

# Index

## **ABANDONMENT**

Defense to malpractice action, § 4:12

## **ABATEMENT**

Defense to malpractice action, § 4:5

## **ABUSE OF PROCESS**

Non-clients only, actions available to, § 3:9

## **ADMISSION TO BAR**

Texas Rules of Disciplinary Procedure, § 13:1

## **ADVERTISEMENTS**

Public media, advertisements in, § 12:4, 12:7

## **APPEAL AND ERROR**

Ethics, this index

## **APPOINTMENTS**

Accepting appointments by tribunal, § 11:1

Extra-judicial appointments, § 28:26

## **ARBITRATION AND AWARD**

Agreements, § 1:8

Judge serving as arbitrator, § 28:21

## **ASSIGNMENTS**

Non-assignability of claim as defense in malpractice action, § 4:10

## **ASSOCIATES**

Responsibilities of supervised lawyers under Texas Rules of Disciplinary Procedure,  
§ 10:2

## **ASSUMPTION OF RISK**

Malpractice action, § 4:8

## **ATTORNEY-CLIENT RELATIONSHIP**

Generally, § 1:1 to 1:23

Appeals, authority of attorney, § 1:12

Arbitration agreements, § 1:8

Authority of attorney

Generally, § 1:9 to 1:12

Appeal, § 1:12

Criminal cases, § 1:11

Litigation, § 1:10

Characterizing the relationship, § 1:1

Common fund doctrine, fee awards under, § 1:16

**ATTORNEY-CLIENT RELATIONSHIP—Cont'd**

- Conclusion of the matter, § 1:19
- Counterclaims in fee litigation, § 1:15
- Creation of relationship
  - Generally, § 1:1 to 1:5
  - Characterizing, § 1:1
  - Declining representation, § 1:4
  - Formation, § 1:2
  - Inadvertent representation, § 1:3
  - Involuntary representation, § 1:5
- Criminal cases, authority of attorney, § 1:11
- Declining representation, § 1:4
- Discharge of attorney by client, § 1:20
- Dividing fees among different firms, § 1:18
- Fee agreements and limitations on fees
  - Generally, § 1:13 to 1:18
  - Common counterclaims, § 1:15
  - Common fund doctrine, fee awards under, § 1:16
  - Dividing fees among different firms, § 1:18
  - Prevailing party, award to, § 1:17
  - Unpaid fees, litigation concerning, § 1:14
- Formation, § 1:2
- Inadvertent representation, § 1:3
- Involuntary representation, § 1:5
- Litigation
  - Authority of attorney, § 1:10
  - Unpaid fees, § 1:14, 1:15
- Mutual agreement, termination of relationship by, § 1:21
- Operation of law, termination of relationship by, § 1:23
- Prevailing party, award of fees pursuant to statute, § 1:17
- Termination of representation
  - Generally, § 1:19 to 1:23
  - Conclusion of the matter, § 1:19
  - Discharge by client, § 1:20
  - Mutual agreement, § 1:21
  - Operation of law, termination by, § 1:23
  - Withdrawal by lawyer, § 1:22
- Terms of engagement
  - Generally, § 1:6 to 1:8
  - Arbitration agreements, § 1:8
  - Terms to exclude, § 1:7
  - Terms to include, § 1:6
- Unpaid fees, litigation concerning, § 1:14, 1:15
- Withdrawal by lawyer, § 1:22

**ATTORNEYS**

- Compliance with Texas Code of Judicial Conduct, § 30:9

## INDEX

### ATTORNEYS' FEES

Texas Rules of Disciplinary Procedure, § 6:4

### BIAS

Judges, this index

### BURROW v. ARCE

Generally, § 2:12 to 2:16

Analysis of *Burrow* and later cases, § 2:15

Arce v. Burrow, § 2:12

Possible extensions of *Burrow*, § 2:16

Subsequent developments, § 2:14

### CAMPAIGN FAIRNESS

Compliance with Judicial Campaign Fairness Act, § 29:21

### CANDIDATES

Endorsement of candidate for public office by judge, prohibition on, § 29:13

Judicial office, candidates for, compliance with Code of Judicial Conduct, § 30:9

### CAUSATION

Client's criminal or other misconduct as other sole proximate cause, § 4:16

Malpractice, § 2:8

### CAUSES OF ACTION

Generally, § 3:1 to 3:16

Abuse of process, § 3:9

Civil conspiracy, § 3:8

Client-only actions

Generally, § 3:1 to 3:3

Client's lawful instructions, failure to follow, § 3:3

Contract, breach of, § 3:2

Texas Rules, violation of, § 3:1

Clients or non-clients, actions available to

Generally, § 3:4 to 3:8

Civil conspiracy, § 3:8

Constructive fraud, § 3:7

Fraud, § 3:7

Negligent misrepresentation, § 3:6

Texas Deceptive Trade Practices Act, violations of, § 3:5

Texas Rules, violation as basis for refusing to enforce agreement, § 3:4

Constructive fraud, § 3:7

Contract, breach of, § 3:2

Deceptive Trade Practices Act, violations of, § 3:5

Defamation, § 3:11

Evidence, spoliation of, § 3:15

Fraud, § 3:7

Infliction of emotional distress, § 3:12

Instructions, client's, failure to follow, § 3:3

Malicious prosecution, § 3:10

Negligent misrepresentation, § 3:6

**CAUSES OF ACTION—Cont'd**

Non-clients only, actions available to

Generally, § 3:9 to 3:16

Abuse of process, § 3:9

Defamation, § 3:11

Infliction of emotional distress, § 3:12

Malicious prosecution, § 3:10

Racketeer (RICO) Act, § 3:16

Sanctions, § 3:14

Spoilation of evidence, § 3:15

Tortious interference, § 3:13

Pleading, § 2:3

Racketeer (RICO) Act, § 3:16

Sanctions, § 3:14

Spoilation of evidence, § 3:15

Texas Deceptive Trade Practices Act, violations of, § 3:5

Texas Rules, violation of

Client-only actions, § 3:1

Refusal to enforce agreement, violation of Rules as basis for, § 3:4

Tortious interference, § 3:13

**CHARACTER WITNESS**

Judge testifying as, § 26:20

**CHARITABLE ACTIVITIES**

By judges, § 28:9 to 28:12

**CIVIC ACTIVITIES**

By judges, § 28:9 to 28:12

**CIVIL CONSPIRACY**

Actions available to clients and non-clients, § 3:8

**CLIENT**

Criminal or other misconduct as defense to malpractice action, § 4:16

Damages, failure to mitigate, § 4:17

Instructions, failure to follow, § 3:3

**COLLATERAL ESTOPPEL**

Defense to malpractice action, § 4:14

Following just cause determination, § 18:27

**COMMON FUND DOCTRINE**

Attorney's fee awards under, § 1:16

**COMPENSATION**

Extra-judicial activities, § 28:27

**COMPROMISE AND SETTLEMENT**

Client's acceptance as defense in malpractice action, § 4:11

**CONSPIRACY**

Civil conspiracy as action available to clients and non-clients, § 3:8

## INDEX

### **CONSTITUTIONAL LAW**

Judges, removal, § 38:1

### **CONSTRUCTIVE FRAUD**

Actions available to clients and non-clients, § 3:7

### **CONTRACTS**

Breach of contract action by client, § 3:2

### **CONTRIBUTION**

Malpractice action, § 4:18

### **CONTRIBUTORY NEGLIGENCE**

Malpractice action, § 4:7

### **COUNTERCLAIMS**

Attorney fee litigation, § 1:15

### **COUNTY JUDGES**

Compliance with Texas Code of Judicial Conduct, § 30:5

### **CRIMINAL CASES**

Authority of attorney, § 1:11

### **CRIMINAL CONDUCT**

Client's criminal or other misconduct as other sole proximate cause, § 4:16

Compulsory discipline, § 19:1

### **DAMAGES**

Client's failure to mitigate, § 4:17

Malpractice, § 2:9

Mitigation of damages

Client's failure to mitigate, § 4:17

### **DECEPTIVE TRADE PRACTICES ACT**

Violations of, § 3:5

### **DEFAMATION**

Non-clients only, actions available to, § 3:11

### **DESTRUCTION OF PROPERTY OR EVIDENCE**

Spoilation, § 3:15

### **DISCHARGE OF ATTORNEY**

By client, § 1:20

### **DISCIPLINE**

Judges, disciplinary responsibilities, § 27:43

Texas Rules of Disciplinary Procedure, § 13:1

### **DISCRIMINATION**

Membership by judge in discriminatory organization, prohibiting, § 26:21

Prohibited discriminatory activities, § 10:7

### **DUTIES**

Prospective client, § 6:18

**ELECTIONS**

- Endorsement of candidate for public office by judge, prohibition on, § 29:13
- Judges, involvements with, § 25:5
- Judicial Campaign Fairness Act, compliance with, § 29:21
- Judicial office, candidates for, compliance with Code of Judicial Conduct, § 30:9

**EMOTIONAL DISTRESS**

- Infliction of emotional distress, § 3:12

**EMPLOYMENT**

- Prohibited employment, § 12:6
- Successive government and private employment, § 6:11

**EQUITABLE ESTOPPEL**

- Defense to malpractice action, § 4:15

**ESTOPPEL**

- Defense to malpractice action, § 4:15

**ETHICS**

- Abandonment, defense to malpractice action, § 4:12
- Abatement, defense to malpractice action, § 4:5
- Abuse of process, non-clients only, actions available to, § 3:9
- Admission to bar, Texas Rules of Disciplinary Procedure, § 13:1
- Advertisements, public media, advertisements in, § 12:4, 12:7
- Annual reports. Reports, below
- Appeals
  - Authority of attorney, § 1:12
  - Proceedings before the Commission, appeal of Commission decisions to Special Court of Review, § 36:4
  - Suspension pending appeal, § 18:30
- Appointments
  - Accepting appointments by tribunal, § 11:1
  - Extra-judicial appointments, § 28:26
- Arbitration
  - Agreements, § 1:8
  - Judge serving as arbitrator, § 28:21
- Assignment, non-assignability of claim as defense in malpractice action, § 4:10
- Associates, responsibilities of supervised lawyers under Texas Rules of Disciplinary Procedure, § 10:2
- Assumption of risk, malpractice action, § 4:8
- Attorney fees, Texas Rules of Disciplinary Procedure, § 6:4
- Attorney-client relationship
  - Generally, § 1:1 to 1:23
  - Appeals, authority of attorney, § 1:12
  - Arbitration agreements, § 1:8
  - Authority of attorney
    - Generally, § 1:9 to 1:12
    - Appeal, § 1:12
    - Criminal cases, § 1:11

INDEX

**ETHICS—Cont'd**

- Attorney-client relationship—Cont'd
  - Authority of attorney—Cont'd
    - Litigation, § **1:10**
  - Characterizing the relationship, § **1:1**
  - Common fund doctrine, fee awards under, § **1:16**
  - Conclusion of the matter, § **1:19**
  - Counterclaims in fee litigation, § **1:15**
  - Creation of relationship
    - Generally, § **1:1 to 1:5**
    - Characterizing, § **1:1**
    - Declining representation, § **1:4**
    - Formation, § **1:2**
    - Inadvertent representation, § **1:3**
    - Involuntary representation, § **1:5**
  - Criminal cases, authority of attorney, § **1:11**
  - Declining representation, § **1:4**
  - Discharge of attorney by client, § **1:20**
  - Dividing fees among different firms, § **1:18**
  - Fee agreements and limitations on fees
    - Generally, § **1:13 to 1:18**
    - Common counterclaims, § **1:15**
    - Common fund doctrine, fee awards under, § **1:16**
    - Dividing fees among different firms, § **1:18**
    - Prevailing party, award to, § **1:17**
    - Unpaid fees, litigation concerning, § **1:14**
  - Formation, § **1:2**
  - Inadvertent representation, § **1:3**
  - Involuntary representation, § **1:5**
  - Litigation
    - Authority of attorney, § **1:10**
    - Unpaid fees, § **1:14, 1:15**
  - Mutual agreement, termination of relationship by, § **1:21**
  - Operation of law, termination of relationship by, § **1:23**
  - Prevailing party, award of fees pursuant to statute, § **1:17**
  - Termination of representation
    - Generally, § **1:19 to 1:23**
    - Conclusion of the matter, § **1:19**
    - Discharge by client, § **1:20**
    - Mutual agreement, § **1:21**
    - Operation of law, termination by, § **1:23**
    - Withdrawal by lawyer, § **1:22**
  - Terms of engagement
    - Generally, § **1:6 to 1:8**
    - Arbitration agreements, § **1:8**
    - Terms to exclude, § **1:7**
    - Terms to include, § **1:6**
  - Unpaid fees, litigation concerning, § **1:14, 1:15**

**ETHICS—Cont'd**

Attorney-client relationship—Cont'd

Withdrawal by lawyer, § 1:22

Attorneys, compliance with Texas Code of Judicial Conduct, § 30:9

Bias, judge, alleged bias, § 25:6

Burrow v. Arce

Generally, § 2:12 to 2:16

Analysis of *Burrow* and later cases, § 2:15

Arce v. Burrow, § 2:12

Possible extensions of *Burrow*, § 2:16

Subsequent developments, § 2:14

Campaign fairness, compliance with Judicial Campaign Fairness Act, § 29:21

Candidates

Endorsement of candidate for public office by judge, prohibition on, § 29:13

Judicial office, candidates for, compliance with Code of Judicial Conduct, § 30:9

Causation

Client's criminal or other misconduct as other sole proximate cause, § 4:16

Malpractice, § 2:8

Causes of action

Generally, § 3:1 to 3:16

Abuse of process, § 3:9

Civil conspiracy, § 3:8

Client-only actions

Generally, § 3:1 to 3:3

Client's lawful instructions, failure to follow, § 3:3

Contract, breach of, § 3:2

Texas Rules, violation of, § 3:1

Clients or non-clients, actions available to

Generally, § 3:4 to 3:8

Civil conspiracy, § 3:8

Constructive fraud, § 3:7

Fraud, § 3:7

Negligent misrepresentation, § 3:6

Texas Deceptive Trade Practices Act, violations of, § 3:5

Texas Rules, violation as basis for refusing to enforce agreement, § 3:4

Constructive fraud, § 3:7

Contract, breach of, § 3:2

Deceptive Trade Practices Act, violations of, § 3:5

Defamation, § 3:11

Evidence, spoliation of, § 3:15

Fraud, § 3:7

Infliction of emotional distress, § 3:12

Instructions, client's, failure to follow, § 3:3

Malicious prosecution, § 3:10

Negligent misrepresentation, § 3:6

Non-clients only, actions available to

Generally, § 3:9 to 3:16

Abuse of process, § 3:9

## INDEX

### **ETHICS—Cont'd**

#### Causes of action—Cont'd

##### Non-clients only, actions available to—Cont'd

Defamation, § **3:11**

Infliction of emotional distress, § **3:12**

Malicious prosecution, § **3:10**

Racketeer (RICO) Act, § **3:16**

Sanctions, § **3:14, 18:19**

Spoilation of evidence, § **3:15**

Tortious interference, § **3:13**

Pleading, § **2:3**

Racketeer (RICO) Act, § **3:16**

Sanctions, § **3:14**

Spoilation of evidence, § **3:15**

Texas Deceptive Trade Practices Act, violations of, § **3:5**

Texas Rules, violation of

Client-only actions, § **3:1**

Refusal to enforce agreement, violation of Rules as basis for, § **3:4**

Tortious interference, § **3:13**

Character witness, judge testifying as, § **26:20**

Charitable activities, by judges, § **28:9 to 28:12**

Civic activities, by judges, § **28:9 to 28:12**

Civil conspiracy, actions available to clients and non-clients, § **3:8**

#### Client

Criminal or other misconduct as defense to malpractice action, § **4:16**

Damages, failure to mitigate, § **4:17**

Instructions, failure to follow, § **3:3**

Collateral estoppel, defense to malpractice action, § **4:14**

Common fund doctrine, attorney's fee awards under, § **1:16**

Compensation, extra-judicial activities, § **28:27**

Conspiracy, civil conspiracy as action available to clients and non-clients, § **3:8**

Constructive fraud, actions available to clients and non-clients, § **3:7**

Contracts, breach of contract action by client, § **3:2**

Contribution, malpractice action, § **4:18**

Contributory negligence, malpractice action, § **4:7**

Counterclaims, attorney fee litigation, § **1:15**

County judges, compliance with Texas Code of Judicial Conduct, § **30:5**

Criminal cases, authority of attorney, § **1:11**

#### Criminal conduct

Client's criminal or other misconduct as other sole proximate cause, § **4:16**

Compulsory discipline, § **19:1**

#### Damages

Client's failure to mitigate, § **4:17**

Malpractice, § **2:9**

Deceptive trade practices act, violations of, § **3:5**

Defamation, non-clients only, actions available to, § **3:11**

Discharge of attorney, by client, § **1:20**

**ETHICS—Cont'd**

Discipline

Judges, disciplinary responsibilities, § 27:43

Texas Rules of Disciplinary Procedure, § 13:1

Discrimination

Membership by judge in discriminatory organization, prohibiting, § 26:21

Prohibited discriminatory activities, § 10:7

Duties to prospective client, § 6:18

Elections

Endorsement of candidate for public office by judge, prohibition on, § 29:13

Judges, involvements with, § 25:5

Judicial Campaign Fairness Act, compliance with, § 29:21

Judicial office, candidates for, compliance with Code of Judicial Conduct, § 30:9

Emotional distress, infliction of emotional distress, § 3:12

Employment

Prohibited employment, § 12:6

Successive government and private employment, § 6:11

Equitable estoppel, defense to malpractice action, § 4:15

Estoppel, defense to malpractice action, § 4:15

Evidence, § 3:15, 18:19, 18:30

Fairness, adjudicatory proceedings, § 8:4

Fiduciary activities, by judges, § 28:20

Fiduciary duty, breach of

Generally, § 2:2, 2:10 to 2:11

Concerns with standard formulation, § 2:11

Standard formulation of fiduciary relationship, § 2:10

Filing requirements, public advertisements and written solicitations, § 12:7

Financial activities, by judges, § 28:13 to 28:19

Fraud, actions available to clients and non-clients, § 3:7

Government employment, successive government and private employment, § 6:11

Immunity, defense to malpractice action, § 4:19

Impartiality, tribunal, maintaining impartiality of, § 8:5

Indemnity, defense to malpractice action, § 4:18

Independence, professional independence of lawyer, § 10:4

Infliction of emotional distress, non-clients only, actions available to, § 3:12

Judicial campaign fairness act, compliance with, § 29:21

Judicial estoppel, defense to malpractice action, § 4:15

Jurisdiction, § 13:5, 18:19

Jury system, maintaining integrity of, § 8:6

Justices of the peace, compliance with Texas Code of Judicial Conduct, § 30:6

Law clerks, attorney-client relationship, § 6:12

Law firms, dividing fees among different firms, § 1:18

Litigation

Attorney's fees, unpaid, § 1:14, 1:15

Authority of attorney, § 1:10

Minimizing burdens and delays of, § 8:2

Maintaining integrity of profession, § 13:2

Malicious prosecution, non-clients only, actions available to, § 3:10

## INDEX

### ETHICS—Cont'd

#### Malpractice

- Generally, § 2:1, 2:4 to 2:9
- Abandonment, defense of, § 4:12
- Abatement, defense of, § 4:5
- Alternative remedy, availability of, § 4:6
- Assumption of risk, § 4:8
- Attorney-client relationship, § 2:4
- Causation, § 2:8

#### Clients

- Criminal or other misconduct as sole proximate cause, § 4:16
- Instructions, following as defense, § 4:9
- Mitigation of damages, client's failure, § 4:17
- Settlement, acceptance of, § 4:11
- Collateral estoppel, defense of, § 4:14
- Contribution, defense of, § 4:18
- Contributory negligence, defense of, § 4:7

#### Damages, § 2:9

#### Defensive issues

- Generally, § 4:1 to 4:21
- Abandonment, § 4:12
- Abatement, § 4:5
- Alternative remedy, availability of, § 4:6
- Assumption of risk, § 4:8
- Client's criminal or other misconduct as sole proximate cause, § 4:16
- Client's instructions, following, § 4:9
- Collateral estoppel, § 4:14
- Contribution, § 4:18
- Contributory negligence, § 4:7
- Equitable estoppel, § 4:15
- Estoppel, § 4:15
- Immunity, § 4:19
- Indemnity, § 4:18
- Judicial estoppel, § 4:15
- Mitigation of damages, client's failure, § 4:17
- Non-assignability of claim, § 4:10
- Prematurity, § 4:5
- Privilege, § 4:20
- Ratification, § 4:12
- Release, § 4:21
- Res judicata, § 4:13
- Settlement, client's acceptance of, § 4:11
- Waiver, § 4:12
- Equitable estoppel, defense of, § 4:15
- Estoppel, defense of, § 4:15
- Factors affecting standard of care, § 2:7
- Hughes/Apex Towing rule of tolling, § 4:3
- Immunity, defense of, § 4:19

**ETHICS—Cont'd**

Malpractice—Cont'd

- Indemnity, defense of, § 4:18
- Judicial estoppel, defense of, § 4:15
- Matter of law, § 2:6
- Mitigation of damages, client's failure, § 4:17
- Non-assignability of claim, § 4:10
- Prematurity, defense of, § 4:5
- Privilege, defense of, § 4:20
- Question of fact, § 2:6
- Ratification, defense of, § 4:12
- Release, defense of, § 4:21
- Res judicata, defense of, § 4:13
- Settlement, client's acceptance of, § 4:11
- Standard of care, § 2:5, 2:7
- Statute of limitations
  - Generally, § 4:1 to 4:4
  - Fraudulent concealment, tolling based on, § 4:4
  - Hughes/Apex Towing rule of tolling, § 4:3
  - Other causes of action, applying general rule to, § 4:2
  - Tolling, § 4:3, 4:4
- Waiver, defense of, § 4:12

Mediation, judge serving as mediator, § 28:21

Misconduct

- Client's criminal or other misconduct as other sole proximate cause, § 4:16
- Texas Rules of Disciplinary Procedure, § 13:3, 13:4

Misrepresentation, negligent misrepresentation, § 3:6

Mitigation of damages, client's failure to mitigate, § 4:17

Municipal court judges, compliance with Texas Code of Judicial Conduct, § 30:6

Negligence

- Contributory negligence, as defense to malpractice action, § 4:7
- Negligent misrepresentation, § 3:6

Nonadjudicative proceedings, advocates, § 8:10

Operation of law, attorney-client relationship, termination by operation of law, § 1:23

Organizations

- Client, organization as, § 6:13
- Discriminatory, prohibiting membership by judges, § 26:21

Paralegals, nonlawyer assistants, responsibilities regarding, § 10:3

Partners, responsibilities under Texas Rules of Disciplinary Procedure, § 10:1

Payments, prohibited payments, § 12:3

Pleading, Generally, § 2:3

Practice of law

- Admission to bar, § 13:1
- Reinstatement to bar, § 13:1
- Remote practice of law, § 10:5
- Right to practice, restrictions on, § 10:6
- Texas Code of Judicial Conduct, § 28:22
- Unauthorized practice of law, § 10:5

## INDEX

### ETHICS—Cont'd

- Prematurity, defense to malpractice action, § 4:5
- Prevailing party, award of attorney's fees pursuant to statute, § 1:17
- Privilege, defense to malpractice action, § 4:20
- Proceedings before the commission
  - Generally, § 36:1 to 36:8
  - Appeal of Commission decisions to Special Court of Review, § 36:4
  - Formal proceedings before the Commission or special master, § 36:3
  - Informal proceedings before the Commission, § 36:2
  - Public sanctions without an informal appearance, § 36:1
  - Removal decisions, § 36:5
  - Suspension, § 36:7
  - Voluntary resignation, § 36:6
- Property, safeguarding, § 6:15
- Prosecutors, special responsibilities, § 8:9
- Proximate cause, client's criminal or other misconduct as other sole proximate cause, § 4:16
- Public interest, conflicts, public interest activities, § 6:14
- Public service, accepting appointments by tribunal, § 11:1
- Publicity, trial publicity, § 8:7
- Racketeer (Rico) act, non-clients only, actions available to, § 3:16
- Ratification, defense to malpractice action, § 4:12
- Reimbursement, extra-judicial activities, § 28:27
- Reinstatement to bar, § 13:1
- Release, defense to malpractice action, § 4:21
- Reporting
  - Extra-judicial activities, § 28:27
  - Professional misconduct, § 13:3
- Reports
  - Proceedings before the Commission per annual reports
    - Generally, § 35:1 to 35:2
    - 1996 Annual Report, § 35:1
    - Post 2012 Sunset Review, § 35:2
- Res judicata, defense to malpractice action, § 4:13
- Resignation, voluntary, § 36:6
- Retired judges, compliance with Texas Code of Judicial Conduct, § 30:8
- Rico act, non-clients only, actions available to, § 3:16
- Sanctions, § 3:14, 18:19, 18:31
- Senior judges, compliance with Texas Code of Judicial Conduct, § 30:8
- Services, filing requirements for public advertisements and written solicitations (Rule 7.07), § 12:7
- Settlement, client's acceptance as defense in malpractice action, § 4:11
- Solicitations, prohibited solicitations, § 12:3, 12:5
- Spoliation of evidence, non-clients only, actions available to, § 3:15
- Standard of care, malpractice, § 2:5, 2:7
- Suspension, this index
- Temporary judges, compliance with Texas Code of Judicial Conduct, § 30:7

**ETHICS—Cont'd**

Texas Code of Judicial Conduct

Generally, § 21:2

ABA comparison

Avoiding impropriety (Canon 2), § 26:1

Compliance with code (Canon 6), § 30:1

Construction and terminology (Canon 8), § 32:1

Effective date of compliance (Canon 7), § 31:1

Extra-judicial activities (Canon 4), § 28:1

Performing duties impartially and diligently (Canon 3), § 27:1

Political activity (Canon 5), § 29:1

Preamble, § 24:1

Activities to improve the law, § 28:4

Adjudicative responsibilities, § 27:5

Administrative responsibilities, § 27:37 to 27:42

Appointments, extra-judicial, § 28:26

Arbitrator, judge serving as, § 28:21

Attorneys, compliance with code, § 30:9

Avoiding impropriety (Canon 2)

Generally, § 26:1 to 26:21

ABA comparison, § 26:1

Character witness, testifying as (paragraph B), § 26:20

Commentary, § 26:3

Complying with law (paragraph A), § 26:4

Discriminatory organizations, prohibiting membership in (paragraph C), § 26:21

History, § 26:2

Influence of others, permitting or conveying (paragraph B), § 26:13

Promoting public confidence (paragraph A), § 26:4

Behavior, improper, § 25:8

Bias, alleged, § 25:6

Campaign Fairness Act, compliance with, § 29:21

Candidates for judicial office, compliance with code, § 30:9

Canons, treatment of, § 23:1

Cases, public comment about, § 29:4 to 29:9

Changes in Commission on Judicial Conduct, § 22:2

Character witness, testifying as, § 26:20

Charitable activities, § 28:9 to 28:12

Civic activities, § 28:9 to 28:12

Commentaries

Avoiding impropriety (Canon 2), § 26:3

Compliance with Code (Canon 6), § 30:3

Construction and terminology (Canon 8), § 32:3

Effective date of compliance (Canon 7), § 31:3

Extra-judicial activities (Canon 4), § 28:3

Judicial integrity and independence (Canon 1), § 25:3

Performing duties impartially and diligently (Canon 3), § 27:3

Political activity (Canon 5), § 29:3

Preamble, § 24:3

## INDEX

### ETHICS—Cont'd

#### Texas Code of Judicial Conduct—Cont'd

Comments, inaccurate, knowing or reckless, § 29:8 to 29:12

Commission on Judicial Conduct

Generally, § 22:1 to 22:4

Commission on Judicial Conduct over past decades

Composition, § 22:1

Commission on Judicial Conduct today

Changes in Commission, § 22:2

Governing provisions, § 22:3

Commissioners, compliance with code

Full-time, § 30:4

Part-time, § 30:7

Compensation for extra-judicial activities, § 28:27

Compliance with Code (Canon 6)

Generally, § 30:1 to 30:9

ABA comparison, § 30:1

Attorneys (Paragraph H), § 30:9

Candidates for judicial office (Paragraph G), § 30:9

Commentary, § 30:3

Commissioners

Full-time (Paragraph A), § 30:4

Part-time (Paragraph D), § 30:7

County judges (Paragraph B), § 30:5

History, § 30:2

Judges, full-time (Paragraph A), § 30:4

Justices, full-time (Paragraph A), § 30:4

Justices of the peace (Paragraph C), § 30:6

Magistrates

Full-time (Paragraph A), § 30:4

Part-time (Paragraph D), § 30:7

Masters

Full-time (Paragraph A), § 30:4

Part-time (Paragraph D), § 30:7

Municipal court judges (Paragraph C), § 30:6

Referees

Full-time (Paragraph A), § 30:4

Part-time (Paragraph D), § 30:7

Retired judges (Paragraph F), § 30:8

Senior judges (Paragraph F), § 30:8

Temporary judges (Paragraph E), § 30:7

Complying with law, § 26:4

Composition of Commission on Judicial Conduct over past decades, § 22:1

Construction and terminology (Canon 8)

Generally, § 32:1 to 32:3

ABA comparison, § 32:1

Commentary, § 32:3

History, § 32:2

**ETHICS—Cont'd**

Texas Code of Judicial Conduct—Cont'd

- County judges, compliance with code, § 30:5
- Disciplinary responsibilities, § 27:43
- Discriminatory organizations, prohibiting membership in, § 26:21
- Duties, extra-judicial, § 28:4
- Effective date of compliance (Canon 7)
  - Generally, § 31:1 to 31:3
  - ABA comparison, § 31:1
  - Commentary, § 31:3
  - History, § 31:2
- Elections
  - Involvements with, § 25:5
  - Judicial Campaign Fairness Act, compliance with, § 29:21
- Endorsement of candidate for public office, prohibition on, § 29:13
- Extra-judicial acts (Canon 4)
  - Generally, § 28:1 to 28:27
  - ABA comparison, § 28:1
  - Activities to improve the law (Paragraph B), § 28:4
  - Appointments, extra-judicial (Paragraph H), § 28:26
  - Arbitrator, serving as (Paragraph F), § 28:21
  - Charitable activities (Paragraph C), § 28:9 to 28:12
  - Civic activities (Paragraph C), § 28:9 to 28:12
  - Commentary, § 28:3
  - Compensation (Paragraph I), § 28:27
  - Extra-judicial duties (Paragraph A), § 28:4
  - Fiduciary activities, § 28:20
  - Financial activities (Paragraph D), § 28:13 to 28:19
  - History, § 28:2
  - Mediator, serving as (Paragraph F), § 28:21
  - Practice of law (Paragraph G), § 28:22
  - Reimbursement (Paragraph I), § 28:27
  - Reporting (Paragraph I), § 28:27
- Fiduciary activities, § 28:20
- Financial activities, § 28:13 to 28:19
- Full-time judges etc., compliance with code, § 30:4
- History
  - Avoiding impropriety (Canon 2), § 26:2
  - Compliance with Code (Canon 6), § 30:2
  - Construction and terminology (Canon 8), § 32:2
  - Effective date of compliance (Canon 7), § 31:2
  - Extra-judicial activities (Canon 4), § 28:2
  - Integrity and independence of judiciary (Canon 1), § 25:2
  - Performing duties impartially and diligently (Canon 3), § 27:2
  - Political activity (Canon 5), § 29:2
  - Preamble, § 24:2
  - State commission, § 21:1
- Inaccurate comments, knowing or reckless, § 29:8 to 29:12

## INDEX

### ETHICS—Cont'd

#### Texas Code of Judicial Conduct—Cont'd

- Influence of others, permitting or conveying, § 26:13
- Judicial acts, improper, § 25:7
- Judicial Campaign Fairness Act, compliance with, § 29:21
- Judicial integrity and independence (Canon 1)
  - Generally, § 25:1 to 25:8
  - ABA comparison, § 25:1
  - Bias, alleged, § 25:6
  - Commentary, § 25:3
  - Elections, involvements with, § 25:5
  - History, § 25:2
  - Improper judicial acts, § 25:7
  - Oral remarks, inappropriate, § 25:4
  - Other improper behavior, § 25:8
- Justices and judges, full-time, compliance with code, § 30:4
- Justices of the peace, compliance with code, § 30:6
- Law, complying with, § 26:4
- Magistrates, compliance with code
  - Full-time, § 30:4
  - Part-time, § 30:4
- Masters, compliance with code
  - Full-time, § 30:4
  - Part-time, § 30:7
- Mediator, judge serving as, § 28:21
- Municipal court judges, compliance with code, § 30:6
- Oral remarks, inappropriate, § 25:4
- Organizations, discriminatory, prohibiting membership in, § 26:21
- Part-time commissioners etc., compliance with code, § 30:4
- Performing duties impartially and diligently (Canon 3)
  - Generally, § 27:1 to 27:45
  - ABA comparison, § 27:1
  - Adjudicative responsibilities, § 27:5
  - Administrative responsibilities, § 27:37 to 27:42
  - Commentary, § 27:3
  - Disciplinary responsibilities, § 27:43
  - History, § 27:2
  - Precedence of judicial activity, § 27:4
- Political activity (Canon 5)
  - Generally, § 29:1 to 29:21
  - ABA comparison, § 29:1
  - Cases, public comment about (Paragraph 1(i)), § 29:4 to 29:9
  - Commentary, § 29:3
  - Endorsement of candidate for public office, prohibition on (Paragraph 2), § 29:13
  - History, § 29:2
  - Inaccurate comments, knowing or reckless (Paragraph 1), § 29:8 to 29:12
  - Judicial Campaign Fairness Act, compliance with, § 29:21
  - Resign-to-run rule (Paragraph 3), § 29:18

**ETHICS—Cont'd**

Texas Code of Judicial Conduct—Cont'd

Practice of law, § **28:22**

Preamble

Generally, § **24:1 to 24:3**

ABA comparison, § **24:1**

Commentary, § **24:3**

History, § **24:2**

Precedence of judicial activity, § **27:4**

Public confidence, promoting, § **26:4**

Referees, compliance with code

Full-time, § **30:4**

Part-time, § **30:7**

Reimbursement for extra-judicial activities, § **28:27**

Reporting extra-judicial activities, § **28:27**

Resign-to-run rule, § **29:18**

Retired judges, compliance with code, § **30:8**

Senior judges, compliance with code, § **30:8**

State commission, history of, § **21:1**

Temporary judges, compliance with code, § **30:7**

Treatment of the Procedural Rules, § **23:2**

Texas deceptive trade practices act, actions available to clients and non-clients, § **3:5**

Texas Rules of Disciplinary Procedure

Generally, § **5:1 to 5:5**

Accepting appointments by tribunal (Rule 6.01), § **11:1**

Adjudicators, § **17:5**

Adjudicatory officials (Rule 1.11), § **6:12**

Adjudicatory proceedings, fairness in (Rule 3.04), § **8:4**

Admission to bar (Rule 8.01), § **13:1**

Advertisements in the public media (Rules 7.04, 7.07), § **12:4, 12:7**

Advisor (Rule 2.01), § **7:1**

Advocate

Generally, § **8:1 to 8:10**

Candor toward the tribunal (Rule 3.03), § **8:3**

Fairness in adjudicatory proceedings (Rule 3.04), § **8:4**

Impartiality of tribunal, maintaining (Rule 3.05), § **8:5**

Integrity of jury system, maintaining (Rule 3.06), § **8:6**

Meritorious claims and contentions (Rule 3.01), § **8:1**

Minimizing burdens and delays of litigation (Rule 3.02), § **8:2**

Nonadjudicative proceedings, advocate in (Rule 3.10), § **8:10**

Prosecutor's special responsibilities (Rule 3.09), § **8:9**

Trial publicity (Rule 3.07), § **8:7**

Witness, lawyer as (Rule 3.08), § **8:8**

Appointments by tribunal, accepting (Rule 6.01), § **11:1**

Background, § **5:1**

Candor toward the tribunal (Rule 3.03), § **8:3**

Case law, § **18:5**

## INDEX

### ETHICS—Cont'd

#### Texas Rules of Disciplinary Procedure—Cont'd

##### Client-lawyer relationship

Generally, § **6:1 to 6:16**

Adjudicatory officials (Rule 1.11), § **6:12**

Communication (Rule 1.03), § **6:3**

Competent representation (Rule 1.01), § **6:1**

Confidentiality of information (Rule 1.05), § **6:5**

##### Conflict of interest

Former client (Rule 1.09), § **6:9**

General rule (Rule 1.06), § **6:6**

Imputation, general rule (Rule 1.10), § **6:10**

Intermediary (Rule 1.07), § **6:7**

Prohibited transactions (Rule 1.08), § **6:8**

Declining representation (Rule 1.15), § **6:16**

Diligent representation (Rule 1.01), § **6:1**

Duties to prospective client (Rule 1.18), § **6:18**

Fees (Rule 1.04), § **6:4**

Former client (Rule 1.09), § **6:09**

Imputation, general rule (Rule 1.10), § **6:10**

Law clerks (Rule 1.11), § **6:12**

Objective of representation (Rule 1.02), § **6:2**

Organization as client (Rule 1.12), § **6:13**

Public interest activities, conflicts (Rule 1.13), § **6:14**

Safeguarding property (Rule 1.14), § **6:15**

Scope of representation (Rule 1.02), § **6:2**

Successive government and private employment (Rule 1.10), § **6:11**

Terminating representation (Rule 1.15), § **6:16**

##### Communication

Client-lawyer relationship (Rule 1.03), § **6:3**

Lawyer's services (Rule 7.02), § **12:2**

Persons represented by counsel (Rule 4.02), § **9:2**

Competent representation (Rule 1.01), § **6:1**

Composition of panel, § **18:12**

Compulsory discipline, § **19:1, 19:2**

Confidentiality, § **6:5, 18:35**

Counselor (Rules 2.01-2.02), § **7:1, 7:2**

Crime, intentional, compulsory discipline, § **19:1**

Declining representation (Rule 1.15), § **6:16**

Digital solicitations (Rules 7.05, 7.07), § **12:5**

Diligent representation (Rule 1.01), § **6:1**

Disciplinary matters (Rule 8.01), § **13:1**

Disciplinary procedure for grievances alleging, § **17:16 et seq.**

Access to confidential information, § **17:120**

##### Appeals

Appeals from district court judgment, § **17:72**

Enforcement of judgments, § **17:74**

Evidentiary panel judgment, § **17:73**

**ETHICS—Cont'd**

Texas Rules of Disciplinary Procedure—Cont'd

Disciplinary procedure for grievances alleging, § 17:16 et seq.—Cont'd

Appeals—Cont'd

Reinstatement after disbarment or resignation in lieu of discipline, § 17:76

Judgment of the court, § 17:81

Litigating the petition for reinstatement, § 17:80

petition, service, notice to profession, § 17:79

Predicates for reinstatement, § 17:78

Readmission, § 17:83

stay pending appeal, § 17:82

Waiting periods, § 17:77

Resignation in lieu of discipline, § 17:75

Cessation of practice, § 17:116

Appointment of custodian attorney, custodian attorneys designated duties,  
§ 17:118

Seeking court assumption of jurisdiction over law practice, § 17:117

Termination of custodianship, § 17:118

Classification of grievances, § 17:22 et seq.

Complaint, § 17:26

Discretionary referral, § 17:25

Inquiry, § 17:24

Overview, § 17:23

Compulsory discipline, § 17:84 et seq.

Appeal from compulsory discipline, § 17:93

Duty to self-report, § 17:85

Elements of petition; proof of elements, § 17:89

Evidentiary proceedings before BODA, § 17:90

Forum for compulsory discipline proceedings, § 17:87

Forum for compulsory discipline proceedings, Interim suspension, § 17:88

Implications of pending criminal appeal, § 17:91

Intentional crimes, § 17:86

Outcome of criminal case probation, § 17:94

Sanctions, § 17:92

Confidentiality, § 17:119

Contents of the grievance, § 17:20

Disability suspension, § 17:106 et seq.

Defined, raising, confidentiality, § 17:107

Disability probation, Appeals, § 17:115

District disability committee proceedings, § 17:109

Reinstatement, Initiation, confidentiality, venue, § 17:110

Disability Probation, § 17:114

Discovery, § 17:111

Evidentiary proceeding, § 17:112

Judgment, § 17:113

Screening and assignment of disability grievance, § 17:108

Effect of disciplinary action on other litigation, § 17:121

Filing the grievance, § 17:21

INDEX

**ETHICS—Cont'd**

Texas Rules of Disciplinary Procedure—Cont'd

Disciplinary procedure for grievances alleging, § 17:16 et seq.—Cont'd

Finding of just cause, interim suspension, settlement deliberations, § 17:43

Form of the grievance, § 17:19

Hearing before evidentiary panel, Appointment of evidentiary panel, § 17:44

Discovery, § 17:48

Evidentiary hearing, § 17:50

Evidentiary panel decision, § 17:51

Evidentiary petition, § 17:45

Scheduling the evidentiary hearing, mandatory alternative dispute resolution,  
§ 17:47

Service of the evidentiary petition, answer, default, § 17:46

Subpoenas for hearing, § 17:49

Immunity, § 17:124

Judgment, § 17:67 et seq.

Motion to revoke probation, § 17:71

Petition to stay suspension pending appeal, § 17:69

Post judgment proceedings and procedures, § 17:68

Revocation of probated suspension, § 17:70

Just cause determination, § 17:37 et seq.

Deadlines, § 17:38

Grievance referral program, § 17:41

Investigation, § 17:39

Investigatory hearing, § 17:40

Limitations, § 17:122

Maintenance of funds or other property held for clients and others, § 17:125

Other matters in the Rules of Disciplinary Procedure, Residence, § 17:123

Preparing and filing the grievance, § 17:18

Reciprocal discipline, § 17:95 et seq.

Answering the petition, § 17:102

Appeal, § 17:105

BODA responsibilities, § 17:104

Default discipline, § 17:103

Discovery of discipline imposed against an attorney by other jurisdictions,  
§ 17:97

Initiating reciprocal discipline, § 17:96

Notice to respondent and deadlines, § 17:100

Periodic searches of the National Lawyer Regulatory Data Bank, § 17:99

Proving the other jurisdiction's discipline, § 17:101

Self-reporting requirement, § 17:98

Responding to the complaint

Contents of the response, § 17:29

Contents of the response, Exhibits, § 17:35

Contents of the response, Impeach complainant, § 17:33

Contents of the response, Prayer for relief, § 17:34

Contents of the response, Specific responses, § 17:32

Duty to respond and extensions, § 17:28

**ETHICS—Cont'd**

Texas Rules of Disciplinary Procedure—Cont'd

Disciplinary procedure for grievances alleging, § 17:16 et seq.—Cont'd

Responding to the complaint—Cont'd

Factual overview, § 17:31

Filing the response, replies and surreplies, § 17:36

Introducing the respondent, § 17:30

Overview, § 17:27

Sanctions, § 17:60 et seq.

Aggravating and mitigating circumstances, § 17:64

Availability of private reprimand, § 17:65

Client security fund, § 17:61

Considerations for sanctions, Overview, § 17:62

Generally appropriate, § 17:63

Review, § 17:66

Summary disposition, § 17:42

Trial in district court, Notice to administrative judge, § 17:52 et seq.

Assignment of district court judge, § 17:54

Discovery, § 17:57

Docketing and service of the disciplinary petition, answer, § 17:55

Right to jury trial, trial setting, § 17:58

Settlement, § 17:56

Trial procedure, § 17:59

Venue, § 17:53

Who may file, § 17:17

Discriminatory activities, prohibited (Rule 5.08), § 10:7

Duties to prospective client (Rule 1.18), § 6:18

Electronic solicitations (Rules 7.05, 7.07), § 12:5

Employment, prohibited (Rule 7.06), § 12:6

Evaluation for use by third persons (Rule 2.02), § 7:2

Evidence, § 18:19, 18:30

Fairness in adjudicatory proceedings (Rule 3.04), § 8:4

Fees, § 6:4

Filing requirements for public advertisements and written solicitations (Rule 7.07), § 12:7

Former client, conflict of interest, § 6:9

Glossary of terms, § 17:7

Terms related to adjudication of disciplinary litigation, § 17:9

Terms related to the initial grievance, § 17:8

Government and private employment, successive (Rule 1.10), § 6:11

Impartiality of tribunal, maintaining (Rule 3.05), § 8:5

Imputation, general rule, § 6:10

Information about legal services

Generally, § 12:1 to 12:7

Advertisements in the public media (Rule 7.04), § 12:4

Communication concerning lawyer's services (Rule 7.02), § 12:2

Digital solicitations, prohibited (Rule 7.05), § 12:5

Electronic solicitations, prohibited (Rule 7.05), § 12:5

## INDEX

### **ETHICS—Cont'd**

#### Texas Rules of Disciplinary Procedure—Cont'd

##### Information about legal services—Cont'd

Employment, prohibited (Rule 7.06), § **12:6**

Firm names (Rule 7.01), § **12:1**

Letterhead (Rule 7.01), § **12:1**

Payments, prohibited (Rule 7.03), § **12:3**

Solicitations, prohibited (Rule 7.03), § **12:3**

Written solicitations, prohibited (Rule 7.05), § **12:5**

Inquiry or complaint, § **18:6**

Integrity of jury system, maintaining (Rule 3.06), § **8:6**

Judicial officials, maintaining integrity of profession (Rule 8.02), § **13:2**

Jurisdiction, § **13:5, 18:19**

Jury system, maintaining integrity of (Rule 3.06), § **8:6**

Just cause, § **18:12**

Law clerks (Rule 1.11), § **6:12**

##### Law firms and associations

Generally, § **10:1 to 10:7**

Discriminatory activities, prohibited (Rule 5.08), § **10:7**

Firm names (Rule 7.01), § **12:1**

Letterhead (Rule 7.01), § **12:1**

Nonlawyer assistants, responsibilities regarding (Rule 5.03), § **10:3**

Partner, responsibilities of (Rule 5.01), § **10:1**

Professional independence of lawyer (Rule 5.04), § **10:4**

Restrictions on right to practice (Rule 5.06), § **10:6**

Supervised lawyer, responsibilities of (Rule 5.02), § **10:2**

Supervising lawyer, responsibilities of (Rule 5.01), § **10:1**

Unauthorized practice of law (Rule 5.05), § **10:5**

Lawyer as witness (Rule 3.08), § **8:8**

Legal officials, maintaining integrity of profession (Rule 8.02), § **13:2**

Legislative action, § **18:3**

Letterhead (Rule 7.01), § **12:1**

Litigation, minimizing burdens and delays of (Rule 3.02), § **8:2**

##### Maintaining integrity of profession

Generally, § **13:1 to 13:5**

Admission to bar (Rule 8.01), § **13:1**

Disciplinary matters (Rule 8.01), § **13:1**

Judicial officials (Rule 8.02), § **13:2**

Jurisdiction (Rule 8.05), § **13:5**

Legal officials (Rule 8.02), § **13:2**

Misconduct (Rule 8.04), § **13:4**

Reinstatement to bar (Rule 8.01), § **13:1**

Reporting professional misconduct (Rule 8.03), § **13:3**

Meritorious claims and contentions (Rule 3.01), § **8:1**

Minimizing burdens and delays of litigation (Rule 3.02), § **8:2**

Misconduct (Rule 8.04), § **13:4**

Nonadjudicative proceedings, advocate in (Rule 3.10), § **8:10**

**ETHICS—Cont'd**

Texas Rules of Disciplinary Procedure—Cont'd

Nonclient relationships

Generally, § 9:1 to 9:4

Communication with persons represented by counsel (Rule 4.02), § 9:2

Third persons, respect for rights of (Rule 4.04), § 9:4

Truthfulness in statements to others (Rule 4.01), § 9:1

Unrepresented persons, dealing with (Rule 4.03), § 9:3

Nonlawyer assistants, responsibilities regarding (Rule 5.03), § 10:3

Objective of representation (Rule 1.02), § 6:2

Organization as client (Rule 1.12), § 6:13

Overview, § 5:2

Paralegals, responsibilities regarding (Rule 5.03), § 10:3

Participants in disciplinary process, Directory of individuals and entities, § 17:2 et seq.

Parties, § 17:4

Partner in law firm, responsibilities of (Rule 5.01), § 10:1

Payments, prohibited (Rule 7.03), § 12:3

Practitioners guide, § 17:1 to 17:125

Preamble

Generally, § 5:1 to 5:5

Lawyer's responsibilities, § 5:3

Scope, § 5:4

Terminology, § 5:4

Procedural rules, proposed changes, and legislative alterations

Generally, § 18:1 to 18:35

Case law, § 18:5 to 18:35

Legislative action, § 18:3

Procedural guidelines, § 18:4

Referendum '98, § 18:2

Professional independence of lawyer (Rule 5.04), § 10:4

Property, safeguarding (Rule 1.14), § 6:15

Prosecutor's special responsibilities (Rule 3.09), § 8:9

Public access, § 18:35

Public interest activities, conflicts (Rule 1.13), § 6:14

Public service, § 11:1

Publicity, trial (Rule 3.07), § 8:7

Reciprocal discipline, § 8:15

Referendum '98, § 18:2

Reinstatement and assumption of practice, § 13:1

Reporting professional misconduct (Rule 8.03), § 13:3

Resources regarding disciplinary procedure, § 17:10

Disciplinary system entities and their internal rules, § 17:12

Oversight entities, § 17:13

Resources for understanding the attorney discipline system, § 17:14

Texas ethics statutes, rules, and orders, § 17:11

Restitution, § 18:31

Restrictions on right to practice (Rule 5.06), § 10:6

## INDEX

### **ETHICS—Cont'd**

#### Texas Rules of Disciplinary Procedure—Cont'd

Right to practice, restrictions on (Rule 5.06), § **10:6**

Rule makers, § **17:4**

Safeguarding property (Rule 1.14), § **6:15**

Sanctions, § **18:19, 18:31, 18:32**

Scope of representation (Rule 1.02), § **6:2**

Service providers, § **17:6**

Severability of provisions (Rule 9.01), § **14:1**

Solicitations, prohibited (Rules 7.03, 7.05), § **12:3, 12:5**

Successive government and private employment (Rule 1.10), § **6:11**

Supervised lawyer, responsibilities of (Rule 5.02), § **10:2**

Supervising lawyer, responsibilities of (Rule 5.01), § **10:1**

Suspension, this index

Terminating representation (Rule 1.15), § **6:16**

Terminology, § **5:5**

#### Third persons

Evaluation for use by (Rule 2.02), § **7:2**

Respect for rights of (Rule 4.04), § **9:4**

Trial publicity (Rule 3.07), § **8:7**

#### Tribunal

Accepting appointments by (Rule 6.01), § **11:1**

Candor toward (Rule 3.03), § **8:3**

Maintaining impartiality of (Rule 3.05), § **8:5**

Truthfulness in statements to others (Rule 4.01), § **9:1**

Unauthorized practice of law (Rule 5.05), § **10:5**

Understanding the attorney discipline system

Other law review articles CLE papers, § **17:15**

Unrepresented persons, dealing with (Rule 4.03), § **9:3**

Witness, lawyer as (Rule 3.08), § **8:8**

Written solicitations (Rules 7.05, 7.07), § **12:5, 12:7**

Tolling, statute of limitations in malpractice action, § **4:3, 4:4**

Tortious interference, non-clients only, actions available to, § **3:13**

Trials, publicity, § **8:7**

Unauthorized practice of law, Texas Rules of Disciplinary Procedure, § **10:5**

Waiver, defense to malpractice action, § **4:12**

#### Witnesses

Character witness, judge as, § **26:20**

Lawyer as witness, § **8:8**

### **FAIRNESS**

Adjudicatory proceedings, § **8:4**

### **FIDUCIARY ACTIVITIES**

By judges, § **28:20**

### **FIDUCIARY DUTY, BREACH OF**

Generally, § **2:2, 2:10 to 2:11**

Concerns with standard formulation, § **2:11**

**FIDUCIARY DUTY, BREACH OF—Cont'd**

Standard formulation of fiduciary relationship, § 2:10

**FINANCIAL ACTIVITIES**

By judges, § 28:13 to 28:19

**FRAUD**

Actions available to clients and non-clients, § 3:7

**GOVERNMENT EMPLOYMENT**

Successive government and private employment, § 6:11

**GRIEVANCE OVERSIGHT COMMITTEE**

Biennial Report, abolishment of, § 16:7

History of rules of disciplinary procedure, § 16:5

**IMMUNITY**

Defense to malpractice action, § 4:19

**IMPARTIALITY**

Tribunal, maintaining impartiality of, § 8:5

**INDEMNITY**

Defense to malpractice action, § 4:18

**INDEPENDENCE**

Professional independence of lawyer, § 10:4

**INFLECTION OF EMOTIONAL DISTRESS**

Non-clients only, actions available to, § 3:12

**JUDGES**

Appointments

Accepting appointments by tribunal, § 11:1

Extra-judicial appointments, § 28:26

Bias

Alleged, § 25:6

Disqualification, § 40:13 to 40:20

Recusal, § 40:42 to 40:46

Disqualification

Generally, § 40:1 to 40:20

Bias, § 40:13 to 40:20

Effect of disqualification, § 40:30

Interest in controversy, § 40:3 to 40:7

Party to a suit, § 40:10 to 40:12

Previously serving as counsel in a civil case, § 40:2

Previously serving as counsel in a criminal case, § 40:9

Procedure for disqualification, § 40:21 to 40:29

Recusal vs. disqualification, § 39:2

Relationship to a party, § 40:8

Maintaining integrity of profession, § 13:2

Proceedings Before the Commission on Judicial Conduct, this index

## INDEX

### **JUDGES—Cont'd**

#### Recusal

Generally, § 40:21 to 40:29

Generally, § 40:31 to 40:72

Campaign contributions and political support, § 40:42 to 40:46

Courtroom events, § 40:25 to 40:41, 40:53

Disqualification vs. recusal, § 39:2

Effect of recusal, § 40:107, 40:108

Ex parte communications, § 40:64 to 40:68

“Extrajudicial source,” § 40:35 to 40:41, 40:60 to 40:63

Familial relationship, § 40:72

Federal and state provisions, § 40:88 to 40:92

Financial interest in proceeding, § 40:71

Impartiality might be reasonably questioned, generally, § 40:32 to 40:41

Justices of the Peace, § 40:105

Material witness or public opinion concerning the proceeding, § 40:70

Personal bias or prejudice or personal knowledge, generally, § 40:48 to 40:69

Procedure, 10-day requirement, § 40:78 to 40:87

Procedure for recusal, § 40:73 to 40:77

Review, § 40:93 to 40:96

#### Removal

Generally, § 37:1, 38:1 to 38:5, 40:1 to 40:125

Associate judges, § 40:124

Caperton v. Massey Coal, § 39:5

Civil procedure rules, § 38:5

Codes of Judicial Conduct, § 38:3

Constitutional provisions, § 38:1

Disqualification, § 39:2

Disqualification, above

“Extrajudicial source” doctrine, § 39:3

Federal guidelines, § 39:1 to 39:5

Federal provisions, § 38:2

Liteky v. United States, § 39:1

Procedural irregularities, § 40:125

Proceedings before the commission, removal decisions, § 36:5

Recusal, § 39:2

Recusal, above

Statutory provisions, § 38:4

Statutory strikes, § 40:109 to 40:123

United States v. Cooley, § 39:4

Texas Code of Judicial Conduct, this index

### **JUDICIAL CAMPAIGN FAIRNESS ACT**

Compliance with, § 29:21

### **JUDICIAL ESTOPPEL**

Defense to malpractice action, § 4:15

**JURISDICTION**

Texas Disciplinary Rules of Professional Conduct, § 13:5

Texas Rules of Disciplinary Procedure, § 18:19

**JURY SYSTEM**

Maintaining integrity of, § 8:6

**JUSTICES OF THE PEACE**

Compliance with Texas Code of Judicial Conduct, § 30:6

Recusal, § 40:105

**LAW CLERKS**

Attorney-client relationship, § 6:12

**LAW FIRMS**

Dividing fees among different firms, § 1:18

**LITIGATION**

Attorney's fees, unpaid, § 1:14, 1:15

Authority of attorney, § 1:10

Minimizing burdens and delays of, § 8:2

**MALICIOUS PROSECUTION**

Non-clients only, actions available to, § 3:10

**MALPRACTICE**

Generally, § 2:1, 2:4 to 2:9

Abandonment, defense of, § 4:12

Abatement, defense of, § 4:5

Alternative remedy, availability of, § 4:6

Assumption of risk, § 4:8

Attorney-client relationship, § 2:4

Causation, § 2:8

Clients

Criminal or other misconduct as sole proximate cause, § 4:16

Instructions, following as defense, § 4:9

Mitigation of damages, client's failure, § 4:17

Settlement, acceptance of, § 4:11

Collateral estoppel, defense of, § 4:14

Contribution, defense of, § 4:18

Contributory negligence, defense of, § 4:7

Damages, § 2:9

Defensive issues

Generally, § 4:1 to 4:21

Abandonment, § 4:12

Abatement, § 4:5

Alternative remedy, availability of, § 4:6

Assumption of risk, § 4:8

Client's criminal or other misconduct as sole proximate cause, § 4:16

Client's instructions, following, § 4:9

Collateral estoppel, § 4:14

## INDEX

### **MALPRACTICE—Cont'd**

#### Defensive issues—Cont'd

- Contribution, § 4:18
  - Contributory negligence, § 4:7
  - Equitable estoppel, § 4:15
  - Estoppel, § 4:15
  - Immunity, § 4:19
  - Indemnity, § 4:18
  - Judicial estoppel, § 4:15
  - Mitigation of damages, client's failure, § 4:17
  - Non-assignability of claim, § 4:10
  - Prematurity, § 4:5
  - Privilege, § 4:20
  - Ratification, § 4:12
  - Release, § 4:21
  - Res judicata, § 4:13
  - Settlement, client's acceptance of, § 4:11
  - Waiver, § 4:12
- Equitable estoppel, defense of, § 4:15
  - Estoppel, defense of, § 4:15
  - Factors affecting standard of care, § 2:7
  - Hughes/Apex Towing rule of tolling, § 4:3
  - Immunity, defense of, § 4:19
  - Indemnity, defense of, § 4:18
  - Judicial estoppel, defense of, § 4:15
  - Matter of law, § 2:6
  - Mitigation of damages, client's failure, § 4:17
  - Non-assignability of claim, § 4:10
  - Prematurity, defense of, § 4:5
  - Privilege, defense of, § 4:20
  - Question of fact, § 2:6
  - Ratification, defense of, § 4:12
  - Release, defense of, § 4:21
  - Res judicata, defense of, § 4:13
  - Settlement, client's acceptance of, § 4:11
  - Standard of care, § 2:5, 2:7
  - Statute of limitations
    - Generally, § 4:1 to 4:4
    - Fraudulent concealment, tolling based on, § 4:4
    - Hughes/Apex Towing rule of tolling, § 4:3
    - Other causes of action, applying general rule to, § 4:2
    - Tolling, § 4:3, 4:4
  - Waiver, defense of, § 4:12

### **MEDIATION**

- Judge serving as mediator, § 28:21

### **MISCONDUCT**

- Client's criminal or other misconduct as other sole proximate cause, § 4:16

**MISCONDUCT—Cont'd**

Texas Rules of Disciplinary Procedure, § 13:3, 13:4

**MISREPRESENTATION**

Negligent misrepresentation, § 3:6

**MODEL CODE OF PROFESSIONAL RESPONSIBILITY**

Texas Disciplinary Rules of Professional Conduct compared. Texas Disciplinary Rules of Professional Conduct, this index

**MUNICIPAL COURT JUDGES**

Compliance with Texas Code of Judicial Conduct, § 30:6

**NEGLIGENCE**

Contributory negligence, as defense to malpractice action, § 4:7

Negligent misrepresentation, § 3:6

**NONADJUDICATIVE PROCEEDINGS**

Advocates, § 8:10

**NONPROFIT ORGANIZATIONS**

Conflict of interest exceptions, § 11:2

**OPERATION OF LAW**

Attorney-client relationship, termination by operation of law, § 1:23

**ORGANIZATIONS**

Client, organization as, § 6:13

Discriminatory, prohibiting membership by judges, § 26:21

**PARALEGALS**

Nonlawyer assistants, responsibilities regarding, § 10:3

**PARTNERS AND PARTNERSHIPS**

Responsibilities under Texas Rules of Disciplinary Procedure, § 10:1

**PAYMENTS**

Prohibited payments, § 12:3

**PLEADING**

Generally, § 2:3

**PRACTICE OF LAW**

Admission to bar, § 13:1

Reinstatement to bar, § 13:1

Remote practice of law, § 10:5

Right to practice, restrictions on, § 10:6

Texas Code of Judicial Conduct, § 28:22

Unauthorized practice of law, § 10:5

**PREMATURITY**

Defense to malpractice action, § 4:5

**PREVAILING PARTY**

Award of attorney's fees pursuant to statute, § 1:17

## INDEX

### **PRIVILEGES**

Defense to malpractice action, § 4:20

### **PRO BONO**

Conflict of interest exceptions, § 11:2

### **PROCEEDINGS BEFORE THE COMMISSION ON JUDICIAL CONDUCT**

Generally, § 33:1, 36:1 to 36:8

Annual reports, § 35:1 to 35:2

Appeal of Commission decisions to Special Court of Review, § 36:4

Formal proceedings before the Commission or special master, § 36:3

Informal proceedings before the Commission, § 36:2

Procedural guidelines, § 34:1

Public sanctions without an informal appearance, § 36:1

Removal decisions, § 36:5

Suspension, § 36:7

Voluntary resignation, § 36:6

### **PROPERTY**

Safeguarding, § 6:15

### **PROSECUTING ATTORNEYS**

Special responsibilities, § 8:9

### **PUBLIC INTEREST**

Conflicts, public interest activities, § 6:14

### **PUBLIC SERVICE**

Accepting appointments by tribunal, § 11:1

### **PUBLICITY**

Trial publicity, § 8:7

### **RACKETEER (RICO) ACT**

Non-clients only, actions available to, § 3:16

### **RATIFICATION**

Defense to malpractice action, § 4:12

### **RECORDS AND RECORDING**

Public advertisements and written solicitations, § 12:7

### **RECUSAL**

Judges, this index

### **REIMBURSEMENT**

Extra-judicial activities, § 28:27

### **REINSTATEMENT TO BAR**

Generally, § 13:1

### **RELEASE**

Defense to malpractice action, § 4:21

**REMOTE PRACTICE OF LAW**

Texas Rules of Disciplinary Procedure, § 10:5

**REPORTING**

Extra-judicial activities, § 28:27

Professional misconduct, § 13:3

**RES JUDICATA**

Defense to malpractice action, § 4:13

Following just cause, § 18:27

**RESIGNATIONS**

Judicial ethics, § 36:6

**RESTITUTION**

Texas Rules of Disciplinary Procedure, § 18:31

**RETIRED JUDGES**

Compliance with Texas Code of Judicial Conduct, § 30:8

**RICO ACT**

Non-clients only, actions available to, § 3:16

**SANCTIONS**

Non-clients only, actions available to, § 3:14

Texas Rules of Disciplinary Procedure, § 18:19, 18:31

**SENIOR JUDGES**

Compliance with Texas Code of Judicial Conduct, § 30:8

**SERVICES**

Filing requirements for public advertisements and written solicitations (Rule 7.07),  
§ 12:7

**SOLICITATIONS**

Prohibited solicitations, § 12:3, 12:5

**SPOILIATION OF EVIDENCE**

Non-clients only, actions available to, § 3:15

**STANDARD OF CARE**

Malpractice, § 2:5, 2:7

**SUNSET REVIEW**

History of rules of disciplinary procedure, § 16:2, 16:3, 16:6

**SUSPENSION**

Compulsory discipline, § 19:2

Judicial Conduct, Texas Code of, § 36:7

Pending appeal or trial, § 18:30

**TEMPORARY JUDGES**

Compliance with Texas Code of Judicial Conduct, § 30:7

**TEXAS CODE OF JUDICIAL CONDUCT**

Generally, § 20:1, 21:2

## INDEX

### TEXAS CODE OF JUDICIAL CONDUCT—Cont'd

#### ABA comparison

- Avoiding impropriety (Canon 2), § **26:1**
- Compliance with Code (Canon 6), § **30:1**
- Construction and terminology (Canon 8), § **32:1**
- Effective date of compliance (Canon 7), § **31:1**
- Extra-judicial activities (Canon 4), § **28:1**
- Performing duties impartially and diligently (Canon 3), § **27:1**
- Political activity (Canon 5), § **29:1**
- Preamble, § **24:1**

#### Activities to improve the law, § **28:4**

#### Adjudicative responsibilities, § **27:5**

#### Administrative responsibilities, § **27:37 to 27:42**

#### Appointments, extra-judicial, § **28:26**

#### Arbitrator, judge serving as, § **28:21**

#### Attorneys, compliance with code, § **30:9**

#### Avoiding impropriety (Canon 2)

##### Generally, § **26:1 to 26:21**

##### ABA comparison, § **26:1**

##### Case law, § **26:5, 26:14**

##### Character witness, testifying as, § **26:20**

##### Character witness, testifying as (paragraph B), § **26:20**

##### Commentary, § **26:3**

##### Complying with law (paragraph A), § **26:4**

##### Discriminatory organizations, prohibiting membership in (paragraph C), § **26:21**

##### History, § **26:2**

##### Influence of others, permitting or conveying (paragraph B), § **26:13**

##### Promoting public confidence (paragraph A), § **26:4**

##### Public sanctions, § **26:6 to 26:10, 26:15 to 26:18**

##### Not complying with the law, § **26:8 to 26:10**

##### Promoting public confidence, § **26:7**

##### Texas Advisory Opinions, § **26:19**

#### Behavior, improper, § **25:8**

#### Bias, alleged, § **25:6**

#### Campaign Fairness Act, compliance with, § **29:21**

#### Candidates for judicial office, compliance with code, § **30:9**

#### Canons, treatment of, § **23:1**

#### Cases, public comment about, § **29:4 to 29:9**

#### Changes in Commission on Judicial Conduct, § **22:2**

#### Character witness, testifying as, § **26:20**

#### Charitable activities, § **28:9 to 28:12**

#### Civic activities, § **28:9 to 28:12**

#### Commentaries

##### Avoiding impropriety (Canon 2), § **26:3**

##### Compliance with Code (Canon 6), § **30:3**

##### Construction and terminology (Canon 8), § **32:3**

##### Effective date of compliance (Canon 7), § **31:3**

##### Extra-judicial activities (Canon 4), § **28:3**

**TEXAS CODE OF JUDICIAL CONDUCT—Cont'd**

Commentaries—Cont'd

- Judicial integrity and independence (Canon 1), § 25:3
- Performing duties impartially and diligently (Canon 3), § 27:3
- Political activity (Canon 5), § 29:3
- Preamble, § 24:3

Comments, inaccurate, knowing or reckless, § 29:8 to 29:12

Commission on Judicial Conduct

- Generally, § 22:1 to 22:4

Commission on Judicial Conduct over past decades

- Composition, § 22:1

Commission on Judicial Conduct today

- Changes in Commission, § 22:2
- Governing provisions, § 22:3
- Possible outcomes of Commission review, § 22:4

Commissioners, compliance with code

- Full-time, § 30:4
- Part-time, § 30:7

Compensation for extra-judicial activities, § 28:27

Compliance with Code (Canon 6)

- Generally, § 30:1 to 30:9
- ABA comparison, § 30:1
- Attorneys (Paragraph H), § 30:9
- Candidates for judicial office (Paragraph G), § 30:9
- Commentary, § 30:3

Commissioners

- Full-time (Paragraph A), § 30:4
- Part-time (Paragraph D), § 30:7

County judges (Paragraph B), § 30:5

History, § 30:2

Judges, full-time (Paragraph A), § 30:4

Justices, full-time (Paragraph A), § 30:4

Justices of the peace (Paragraph C), § 30:6

Magistrates

- Full-time (Paragraph A), § 30:4
- Part-time (Paragraph D), § 30:7

Masters

- Full-time (Paragraph A), § 30:4
- Part-time (Paragraph D), § 30:7

Municipal court judges (Paragraph C), § 30:6

Referees

- Full-time (Paragraph A), § 30:4
- Part-time (Paragraph D), § 30:7

Retired judges (Paragraph F), § 30:8

Senior judges (Paragraph F), § 30:8

Temporary judges (Paragraph E), § 30:7

Complying with law, § 26:4

Composition of Commission on Judicial Conduct over past decades, § 22:1

## INDEX

### TEXAS CODE OF JUDICIAL CONDUCT—Cont'd

- Construction and terminology (Canon 8)
  - Generally, § 32:1 to 32:3
  - ABA comparison, § 32:1
  - Commentary, § 32:3
  - History, § 32:2
- County judges, compliance with code, § 30:5
- Disciplinary responsibilities, § 27:43
- Discriminatory organizations, prohibiting membership in, § 26:21
- Duties, extra-judicial, § 28:4
- Effective date of compliance (Canon 7)
  - Generally, § 31:1 to 31:3
  - ABA comparison, § 31:1
  - Commentary, § 31:3
  - History, § 31:2
- Elections
  - Involvements with, § 25:5
  - Judicial Campaign Fairness Act, compliance with, § 29:21
- Endorsement of candidate for public office, prohibition on, § 29:13
- Extra-judicial acts (Canon 4)
  - Generally, § 28:1 to 28:27
  - ABA comparison, § 28:1
  - Activities to improve the law, § 28:5 to 28:8
  - Activities to improve the law (Paragraph B), § 28:4
  - Appointments, extra-judicial (Paragraph H), § 28:26
  - Arbitrator, serving as (Paragraph F), § 28:21
  - Charitable activities (Paragraph C), § 28:9 to 28:12
  - Civic activities (Paragraph C), § 28:9 to 28:12
  - Civic or charitable activities, § 28:9 to 28:12
  - Commentary, § 28:3
  - Compensation (Paragraph I), § 28:27
  - Extra-judicial duties (Paragraph A), § 28:4
  - Fiduciary activities, § 28:20
  - Financial activities (Paragraph D), § 28:13 to 28:19
  - History, § 28:2
  - Mediator, serving as (Paragraph F), § 28:21
  - Practice of law (Paragraph G), § 28:22
  - Reimbursement (Paragraph I), § 28:27
  - Reporting (Paragraph I), § 28:27
- Fiduciary activities, § 28:20
- Financial activities, § 28:13 to 28:19
- Full-time judges etc., compliance with code, § 30:4
- History
  - Avoiding impropriety (Canon 2), § 26:2
  - Compliance with Code (Canon 6), § 30:2
  - Construction and terminology (Canon 8), § 32:2
  - Effective date of compliance (Canon 7), § 31:2
  - Extra-judicial activities (Canon 4), § 28:2

**TEXAS CODE OF JUDICIAL CONDUCT—Cont'd**

History—Cont'd

- Integrity and independence of judiciary (Canon 1), § 25:2
- Performing duties impartially and diligently (Canon 3), § 27:2
- Political activity (Canon 5), § 29:2
- Preamble, § 24:2
- State commission, § 21:1
- Inaccurate comments, knowing or reckless, § 29:8 to 29:12
- Influence of others, permitting or conveying, § 26:13
- Judicial acts, improper, § 25:7
- Judicial Campaign Fairness Act, compliance with, § 29:21
- Judicial integrity and independence (Canon 1)
  - Generally, § 25:1 to 25:8
  - ABA comparison, § 25:1
  - Bias, alleged, § 25:6
  - Commentary, § 25:3
  - Elections, involvements with, § 25:5
  - History, § 25:2
  - Improper judicial acts, § 25:7
  - Oral remarks, inappropriate, § 25:4
  - Other improper behavior, § 25:8
- Justices and judges, full-time, compliance with code, § 30:4
- Justices of the peace, compliance with code, § 30:6
- Law, complying with, § 26:4
- Magistrates, compliance with code
  - Full-time, § 30:4
  - Part-time, § 30:4
- Masters, compliance with code
  - Full-time, § 30:4
  - Part-time, § 30:7
- Mediator, judge serving as, § 28:21
- Municipal court judges, compliance with code, § 30:6
- Oral remarks, inappropriate, § 25:4
- Organizations, discriminatory, prohibiting membership in, § 26:21
- Part-time commissioners etc., compliance with code, § 30:4
- Performing duties impartially and diligently (Canon 3)
  - Generally, § 27:1 to 27:45
  - ABA comparison, § 27:1
  - Adjudicative responsibilities, § 27:5
    - Generally, § 27:5 to 27:36
    - Bias, § 27:21 to 27:24
    - Efficiency, § 27:30
    - Every person right to be heard, § 27:25 to 27:29
    - Fairness, § 27:30
    - Faithful to the law, § 27:7 to 27:11
    - Hearing matters assigned, § 27:6
    - Order and decorum, courtroom, § 27:12 to 27:15
    - Patient, dignified, and courteous, § 27:16 to 27:20

## INDEX

### **TEXAS CODE OF JUDICIAL CONDUCT—Cont'd**

- Performing duties impartially and diligently (Canon 3)—Cont'd
  - Adjudicative responsibilities, § 27:5—Cont'd
    - Pending proceedings, § 27:31 to 27:36
    - Promptness, § 27:30
    - Public comment, § 27:31 to 27:36
  - Administrative responsibilities, § 27:37 to 27:42
  - Commentary, § 27:3
  - Disciplinary responsibilities, § 27:43
  - History, § 27:2
  - Precedence of judicial activity, § 27:4
- Political activity (Canon 5)
  - Generally, § 29:1 to 29:21
  - ABA comparison, § 29:1
  - Cases, public comment about (Paragraph 1(i)), § 29:4 to 29:9
  - Commentary, § 29:3
  - Endorsement of candidate for public office, prohibition on (Paragraph 2), § 29:13
  - History, § 29:2
  - Inaccurate comments, knowing or reckless (Paragraph 1), § 29:8 to 29:12
  - Judicial Campaign Fairness Act, compliance with, § 29:21
  - Resign-to-run rule (Paragraph 3), § 29:18
- Practice of law, § 28:22
- Preamble
  - Generally, § 24:1 to 24:3
  - ABA comparison, § 24:1
  - Commentary, § 24:3
  - History, § 24:2
- Precedence of judicial activity, § 27:4
- Public confidence, promoting, § 26:4
- Public sanctions, § 26:6 to 26:10
  - Not complying with the law, § 26:8 to 26:10
  - Promoting public confidence, § 26:7
- Referees, compliance with code
  - Full-time, § 30:4
  - Part-time, § 30:7
- Reimbursement for extra-judicial activities, § 28:27
- Reporting extra-judicial activities, § 28:27
- Resign-to-run rule, § 29:18
- Retired judges, compliance with code, § 30:8
- Review by Commission on Judicial Conduct,
  - Possible outcomes of Commission review, § 22:4
- Senior judges, compliance with code, § 30:8
- State commission, history of, § 21:1
- Temporary judges, compliance with code, § 30:7
- Treatment of the Procedural Rules, § 23:2

### **TEXAS DECEPTIVE TRADE PRACTICES ACT**

- Actions available to clients and non-clients, § 3:5

**TEXAS DISCIPLINARY RULES OF PROFESSIONAL CONDUCT**

Generally, § 5:1 to 5:5

Accepting appointments by tribunal (Rule 6.01), § 11:1

Adjudicatory officials (Rule 1.11), § 6:12

Adjudicatory proceedings, fairness in (Rule 3.04), § 8:4

Admission to bar (Rule 8.01), § 13:1

Advertisements in the public media (Rules 7.04, 7.07), § 12:4, 12:7

Advisor (Rule 2.01), § 7:1

Advocate

Generally, § 8:1 to 8:10

Candor toward the tribunal (Rule 3.03), § 8:3

Fairness in adjudicatory proceedings (Rule 3.04), § 8:4

Impartiality of tribunal, maintaining (Rule 3.05), § 8:5

Integrity of jury system, maintaining (Rule 3.06), § 8:6

Meritorious claims and contentions (Rule 3.01), § 8:1

Minimizing burdens and delays of litigation (Rule 3.02), § 8:2

Nonadjudicative proceedings, advocate in (Rule 3.10), § 8:10

Prosecutor's special responsibilities (Rule 3.09), § 8:9

Trial publicity (Rule 3.07), § 8:7

Witness, lawyer as (Rule 3.08), § 8:8

Appointments by tribunal, accepting (Rule 6.01), § 11:1

Background, § 5:1

Candor toward the tribunal (Rule 3.03), § 8:3

Client-lawyer relationship

Generally, § 6:1 to 6:16

Adjudicatory officials (Rule 1.11), § 6:12

Client with diminished capacity (Rule 1.16), § 6:17

Communication (Rule 1.03), § 6:3

Competent representation (Rule 1.01), § 6:1

Confidentiality of information (Rule 1.05), § 6:5

Conflict of interest

Former client (Rule 1.09), § 6:9

General rule (Rule 1.06), § 6:6

Imputation, general rule (Rule 1.10), § 6:10

Intermediary (Rule 1.07), § 6:7

Prohibited transactions (Rule 1.08), § 6:8

Declining representation (Rule 1.15), § 6:16

Diligent representation (Rule 1.01), § 6:1

Duties to prospective client (Rule 1.18), § 6:18

Fees (Rule 1.04), § 6:4

Former client (Rule 1.09), § 6:9

Imputation, general rule (Rule 1.10), § 6:10

Law clerks (Rule 1.11), § 6:12

Objective of representation (Rule 1.02), § 6:2

Organization as client (Rule 1.12), § 6:13

Public interest activities, conflicts (Rule 1.13), § 6:14

Safeguarding property (Rule 1.14), § 6:15

Scope of representation (Rule 1.02), § 6:2

## INDEX

### TEXAS DISCIPLINARY RULES OF PROFESSIONAL CONDUCT—Cont'd

#### Client-lawyer relationship—Cont'd

Successive government and private employment (Rule 1.10), § **6:11**

Terminating representation (Rule 1.15), § **6:16**

#### Communication

Client-lawyer relationship (Rule 1.03), § **6:3**

Lawyer's services (Rule 7.02), § **12:2**

Persons represented by counsel (Rule 4.02), § **9:2**

Competent representation (Rule 1.01), § **6:1**

Confidentiality, § **6:5**

#### Conflict of interest

Nonprofit, exceptions, § **11:2**

Pro bono, exceptions, § **11:2**

Counselor (Rules 2.01-2.02), § **7:1, 7:2**

Declining representation (Rule 1.15), § **6:16**

Digital solicitations (Rules 7.05, 7.07), § **12:5**

Diligent representation (Rule 1.01), § **6:1**

Disciplinary matters (Rule 8.01), § **13:1**

Discriminatory activities, prohibited (Rule 5.08), § **10:7**

Duties to prospective client (Rule 1.18), § **6:18**

Electronic solicitations (Rules 7.05, 7.07), § **12:5**

Employment, prohibited (Rule 7.06), § **12:6**

Evaluation for use by third persons (Rule 2.02), § **7:2**

Fairness in adjudicatory proceedings (Rule 3.04), § **8:4**

Fees (Rule 1.04), § **6:4**

Filing requirements for public advertisements and written solicitations (Rule 7.07),  
§ **12:7**

Former client, conflict of interest, § **6:9**

Government and private employment, successive (Rule 1.10), § **6:11**

Impartiality of tribunal, maintaining (Rule 3.05), § **8:5**

Imputation, general rule, conflict of interest, § **6:10**

#### Information about legal services

Generally, § **12:1 to 12:7**

Advertisements in the public media (Rule 7.04), § **12:4**

Communication concerning lawyer's services (Rule 7.02), § **12:2**

Digital solicitations, prohibited (Rule 7.05), § **12:5**

Electronic solicitations, prohibited (Rule 7.05), § **12:5**

Employment, prohibited (Rule 7.06), § **12:6**

Firm names (Rule 7.01), § **12:1**

Letterhead (Rule 7.01), § **12:1**

Payments, prohibited (Rule 7.03), § **12:3**

Solicitations, prohibited (Rule 7.03), § **12:3**

Written solicitations, prohibited (Rule 7.05), § **12:5**

#### Integrity

Jury system, maintaining integrity of (Rule 3.06), § **8:6**

Judicial officials, maintaining integrity of profession (Rule 8.02), § **13:2**

Jurisdiction (Rule 8.05), § **13:5**

Jury system, maintaining integrity of (Rule 3.06), § **8:6**

**TEXAS DISCIPLINARY RULES OF PROFESSIONAL CONDUCT—Cont'd**

Law clerks (Rule 1.11), § **6:12**

Law firms and associations

Generally, § **10:1 to 10:7**

Discriminatory activities, prohibited (Rule 5.08), § **10:7**

Firm names (Rule 7.01), § **12:1**

Letterhead (Rule 7.01), § **12:1**

Nonlawyer assistants, responsibilities regarding (Rule 5.03), § **10:3**

Partner, responsibilities of (Rule 5.01), § **10:1**

Professional independence of lawyer (Rule 5.04), § **10:4**

Restrictions on right to practice (Rule 5.06), § **10:6**

Supervised lawyer, responsibilities of (Rule 5.02), § **10:2**

Supervising lawyer, responsibilities of (Rule 5.01), § **10:1**

Unauthorized practice of law (Rule 5.05), § **10:5**

Lawyer as witness (Rule 3.08), § **8:8**

Legal officials, maintaining integrity of profession (Rule 8.02), § **13:2**

Letterhead (Rule 7.01), § **12:1**

Litigation, minimizing burdens and delays of (Rule 3.02), § **8:2**

Maintaining integrity of profession

Generally, § **13:1 to 13:5**

Admission to bar (Rule 8.01), § **13:1**

Disciplinary matters (Rule 8.01), § **13:1**

Judicial officials (Rule 8.02), § **13:2**

Jurisdiction (Rule 8.05), § **13:5**

Legal officials (Rule 8.02), § **13:2**

Misconduct (Rule 8.04), § **13:4**

Reinstatement to bar (Rule 8.01), § **13:1**

Reporting professional misconduct (Rule 8.03), § **13:3**

Meritorious claims and contentions (Rule 3.01), § **8:1**

Minimizing burdens and delays of litigation (Rule 3.02), § **8:2**

Misconduct (Rule 8.04), § **13:4**

Model Code of Professional Responsibility compared, § **5:1 et seq.**

Nonadjudicative proceedings, advocate in (Rule 3.10), § **8:10**

Nonclient relationships

Generally, § **9:1 to 9:4**

Communication with persons represented by counsel (Rule 4.02), § **9:2**

Third persons, respect for rights of (Rule 4.04), § **9:4**

Truthfulness in statements to others (Rule 4.01), § **9:1**

Unrepresented persons, dealing with (Rule 4.03), § **9:3**

Nonlawyer assistants, responsibilities regarding (Rule 5.03), § **10:3**

Objective of representation (Rule 1.02), § **6:2**

Organization as client (Rule 1.12), § **6:13**

Overview, § **5:2**

Paralegals, responsibilities regarding (Rule 5.03), § **10:3**

Partner in law firm, responsibilities of (Rule 5.01), § **10:1**

Payments, prohibited (Rule 7.03), § **12:3**

Preamble

Generally, § **5:1 to 5:5**

## INDEX

### TEXAS DISCIPLINARY RULES OF PROFESSIONAL CONDUCT—Cont'd

#### Preamble—Cont'd

Lawyer's responsibilities, § 5:3

Scope, § 5:4

Terminology, § 5:4

Professional independence of lawyer (Rule 5.04), § 10:4

Property, safeguarding (Rule 1.14), § 6:15

Prosecutor's special responsibilities (Rule 3.09), § 8:9

Public interest activities, conflicts (Rule 1.13), § 6:14

Public service, § 11:1

Publicity, trial (Rule 3.07), § 8:7

Reinstatement to bar (Rule 8.01), § 13:1

Remote practice of law (Rule 5.05), § 10:5

Reporting professional misconduct (Rule 8.03), § 13:3

Restrictions on right to practice (Rule 5.06), § 10:6

Right to practice, restrictions on (Rule 5.06), § 10:6

Safeguarding property (Rule 1.14), § 6:15

Scope of representation (Rule 1.02), § 6:2

Severability of provisions (Rule 9.01), § 14:1

Solicitations, prohibited (Rules 7.03, 7.05), § 12:3, 12:5

Successive government and private employment (Rule 1.10), § 6:11

Supervised lawyer, responsibilities of (Rule 5.02), § 10:2

Supervising lawyer, responsibilities of (Rule 5.01), § 10:1

Terminating representation (Rule 1.15), § 6:16

Terminology, § 5:5

#### Third persons

Evaluation for use by (Rule 2.02), § 7:2

Respect for rights of (Rule 4.04), § 9:4

Trial publicity (Rule 3.07), § 8:7

#### Tribunal

Accepting appointments by (Rule 6.01), § 11:1

Candor toward (Rule 3.03), § 8:3

Maintaining impartiality of (Rule 3.05), § 8:5

Truthfulness in statements to others (Rule 4.01), § 9:1

Unauthorized practice of law (Rule 5.05), § 10:5

Unrepresented persons, dealing with (Rule 4.03), § 9:3

Witness, lawyer as (Rule 3.08), § 8:8

Written solicitations (Rules 7.05, 7.07), § 12:5, 12:7

### TEXAS RULES OF DISCIPLINARY PROCEDURE

2004 Procedural Rules and Amendments, § 16:4

Adjudicators, § 17:5

Author's Introduction, § 15:1

Case law, § 18:5

Composition of panel, § 18:12

Compulsory discipline, § 19:1, 19:2

Confidentiality, § 18:35

Crime, intentional, compulsory discipline, § 19:1

**TEXAS RULES OF DISCIPLINARY PROCEDURE—Cont'd**

Disciplinary procedure for grievances alleging, § 17:16 et seq.

Access to confidential information, § 17:120

Appeals

Appeals from district court judgment, § 17:72

Enforcement of judgments, § 17:74

Evidentiary panel judgment, § 17:73

Reinstatement after disbarment or resignation in lieu of discipline, § 17:76

Judgment of the court, § 17:81

Litigating the petition for reinstatement, § 17:80

Petition, service, notice to profession, § 17:79

Predicates for reinstatement, § 17:78

Readmission, § 17:83

Stay pending appeal, § 17:82

Waiting periods, § 17:77

Resignation in lieu of discipline, § 17:75

Cessation of practice, § 17:116

Appointment of custodian attorney, custodian attorneys designated duties,  
§ 17:118

Seeking court assumption of jurisdiction over law practice, § 17:117

Termination of custodianship, § 17:118

Classification of grievances, § 17:22 et seq.

Complaint, § 17:26

Discretionary referral, § 17:25

Inquiry, § 17:24

Overview, § 17:23

Compulsory discipline, § 17:84 et seq.

Appeal from compulsory discipline, § 17:93

Duty to self-report, § 17:85

Elements of petition, proof of elements, § 17:89

Evidentiary proceedings before BODA, § 17:90

Forum for compulsory discipline proceedings, § 17:87

Forum for compulsory discipline proceedings, Interim suspension, § 17:88

Implications of pending criminal appeal, § 17:91

Intentional crimes, § 17:86

Outcome of criminal case probation, § 17:94

Sanctions, § 17:92

Confidentiality, § 17:119

Contents of the grievance, § 17:20

Disability suspension, § 17:106 et seq.

Defined, raising, confidentiality, § 17:107

District disability committee proceedings, § 17:109

Reinstatement, Initiation, confidentiality, venue, § 17:110

Disability Probation, § 17:114

Disability probation, Appeals, § 17:115

Discovery, § 17:111

Evidentiary proceeding, § 17:112

Judgment, § 17:113

INDEX

**TEXAS RULES OF DISCIPLINARY PROCEDURE—Cont'd**

- Disciplinary procedure for grievances alleging, § 17:16 et seq.—Cont'd
  - Disability suspension, § 17:106 et seq.—Cont'd
    - Screening and assignment of disability grievance, § 17:108
  - Effect of disciplinary action on other litigation, § 17:121
  - Filing the grievance, § 17:21
  - Finding of just cause, interim suspension, settlement deliberations, § 17:43
  - Form of the grievance, § 17:19
  - Hearing before evidentiary panel, Appointment of evidentiary panel, § 17:44
    - Discovery, § 17:48
    - Evidentiary hearing, § 17:50
    - Evidentiary panel decision, § 17:51
    - Evidentiary petition, § 17:45
    - Scheduling evidentiary hearing, mandatory alternative dispute resolution, § 17:47
    - Service of the evidentiary petition; answer; default, § 17:46
    - Subpoenas for hearing, § 17:49
- Immunity, § 17:124
- Judgment, § 17:67 et seq.
  - Motion to revoke probation, § 17:71
  - Petition to stay suspension pending appeal, § 17:69
  - Post judgment proceedings and procedures, § 17:68
  - Revocation of probated suspension, § 17:70
- Just cause determination, § 17:37 et seq.
  - Deadlines, § 17:38
  - Grievance referral program, § 17:41
  - Investigation, § 17:39
  - Investigatory hearing, § 17:40
- Limitations, § 17:122
- Maintenance of funds or other property held for clients and others, § 17:125
- Other matters in the Rules of Disciplinary Procedure, Residence, § 17:123
- Preparing and filing the grievance, § 17:18
- Reciprocal discipline, § 17:95 et seq.
  - Answering the petition, § 17:102
  - Appeal, § 17:105
  - BODA responsibilities, § 17:104
  - Default discipline, § 17:103
  - Discovery of discipline imposed against an attorney by other jurisdictions, § 17:97
  - Initiating reciprocal discipline, § 17:96
  - Notice to respondent and deadlines, § 17:100
  - Periodic searches of the National Lawyer Regulatory Data Bank, § 17:99
  - Proving the other jurisdiction's discipline, § 17:101
  - Self-reporting requirement, § 17:98
- Responding to the complaint
  - Contents of the response, § 17:29
  - Contents of the response, Exhibits, § 17:35
  - Contents of the response, Impeach complainant, § 17:33
  - Contents of the response, Prayer for relief, § 17:34

**TEXAS RULES OF DISCIPLINARY PROCEDURE—Cont'd**

Disciplinary procedure for grievances alleging, § 17:16 et seq.—Cont'd

Responding to the complaint—Cont'd

Contents of the response, Specific responses, § 17:32

Duty to respond and extensions, § 17:28

Factual overview, § 17:31

Filing the response; replies and surreplies, § 17:36

Introducing the respondent, § 17:30

Overview, § 17:27

Sanctions, § 17:60 et seq.

Aggravating and mitigating circumstances, § 17:64

Availability of private reprimand, § 17:65

Client security fund, § 17:61

Considerations for sanctions, Overview, § 17:62

Generally appropriate, § 17:63

Review, § 17:66

Summary disposition, § 17:42

Trial in district court, Notice to administrative judge, § 17:52 et seq.

Assignment of district court judge, § 17:54

Discovery, § 17:57

Docketing and service of the disciplinary petition, answer, § 17:55

Right to jury trial, trial setting, § 17:58

Settlement, § 17:56

Trial procedure, § 17:59

Venue, § 17:53

Who may file, § 17:17

Evidence, § 18:19, 18:30

Failure to respond, § 18:18

Glossary of terms, § 17:7

Terms related to adjudication of disciplinary litigation, § 17:9

Terms related to the initial grievance, § 17:8

Grievance oversight committee, biennial report and abolishment, § 16:7

Grievance process, overview of, generally, § 17:1 to 17:125

History of rules of disciplinary procedure, § 16:1 to 16:6

Inferential just cause, § 18:13

Inquiry or complaint, § 18:6

Advertising Review Committee, § 18:9

Commission for Lawyer Discipline, § 18:10

Composition of complaint, § 18:8

Initial classification, § 18:7

Jurisdiction, § 18:19

Just cause, § 18:12

As to what, § 18:14

Burden of proof, § 18:25

Collateral estoppel, § 18:27

Committee quorum, § 18:15

Evidence, § 18:26

Finding, § 18:16

## INDEX

### **TEXAS RULES OF DISCIPLINARY PROCEDURE—Cont'd**

- Just cause, § 18:12—Cont'd
  - Inferential just cause, § 18:13
  - Pleading after just cause, § 18:19 to 18:30
    - Burden of proof, § 18:25
    - Judge assigned, § 18:24
    - Jurisdictional argument, § 18:22
  - Prosecutorial misconduct, limitations, § 18:17
  - Res judicata, § 18:27
  - Statute of limitations, § 18:16
- Legislative action, § 18:3
- Participants in disciplinary process, Directory of individuals and entities, § 17:2 et seq.
- Parties, § 17:4
- Procedural rules, proposed changes, and legislative alterations
  - Generally, § 18:1 to 18:35
  - Case law, § 18:5 to 18:35
  - Legislative action, § 18:3
  - Procedural guidelines, § 18:4
  - Referendum '98, § 18:2
- Public access, § 18:35
- Reciprocal discipline, § 8:15
- Referendum '98, § 18:2
- Resources regarding disciplinary procedure, § 17:10
  - Disciplinary system entities and their internal rules, § 17:12
  - Oversight entities, § 17:13
  - Resources for understanding the attorney discipline system, § 17:14
  - Texas ethics statutes, rules, and orders, § 17:11
  - Understanding the attorney discipline system
    - Other law review articles CLE papers, § 17:15
- Restitution, § 18:31
- Rule makers, § 17:3
- Sanctions, § 18:19, 18:31, 18:32
- Service providers, § 17:6
- Sunset review, § 16:2, 16:3, 16:6
- Suspension, this index

### **TOLLING**

- Statute of limitations in malpractice action, § 4:3, 4:4

### **TORTIOUS INTERFERENCE**

- Non-clients only, actions available to, § 3:13

### **TRIALS**

- Publicity, § 8:7

### **UNAUTHORIZED PRACTICE OF LAW**

- Texas Rules of Disciplinary Procedure, § 10:5

### **WAIVER**

- Defense to malpractice action, § 4:12

HANDBOOK OF TEXAS LAWYER AND JUDICIAL ETHICS

**WITNESSES**

Character witness, judge as, § 26:20

Lawyer as witness, § 8:8