

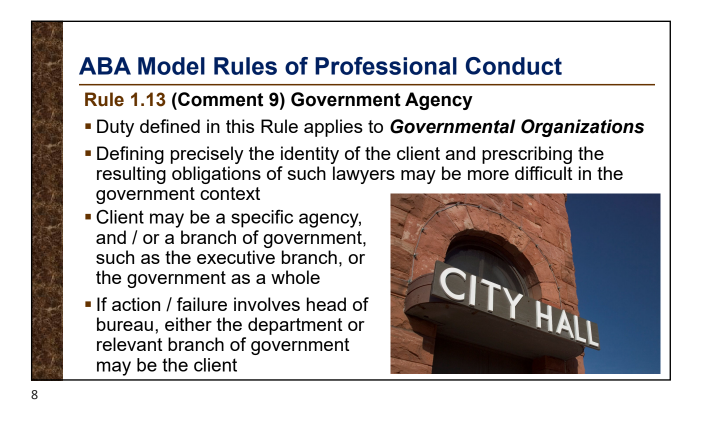
ABA Model Rules of Professional Conduct

ABA Rule 1.13 Organization as a Client

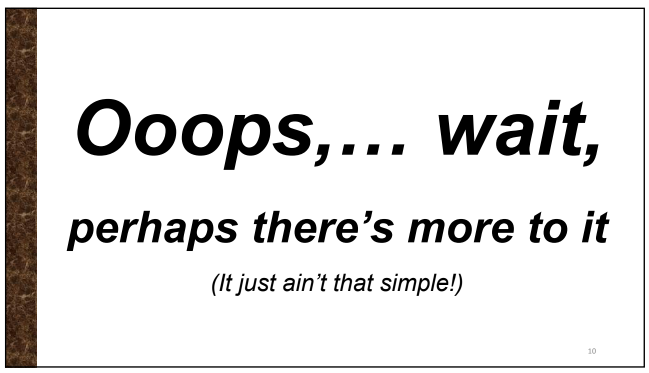
A lawyer employed or retained by an organization represents the **organization**

Acting through its duly authorized *constituents*, ...











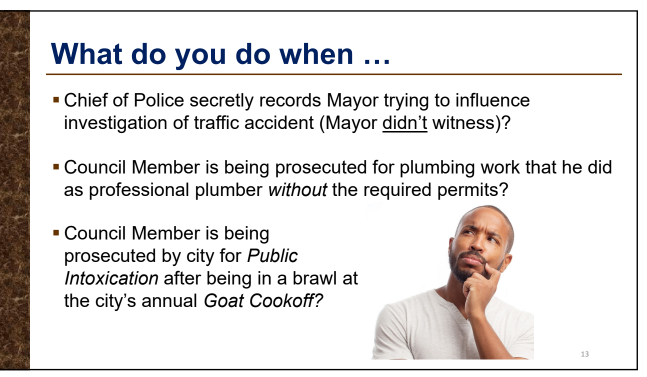
What do you do when ...

- Mayor attends the City Secretary's consultation with City Secretary's *personal* attorney prior to the City Secretary's disciplinary hearing before the Council?
- Council Member sues the City?
- Mayor Pro Tem is married to a city department head whose position is scheduled to be abolished by the Council?





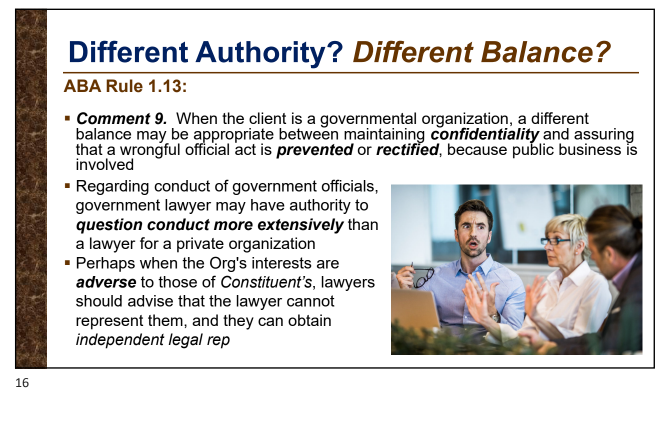






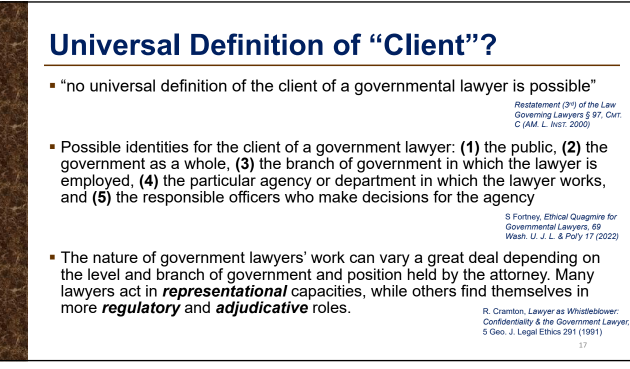






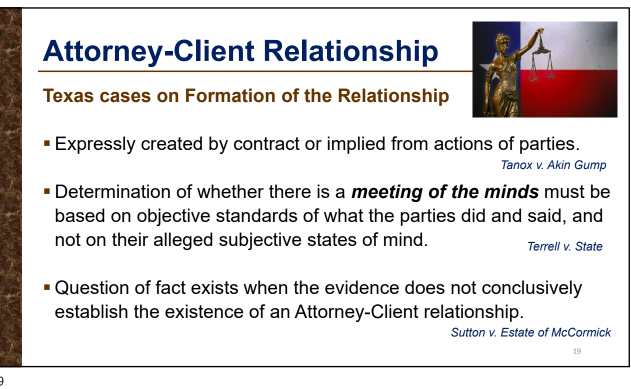
Restatement (3rd) of the Law Governing Lawyers § 97, CMT. C (AM. L. INST. 2000)

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Accusations of "Conflict" for City Atty!

ABA Rule 1.1. Competence

- Lawyer shall provide competent representation to a client
- Competent representation requires the legal knowledge, skill, thoroughness and preparation reasonably necessary for the representation

Comment 1. Employ requisite knowledge, skill, experience, preparation

ABA Rule 1.2. Scope of Representation

Lawyer shall abide by *client's* decisions concerning objectives & means of representation

ABA Rule 1.7. Conflicts of Interests (Concurrent Clients)

Lawyer can't represent a client if it will be directly adverse to another client, or there is significant risk that representation of one clients will be materially limited by the lawyer's responsibilities to another client or a former client

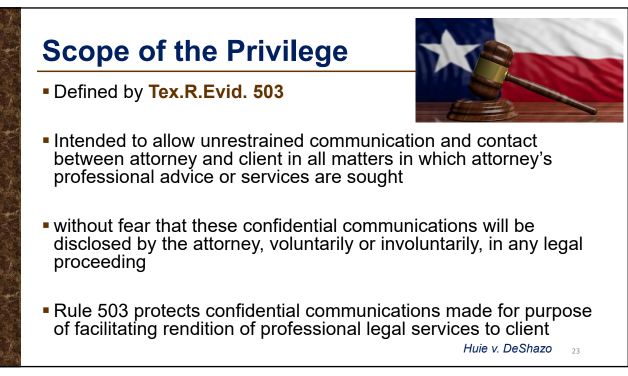


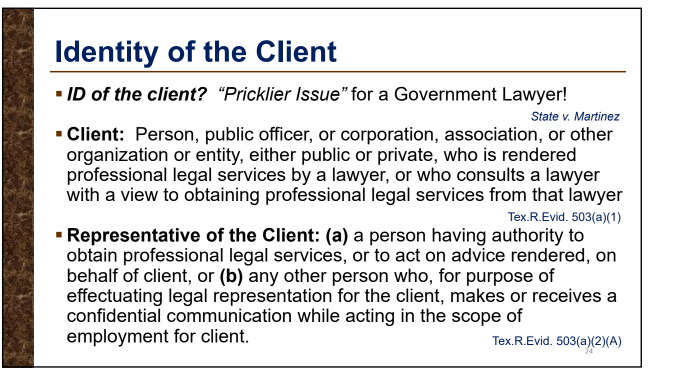
Privilege

Confidentiality of Information: Client-Lawyer Relationship:

- A lawyer shall not reveal information relating to the representation of a client unless the client gives informed consent, the disclosure is impliedly authorized in order to carry out the representation or the disclosure is permitted by exceptions (e.g., to prevent death, harm, crime, fraud, etc.)
- A lawyer shall make reasonable efforts to prevent the inadvertent or unauthorized disclosure of, or unauthorized access to, information relating to the representation of a client.

ABA Rule 1.6 22







Local Rules can provide Guidance

 City Attorney shall be legal advisor to and attorney for *all* officers of the City acting in their *official capacities* and shall represent the *City and its departments* in all legal proceedings.

Bastrop, TX Home-Rule Charter, §3.10

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City Attorney shall serve as chief legal advisor to the *Council*, the City *Manager, directors of City departments* and other City *officers and agencies*. City Attorney shall represent the City in all legal proceedings and shall perform any other duties prescribed by this Charter, ordinance or law.

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Local Rules (cont'd)

- The City Council shall appoint a competent and duly licensed attorney practicing law in the state of Texas, who shall be the City Attorney. The City Attorney shall hold office at the pleasure of the City Council. The City Attorney, or such other attorneys selected by the City Attorney with the approval of the City Council, shall represent the City in all litigation. The City Attorney shall be the legal advisor of, and attorney and counsel for, the City and *all officers and departments* thereof.
- The City Council may appoint a competent and duly licensed attorney practicing law in the state of Texas, who shall be the Deputy City Attorney. The Deputy City Attorney shall hold office at the pleasure of the City Council. The Deputy City Attorney, or such other attorneys selected by the Deputy City Attorney with the approval of the City Council, shall conduct all *prosecutions* in the Municipal Court.

Hutto, TX Home-Rule Charter, § 4.04

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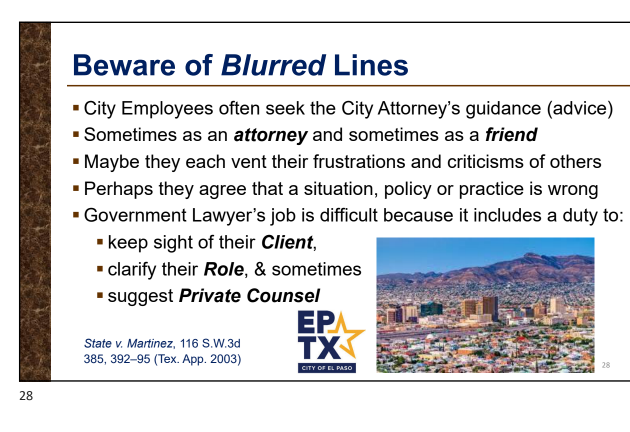


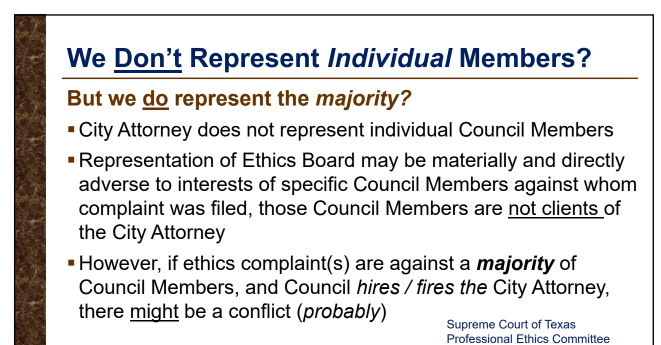
Clarifying the Lawyer's Role

TRDC Rule 1.12. Comment 4 warns us there are times when entity's interest may be adverse to that of certain officers or employees.

Lawyers should advise any constituent whose interest the lawyer finds adverse to that of the organization of the conflict or potential conflict of interest, that the lawyer can't represent such constituent, and that such person may wish to obtain independent (personal) legal representation.



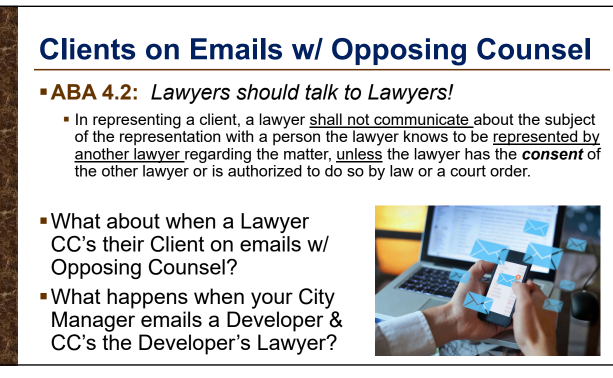




Op. No. 567 (Feb. 2006)

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Clients on Emails w/ Opposing Counsel

• ABA Formal Opinion 503 (Nov. 2, 2022):

In the absence of special circumstances, lawyers who copy their clients on an electronic communication sent to counsel representing another person in the matter *impliedly consent* to receiving counsel's "reply all" to the communication. Thus, unless that result is intended, lawyers *should not copy their clients* on electronic communications to such counsel; instead, lawyers should separately forward these communications to their clients



