

---

---

# Contents (Doctrinal Organization)

---

## Chapter 1

---

### Introduction to Professional Responsibility

A.	The Foundations of Professional Responsibility	1
B.	Resolving Tensions in the Lawyer's Role: Complying with Rules and Standards of Professional Conduct and the Law Governing Lawyers	12
C.	Going Beyond the Rules: Client-Centered Lawyering, Moral Values, Principles of Professionalism, Defensive Lawyering, and Other Sources of Guidance for Lawyers	22
	<hr/> PROBLEM 1-1 <hr/> THE MORAL ACCOUNTABILITY OF LAWYERS	28
D.	Issues Facing the Profession: Methods of Regulating Attorney Conduct	34
	<hr/> PROBLEM 1-2 <hr/> REPORTING MISCONDUCT BY ANOTHER LAWYER	39
	<hr/> PROBLEM 1-3 <hr/> EVALUATION OF YOUR STATE'S SYSTEM OF LAWYER DISCIPLINE	43
E.	The Concept of a Philosophy of Lawyering	53
	<hr/> PROBLEM 1-4 <hr/> DEVELOPING A PHILOSOPHY OF LAWYERING	56
	Bibliography on the Practice of Law and Selected Biographies of Lawyers	57

<b>Chapter 2</b>		
<b>Confidentiality, the Attorney-Client Privilege, and the Work Product Doctrine</b>		
PROBLEM 2-4		
INFORMATION ABOUT UNSOLVED OR CONTEMPLATED CRIMES		98
PROBLEM 2-5		
DEALING WITH PHYSICAL EVIDENCE, FRUITS, AND INSTRUMENTALITIES OF CRIMES		113
PROBLEM 2-6		
FALSE TESTIMONY IN CRIMINAL CASES		124
PROBLEM 3-3		
THE ETHICAL DUTY OF CONFIDENTIALITY, THE ATTORNEY-CLIENT PRIVILEGE, AND THE WORK PRODUCT DOCTRINE		258
PROBLEM 5-2		
FRAUD BY CLIENTS IN BUSINESS TRANSACTIONS		521
<b>Chapter 3</b>		
<b>Conflicts of Interest</b>		
PROBLEM 3-4		
REPRESENTATION AGAINST CURRENT CLIENTS		271
PROBLEM 3-5		
REPRESENTATION AGAINST FORMER CLIENTS		290
PROBLEM 3-6		
IMPUTATION OF DISQUALIFICATION		299
PROBLEM 3-8		
REPRESENTATION OF MULTIPLE PLAINTIFFS IN TORT CASES		315
PROBLEM 2-8		
MULTIPLE REPRESENTATION OF CODEFENDANTS IN CRIMINAL CASES		154

<hr style="width: 20%; margin: 0 auto;"/> PROBLEM 5-1 LAWYERS AS REPRESENTATIVES OF MULTIPLE CLIENTS, INVESTORS, AND BOARD MEMBERS	504
------------------------------------------------------------------------------------------------------------------------------------------	-----

<hr style="width: 20%; margin: 0 auto;"/> PROBLEM 2-7 DEFENDANTS WITH DIMINISHED CAPACITY	146
----------------------------------------------------------------------------------------------	-----

<hr style="width: 20%; margin: 0 auto;"/> PROBLEM 3-7 ADVOCATE-WITNESS CONFLICTS OF INTEREST	305
-------------------------------------------------------------------------------------------------	-----

---

**Chapter 4**  
**Competency, Fees, and Client Property**

<hr style="width: 20%; margin: 0 auto;"/> PROBLEM 2-1 JUSTIFICATIONS FOR DEFENDING THE GUILTY	68
--------------------------------------------------------------------------------------------------	----

<hr style="width: 20%; margin: 0 auto;"/> PROBLEM 2-2 COMPETENCY OF DEFENSE COUNSEL	78
----------------------------------------------------------------------------------------	----

<hr style="width: 20%; margin: 0 auto;"/> PROBLEM 2-3 LEGAL FEES IN CRIMINAL DEFENSE CASES	84
-----------------------------------------------------------------------------------------------	----

<hr style="width: 20%; margin: 0 auto;"/> PROBLEM 3-1 CONTINGENT FEES, EXPENSES, AND FEE SPLITTING	219
-------------------------------------------------------------------------------------------------------	-----

<hr style="width: 20%; margin: 0 auto;"/> PROBLEM 3-2 ENGAGEMENT AND NONENGAGEMENT AGREEMENTS	236
--------------------------------------------------------------------------------------------------	-----

---

**Chapter 5**  
**Limitations on Zealous Representation**

<hr style="width: 20%; margin: 0 auto;"/> PROBLEM 4-1 FRIVOLOUS CLAIMS	360
---------------------------------------------------------------------------	-----

<hr style="width: 20%; margin: 0 auto;"/> PROBLEM 4-2 INVESTIGATION: CONTACTS WITH EMPLOYEES	371
-------------------------------------------------------------------------------------------------	-----

<hr style="width: 20%; margin: 0 auto;"/> PROBLEM 4-3 INVESTIGATION: SECRET TAPE RECORDING AND INADVERTENT DISCLOSURES	387
------------------------------------------------------------------------------------------------------------------------------	-----

PROBLEM 4-4	
DISCOVERY: INTERROGATORIES, DOCUMENT PRODUCTION, AND DEPOSITIONS	395
PROBLEM 4-5	
NEGOTIATION	408
PROBLEM 2-9	
TRIAL PUBLICITY	162
PROBLEM 2-10	
LIMITATIONS ON TRIAL TACTICS	173
<b>Chapter 6</b>	
<b>Delivery of Legal Services</b>	
PROBLEM 4-7	
LAW FIRM MARKETING PRACTICES	442
PROBLEM 4-8	
CURRENT CONSTITUTIONAL ISSUES IN LAWYER ADVERTISING AND SOLICITATION	454
PROBLEM 4-9	
REGULATION OF THE UNAUTHORIZED PRACTICE OF LAW	477
PROBLEM 4-10	
MANDATORY PRO BONO AND DELIVERY OF LEGAL SERVICES TO INDIGENTS	486
PROBLEM 2-12	
EVALUATION OF DELIVERY OF DEFENSE SERVICES IN CRIMINAL CASES	208
<b>Chapter 7</b>	
<b>Ethical Problems in Specialized Areas of Practice</b>	
PROBLEM 6-1	
JUDGES IN THEIR OFFICIAL CAPACITIES	590

<p>————— PROBLEM 6-2 —————  EXTRAJUDICIAL CONDUCT AND JUDICIAL SELECTION</p>	603
<p>————— PROBLEM 6-3 —————  GOVERNMENT ATTORNEYS</p>	616
<p>————— PROBLEM 6-4 —————  PUBLIC INTEREST PRACTICE</p>	631
<p>————— PROBLEM 2-11 —————  SPECIAL DUTIES OF PROSECUTORS</p>	187
<p>————— PROBLEM 3-9 —————  INSURANCE DEFENSE PRACTICE</p>	322
<p>————— PROBLEM 3-10 —————  FAMILY PRACTICE</p>	335
<p>————— PROBLEM 4-6 —————  MEDIATION AND ARBITRATION</p>	420
<p>————— PROBLEM 5-3 —————  REAL ESTATE PRACTICE</p>	549
<p>————— PROBLEM 5-4 —————  ESTATE PLANNING AND PROBATE PRACTICE</p>	561

————— **Chapter 8** —————  
**Special Ethical Problems of Law Firms**

A. Regulation Within Firms	643
<p>————— PROBLEM 7-1 —————  THE DUTY TO SUPERVISE</p>	643
B. Organizational Form, Departing Lawyers, and Sale of a Practice	648
<p>————— PROBLEM 7-2 —————  LAW FIRM ORGANIZATION AND BREAKUPS</p>	650

C. Ancillary Businesses and Mutidisciplinary Practice	659
————— PROBLEM 7-3 —————	
PRACTICING WITH NONLAWYERS	662
D. Quality of Life in Law Firms	663
————— PROBLEM 7-4 —————	
DISCRIMINATION AND RELATED ISSUES	665