

Let it Snowden!

or,
Knowing what you know, can you ethically use
your cell phone to practice law?

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It's not just a phone anymore.



A collection of various iOS app icons, including Phone, Messages, Camera, YouTube, Music, App Store, Clock, Mail, Photos, Safari, and others, arranged in a grid. The icons are shown in their original design, with some variations in color and style. The icons are arranged in a grid, with some icons appearing in multiple rows. The icons are shown in their original design, with some variations in color and style. The icons are arranged in a grid, with some icons appearing in multiple rows. The icons are shown in their original design, with some variations in color and style. The icons are arranged in a grid, with some icons appearing in multiple rows.

- 552.107 –
 - Information is excepted from the requirements of Section 552.021 if: (1) it is information that the attorney general or an attorney of a political subdivision is prohibited from disclosing because of a duty to the client under the Texas Rules of Evidence or the Texas Disciplinary Rules of Professional Conduct; or (2) a court by order has prohibited disclosure of the information.
 - Protection of communications within attorney-client privilege from disclosure under Open Records Act extends to factual information or requests for legal advice communicated by client to attorney, as well as to legal advice or opinion rendered by attorney to client or associated attorney in furtherance of rendition of legal services to client. Tex. Att’y Gen. Op., ORD-574 (1991).
 - Attorney’s notes in case file are protected from disclosure under Open Records Act to extent they document client confidences or legal advice or opinion communicated to client, but mere factual notations or notations concerning information garnered from third parties are not protected. Tex. Att’y Gen. Op., ORD-574 (1990).

Not here to discuss TPIA

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"Let It Snowden!"