

31st Annual LLCs, LPs and Partnerships
July 14, 2022

Representing a Business Organization in Crisis: Reporting Up and Out

William D. Elliott
Attorney & Counselor
2626 Cole Avenue-Suite 600
Dallas, Texas 75204
214.922.9393 Direct
bill@wdelliottlaw.com



Of Counsel:



Representing a Business Organization in Crisis: Reporting Up and Out

7/1/2022

Page 1 of 64

1

Introduction: Ethics of Representing Business Organization in Crisis

Continuation of Prior Representation

2019: Ethics of Multi-Party Representation

2020: Multi-Party Representation for Business
Lawyer

2021: Multi-Party Representation of an
Organization in Formation

**2022: Representing Business in Crisis: Reporting
up and Out**

7/1/2022

Representing a Business Organization in Crisis: Reporting Up and Out

Page 2 of 64

2

Challenges when in a Crisis

- Ethical issues are difficult enough in normal times. Especially when the organization is in crisis.
- The situations are innumerable
 - Internal investigations
 - Power struggles
 - Allegations of corruption, fraud, criminal activity
 - Rogue officers, directors, shareholders, employees

3

Challenges When in a Crisis

For interesting examples, consider:

- State v. Martinez, 116 S.W.3d 385 (Tex. App.-El Paso, 2003); State v. DeAngelis, 116 S.W.3d 396 (Tex. App. El Paso, 2003)(allegation of corruption within the El Paso police department)
- Then, there is always Enron.
 - In re Enron Corp., 370 B.R. 583 (Bankr. S.D.N.Y. 2007)
 - Marianne M. Jennings, A Primer on Enron: Lessons from a Perfect Storm of Financial Reporting, Corporate Governance and Ethical Culture Failures, 39 Cal. W. L. Rev. 163, 231 (2013)
- In re Office Products of Am., Inc, 136 B.R. 983, 987 (Bankr. W.D. Tex. 1992)(legal conflicts in bankruptcy).

4

Core Duties

- Duty of Care (Texas Rule 1.01)
- Duty of Loyalty – Conflicts of interest (Texas Rule 1.06)
- Duty of Confidentiality (Texas Rule 1.05) - “Shall not reveal information” unless client gives informed consent
 - Not absolute rule. Exceptions exist when disclosure of client confidence is permitted or even required.

Core Duties

- Duty of Confidentiality (Texas Rule 1.05) - continued
 - Maintain confidences no matter what is the nature of the corporate crisis
 - Rule of confidentiality is not limited to revelation of a protected communication, but extends to communications by lawyer that could lead third party to discover protected information

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: Reporting a Business Organization in Crisis: Reporting Up and Out

Also available as part of the eCourse
[First Friday Ethics \(September 2022\)](#)

First appeared as part of the conference materials for the
31st Annual LLCs, LPs and Partnerships session
"How to Ethically and Legally Represent a Business Organization in Crisis: Client
Confidences, Reporting Up the Ladder or Out to Third Parties"