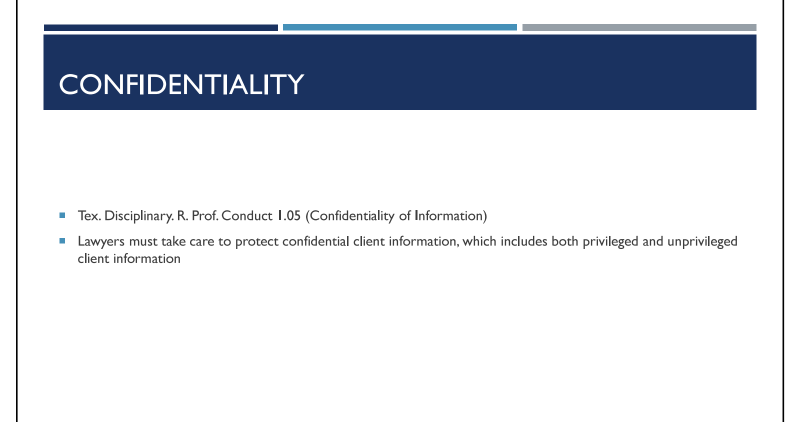
TECHNOLOGY AND ETHICS: ADAPTING TO THE POST-COVID PRACTICE OF LAW

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INTRODUCTION

- Practice of law has slowly been trending towards adoption of various technologies for practice management, billing, communications, etc.
- COVID-19 and related lockdown and travel restrictions have fast tracked adoption of technology
- This immediate need has caused some to adopt bad technology, operate technology without regards to ethics requirements, etc.

COMPETENCY Tex. Disciplinary. R. Prof. Conduct 1.01, cmt. 8 Lawyers are charged with becoming and remaining proficient and competent in the practice of law, including the benefits and risks associated with relevant technology



CASE MANAGEMENT

- This is not the time to use "new" and "upcoming" cloud management systems
- Find a system with consistency, stability, and a history of reliability
- Backups are important

CASE MANAGEMENT

Professional Ethics Opinion 680 (September 2018)

"a lawyer may use cloud-based electronic data systems and document preparation software for client confidential information; however, lawyers should remain continually alert to the vulnerability of cloud-based vendors and systems to data breaches and whether a particular vendor or system appears to be unusually vulnerable, based on systemic failures by that vendor or system of which the lawyer should be aware" Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the <u>UT Law CLE eLibrary (utcle.org/elibrary)</u>

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