WHAT TO DO WHEN YOU RECEIVE A THREAT OF LEGAL MALPRACTICE

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Types of "Errors"

- No error;
- Possibility of a cure;
- Error is not curable, but no damages;
- Error is not curable and caused damage;
- Error caused damage, but not worth prosecuting

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Initial Threat or Demand

- Demand by client to fix or make it right
- Threat to report the attorney to the State Bar (e.g. grievance)
- Demand for return of fees
- Demand for money damages
- Demand free work
- Threat of a lawsuit

Initial Response

- Do not immediately fall on the sword
- Do not make promises
- Listen to their complaint
- Let them know you will review or investigate and get back to them
- Do not say "this is why I have insurance" or "I will send you my insurance information."

Notify the Appropriate People

- Managing attorney at the law firm
- Staff
- Professional Liability Carrier

Hire an Attorney

- Counsel provided by your carrier or counsel you hire
 - If you have insurance, call your carrier before hiring counsel
- Experienced in defending a legal malpractice claim
- Listen to your attorney and heed their advice
- Gather the file

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Also available as part of the eCourse <u>First Friday Ethics (November 2022)</u>

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