

PRACTICING IP LAW ETHICALLY IN THE CLOUD

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OVERVIEW

From the common but
-- sigh --
repeated problems
to...
what you've heard is coming...
but in fact was here long ago:
Artificial Intelligence.

THE ARTICLE COVERS LOTS OF STUFF, INCLUDING

- Responding to negative reviews or encouraging positive ones.
- Friending current and former clients, and judges.
- Advising clients about restricting access through privacy settings but not committing spoliation.
- Monitoring for judicial recusal: is judge friends with counsel, witness, others?
- Monitoring judges, jurors, and potential jurors.

READ AND WRITE COMPETENTLY

- Studies show that when reading on-screen, readers:
 - retain less information;
 - cannot make marginalia which reduces comprehension; and
 - are distracted by footnotes and hyperlinks.
- So, read paper – not screen.
- But... write filings for screen-reading judges:
 - use diagrams to “pre-write” marginalia for the judge;
 - avoid footnotes (and hyperlinks unless required); and
 - think about how need to scroll may affect comprehension.

E-MAIL CONFIDENTIALITY

- 1996: no need to encrypt (thanks to me!)
- 2017: ABA Opinion 477R adopts a “facts and circumstances” approach to whether “additional” safeguards are required:
 - Understand nature of threat;
 - Understand how client confidences are transmitted and stored;
 - Understand and use reasonable security measures;
 - Determine how to protect client communications;
 - Label emails “privileged and confidential” if so;
 - Do due diligence on vendors (e.g., your e-mail provider).

ADDITIONAL PRACTICAL TIPS

- Advise clients to not share computers/devices with third parties (spouses, roommates, etc.)
- Ensure email provider has reasonable security.
- Warn clients about forwarding emails.
- Use passwords for attachments, or go ahead and encrypt?

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Title search: Practicing IP Law Ethically in the Cloud

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[2019 Advanced Patent Law \(USPTO\) eConference](#)

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"Practicing IP Law Ethically in the Cloud: From the Mundane to the Ethics of AI"