this index

PREAMBLE

Rules of professional conduct, § 4:1
et seq.

**PRE-HEARING MOTIONS AND
RULINGS**

Disciplinary process, § 2:7(e)

PREJUDICE

Bias or Prejudice, this index

PRESERVATION OF EVIDENCE

Advocate, Article III of rules of
professional conduct,
§ 7:4(b)(2)

PRIVATE ADMONITION

Disciplinary process, § 2:9(c)

**PRIVILEGED
COMMUNICATIONS**

Confidential and Privileged Com-
munications, this index

PRIVITY

Lawyer malpractice and liability,
§§ 13:3(d), 13:3(d)(1),
13:3(d)(2)

PRO BONO LEGAL SERVICES

Certification as emeritus attorney for
pro bono practice, § 2:1(j)
Public Service, Article VI of Rules of
Professional Conduct, this index

PRO HAC VICE ADMISSION

Admission to practice of law,
§ 2:1(d)

PROBABLE CAUSE

Advocate, Article III of rules of
professional conduct, § 7:8(c)

PROCESS

Judicial Discipline, this index

PROFESSIONALISM

Client-lawyer relationship, Article I
of rules of professional conduct,
§ 5:3(g)

PROPERTY

Confidential and privileged com-
munications, § 5:6(h)
Conflicts of interest, § 5:8(k)

INDEX

PROSECUTOR

Advocate, Article III of rules of professional conduct, § 7:8

PROSPECTIVE CLIENTS

Conflicts of interest, § 5:18(e)

PROXIMATE CAUSATION

Lawyer malpractice and liability, § 13:5

PUBLIC REPRIMAND

Disciplinary process, § 2:9(d)

PUBLIC SERVICE, ARTICLE VI OF RULES OF PROFESSIONAL CONDUCT

Generally, § 10:0 et seq.

Accepting appointments, § 10:2

Aspirational expectations for pro bono legal services, § 10:1(c)

Conflicts of interest, §§ 10:3(b), 10:5(b)

Court-annexed limited legal services, § 10:5

Governance of legal services organization, recusal of lawyer for conflicts of interest, § 10:3(b)

Law reform activities affecting client interests, § 10:4

Membership in legal services organization, § 10:3

Moral obligation and professional responsibility to provide pro bono legal services, § 10:1(b)

Nonprofit limited legal services, § 10:5

Overview, § 10:0

Pro bono legal services, generally, § 10:1 et seq.

Short term limited pro bono services, § 10:5(b)

Voluntary pro bono legal services, generally, § 10:1

PUBLIC SPEAKING

Speechmaking, this index

PUBLICITY

Advocate, Article III of rules of professional conduct, § 7:6

PUNITIVE DAMAGES

Lawyer malpractice and liability, § 13:6(c)

PURCHASE OR SALE OF LAW PRACTICE

Client-lawyer relationship, Article I of rules of professional conduct, § 5:17

Law firms and associations, Article V of rules of professional conduct, § 9:4(c)(3)

RATE OF FEE

Attorneys' fees, § 5:5(c)

REASONABLENESS

Attorneys' fees, § 5:5(b) et seq.

RECIPROCAL DISCIPLINE

Disciplinary process, § 2:11

REFERRALS

Legal services, §§ 11:2(e), 11:2(e)(2), 11:2(e)(4)

REGISTRATION OF HOUSE COUNSEL

Admission to practice of law, § 2:1(e)

REGULATION OF LAWYERS AND LEGAL PRACTICE

Generally, § 2:1 et seq.

Admission to Practice of Law, this index

Client Security Commission, § 2:5

Client trust accounts, § 2:4

Commission on unauthorized practice of law, § 2:3(a)

Continuing legal education requirements, § 2:2

Definition of practice of law, § 2:3(b)

Disciplinary Process, this index

Ethics opinions, § 2:12

Iowa State Bar Association, § 2:13

Unauthorized practice of law, §§ 2:3(a), 2:3(b)

REINSTATEMENT AFTER SUSPENSION

Disciplinary process, § 2:10

REMOVAL

Conflicts of interest, § 5:10(d)

REPLY

Advocate, Article III of rules of professional conduct, § 7:6(d)

REPORTING

Integrity of profession, rules of professional conduct for maintaining, § 12:3

REPRESENTED PERSONS

Non client transactions, Article IV of rules of professional conduct, § 8:2

REPUTATIONAL DAMAGES

Lawyer malpractice and liability, § 13:6(b)

REQUESTS

Advocate, Article III of rules of professional conduct, § 7:4(b)(4)

RESPONSE BY LAWYER

Disciplinary Process, this index

RESTRICTIONS

Limitations and Restrictions, this index

RETIREMENT

Judicial Disability and Retirement, this index

Law firms and associations, Article V of rules of professional conduct, §§ 9:4(c)(4), 9:6(b)

REVIEW OF COMPLAINT

Disciplinary process, § 2:6(e)

ROMANTIC RELATIONS WITH CLIENT

Conflicts of interest, § 5:8(m)

RULES OF PROFESSIONAL CONDUCT

Generally, § 3:1 et seq.

Advocate, Article III of Rules of Professional Conduct, this index

Attorney-client relationship and moral deliberation, § 1:3

RULES OF PROFESSIONAL CONDUCT—Cont'd

Character, generally, § 1:1 et seq.

Client-Lawyer Relationship, Article I of Rules of Professional Conduct, this index

Comparison of Preamble with Model Rules, § 4:1(a)

Comparison of Rule 1.0 with Model Rules, § 4:3(a)

Comparison of scope with Model rules, § 4:2(a)

Confirmation in writing, § 4:3(d)

Counselor, Article II of Rules of Professional Conduct, this index

Diverse roles and multiple responsibilities of lawyers, § 4:1(b)

Firms, § 4:3(c)

Government lawyer's client and litigating authority, § 4:2(c)

History of lawyer ethics in Iowa, §§ 3:1-3:3

Information about Legal Services, Article VII of Rules of Professional Conduct, this index

Informed consent, § 4:3(d)

Introduction to ethics, rules and morality, generally, §§ 1:1-1:3

Morals and morality, generally, § 1:1 et seq.

Movement to adopt Model Rules in Iowa, § 3:2

Nature of rules, § 4:2(b)

Non client Transactions, Article IV of Rules of Professional Conduct, this index

Partners, § 4:3(c)

Preamble, generally, § 4:1 et seq.

Public Service, Article VI of Rules of Professional Conduct, this index

Scienter, § 4:3(b)

Scope of rules, generally, § 4:2 et seq.

State of mind of lawyer, § 4:3(b)

Tensions in rules, § 1:2

Terminology, generally, § 4:3 et seq.

Transition to Model Rule format in Iowa, § 3:3

Tribunals, § 4:3(c)

INDEX

RULES OF PROFESSIONAL CONDUCT—Cont'd

Zealous advocate versus officer of court, § 1:2

SAFEGUARDING PROPERTY

Client-lawyer relationship, Article I of rules of professional conduct, § 5:15

SALE OF LAW PRACTICE

Purchase or Sale of Law Practice, this index

SANCTIONS

Disciplinary Process, this index

SCHEDULING

Disciplinary process, § 2:7(c)

SCIENTER

Rules of professional conduct, § 4:3(b)

SCOPE OF RULES

Rules of professional conduct, § 4:2 et seq.

SELF-DEFENSE EXCEPTION

Confidential and privileged communications, §§ 5:6(d)(4)(D), 5:6(j)

SETTLEMENT AGREEMENTS

Law firms and associations, Article V of rules of professional conduct, § 9:6(c)

SEXUAL HARASSMENT

Integrity of profession, rules of professional conduct for maintaining, § 12:4(d)(3)

SEXUAL RELATIONS WITH CLIENT

Conflicts of interest, § 5:8(l)

SHARING LEGAL FEES

Law firms and associations, Article V of rules of professional conduct, § 9:4(c)

SHORT TERM LIMITED PRO BONO SERVICES

Public service, Article VI of rules of professional conduct, § 10:5(b)

SOCIAL MEDIA

Legal services, advertising, § 11:2(c)(2)

SOLICITATION OF CLIENTS

Information about Legal Services, Article VII of Rules of Professional Conduct, this index

SPECIAL CONFLICTS OF INTEREST

Conflicts of interest, § 5:11

SPECIAL IMMUNITY

Confidential and privileged communications, § 5:6(d)(1)

SPECIALIZATION OF FIELDS OF PRACTICE

Information about Legal Services, Article VII of Rules of Professional Conduct, this index

SPLITTING ATTORNEYS' FEES

Generally, § 5:5(e)

STATE OF MIND OF LAWYER

Rules of professional conduct, § 4:3(b)

STATISTICS

Disciplinary process, § 2:9(a)

STATUTE OF LIMITATIONS

Lawyer malpractice and liability, § 13:2(b)(1)

STATUTORY AUTHORITY

Judicial discipline, § 14:04

SUBJECT OF REPRESENTATION

Non client transactions, Article IV of rules of professional conduct, § 8:2(b)(4)

SUBPOENAS

Advocate, Article III of rules of professional conduct, § 7:8(f)

SUBROGATION MATTERS

Conflicts of interest, § 5:7(d)(6)

SUCCESSIVE CONFLICTS OF INTEREST

Conflicts of interest, § 5:9(b)

“SUIT WITHIN A SUIT” RULE

Lawyer malpractice and liability,
§ 13:5(b)

SUPERVISORY LAWYERS’

Law firms and associations, Article V
of rules of professional conduct,
§ 9:1(b)

SUPREME COURT

Disciplinary process, §§ 2:8(a)-
2:8(c)
Judicial discipline, § 15:08

SUSPENSION

Client-lawyer relationship, Article I
of rules of professional conduct,
§ 5:3(f)
Disciplinary process, §§ 2:9(e),
2:9(g)

TACTICS PROHIBITED AT TRIAL

Advocate, Article III of rules of
professional conduct, § 7:4(c)

TARGETED MAIL

Legal services, § 11:3(c)(1)

TEMPORARY

**MULTIJURISDICTIONAL
PRACTICE OF LAW**

Law firms and associations, Article V
of rules of professional conduct,
§§ 9:5(c)(2), 9:5(c)(3), 9:5(c)(5)

TERMINATION

Client-Lawyer relationship, Article I
of Rules of Professional
Conduct, this index

TERMINOLOGY

Rules of professional conduct, § 4:3
et seq.

THIRD PERSONS

Counselor, Article II of rules of
professional conduct, § 6:3
Non client transactions, Article IV of
rules of professional conduct,
§ 8:4

THIRD-PARTY NEUTRALS

Conflicts of interest, § 5:12

THIRD-PARTY NEUTRALS

—Cont’d

Counselor, Article II of rules of
professional conduct, § 6:4

TRADE NAMES

Legal services, firm designation by,
§§ 11:1(c), 11:1(c)(2)

**TRANSITION TO MODEL RULE
FORMAT IN IOWA**

Rules of professional conduct, § 3:3

TRIBUNALS

Rules of professional conduct,
§ 4:3(c)

TRUTHFULNESS IN

STATEMENTS TO OTHERS

Non client transactions, Article IV of
rules of professional conduct,
§ 8:1

**UNAUTHORIZED PRACTICE OF
LAW**

Law firms and associations, Article V
of rules of professional conduct,
§ 9:5

Regulation of lawyers and legal
practice, §§ 2:3(a), 2:3(b)

**“UNBUNDLED LEGAL
SERVICES”**

Client-lawyer relationship, Article I
of rules of professional conduct,
§ 5:2(c)(3)

**UNITED STATES DISTRICT
COURTS**

Admission to practice of law,
§ 2:1(g)

UNREPRESENTED PERSONS

Advocate, Article III of rules of
professional conduct, § 7:8(d)

Non client transactions, Article IV of
rules of professional conduct,
§ 8:3

VALUING LAW PRACTICE

Client-lawyer relationship, Article I
of rules of professional conduct,
§ 5:17(d)

INDEX

WAIVER AND ESTOPPEL

- Client-lawyer relationship, Article I of rules of professional conduct, § 5:18(f)
- Conflicts of interest, § 5:7(e)(5)
- Privileged communications, § 7:8(h)(2)

WITHDRAWAL FROM REPRESENTATION

- Client-lawyer relationship, Article I of rules of professional conduct, §§ 5:13(e)(6), 5:16(c)

WITHHOLDING INFORMATION FROM CLIENT

- Client-lawyer relationship, Article I of rules of professional conduct, § 5:4(g)

WITHOUT EXAMINATION

- Admission to practice of law, § 2:1(c)

WITNESSES

- Advocate, Article III of Rules of Professional Conduct, this index

WORK PRODUCT OF ATTORNEY

- Confidential and privileged communications, § 5:6(e)

WRITING REQUIREMENT

- Attorneys' fees, § 5:5(d)(3)
- Conflicts of interest, § 5:7(e)(3)

ZEALOUS ADVOCACY

- Client-lawyer relationship, Article I of rules of professional conduct, §§ 5:3(b), 5:3(g)
- Rules of professional conduct, § 1:2

