# Ethical Issues Recognized! Test Your Skills

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## LLCs, LPs and Partnerships

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### Example 1 – Jack Splat, the Client Rat

Attorney Andy represents Jack Splat in his personal injury case. The case settles for a very reasonable amount, but Andy was unable to get the health insurer to discount the medical expenses, because Jack had not cooperated in providing information, and in fact, had misrepresented other pre-existing injuries to obtain additional treatment benefits to which he would not have been entitled. When Jack's carrier finds out, they demand full reimbursement, which Andy obliges, per the carrier's subrogation rights.

### Example 1 – Jack Posts a Ripper Review

One month after settlement, Jack posts a terrible review online, advising any interested readers that:

- "Andy was completely incompetent and forced me to sign a release which made me settle for an amount which I am now told was a fraction of the value of my case."
- 2. "Andy had a terrible relationship with my insurance company, and could not achieve a discount which most attorneys say is normal, because my company didn't trust Andy's honesty."
- 3. Jack advises folks to stay away from Andy as an attorney.

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### Example 1 – Andy Drafts His Reply

Attorney Andy rough drafts the following:

"I regret that Jack was not truthful in his post for the following reasons:

- a. "Jack had obtained non-covered benefits from his carrier, which led to the company's demand for full reimbursement.
- b. "Jack voluntarily signed the settlement and wrote us a thank you note complimenting the firm for the great recovery we made for him.
- c. "Given the sketchy nature of his injuries, we were likely one of the few firms which would agree to represent him."

Andy asks you, "Can I post this reply?"





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