

Ethics 3-Pack

Ways that Lawyers Inadvertently Compromise Clients' Confidential Information In the 21st Century

By Scott Rothenberg

Law Offices of Scott Rothenberg
29th Annual University of Texas School of Law
Conference on State and Federal Appeals

June 20-21, 2019

AT&T Conference Center

Austin, Texas

TDRCP Rule 1.05(b) Confidentiality of Information

Except as otherwise permitted in this rule, “a lawyer shall not **knowingly**:
(1) Reveal confidential information of a client or a former client. . . .”

Rule 1.14(a) Tex. Disc. R. Prof. Cond.:

[C]lient property shall be . . . appropriately safeguarded.

Comment 1:

A lawyer should hold property of others with the care required of a professional fiduciary.

**Copiers - donate to kids'
school, local little league,
church? Lease with periodic
exchange for newest
technology?**

Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the [UT Law CLE eLibrary \(utcle.org/elibrary\)](https://utcle.org/elibrary)

Title search: Ethics Three-Pack: Ways that Lawyers Inadvertently Compromise Clients' Confidential Information

Also available as part of the eCourse

[2019 eConference on State and Federal Appeals](#)

First appeared as part of the conference materials for the
29th Annual Conference on State and Federal Appeals session
"Ethics Three-Pack: Client Confidentiality, Advertising, and Social Media"