Almost everything we do—from making a purchase, driving a car, or interacting with others—is affected by the law. This complexity opens up a bewildering variety of choices:

- When do you need a lawyer?
- How do you deal with a lawyer?
- When can you handle a matter on your own?

The purpose of this guide is to help you make the best choices in each situation.

**What is a Lawyer?** A lawyer, also called an attorney, is a professional who is licensed to advise and represent others in legal matters. About half of all lawyers in Idaho are under 50 and about a quarter of lawyers in Idaho are women. Before being allowed to practice law in Idaho, a person must:

- Complete an undergraduate college degree.
- Complete three years at an accredited law school.
- Pass the Multistate Professional Responsibility Examination (MPRE).
- Pass the Idaho Bar Examination (a two-day exam).
- Prove that he/she is a person of good moral character and fitness.

Each state has its own admission requirements, so a license to practice in one state does not automatically authorize an attorney to practice in another state. Some states have reciprocal agreements, which allow practice across state lines by lawyers who have qualified to do so.

**When Do You Need to Hire a Lawyer?**

Unless your problem is clearly so serious that it can only be resolved with the assistance of a lawyer, you may first consider other sources of help:

- **Government and Consumer Complaint Agencies** – such as the Better Business Bureau, the Consumer Credit Counseling groups, and the Attorney General’s Consumer Protection Division.
- **Counseling** – Sometimes problems that seem to be “legal” may be helped or prevented through guidance and counseling offered by the Department of Health and Welfare, by private counselors, or members of the clergy.
- **Small Claims Court** – In Idaho you can represent yourself in the Small Claims Division of Magistrate Court for disputes involving less than $5,000.
- **Other Professionals** – People such as your insurance agent, baker, accountant, real estate broker, or stock broker have special skills to help.

General consultation and evaluation of your situation can also be obtained in special “Ask a Lawyer” programs or “advice and consultation clinics” sponsored by local bar associations (such as “Law Day” programs).
held around May 1 each year) or at senior centers (such as the Boise Senior Center), churches, or other such locations.

Some Court Assistance Offices, located at county courthouses, have staff members who can assist you in determining whether you need a lawyer. Court Assistance Offices have forms for certain types of cases. 

http://www.courtsselfhelp.idaho.gov/

The Idaho State Bar maintains a Directory of Idaho Legal Services, which contains contact information for public agencies and nonprofit organizations that may provide legal assistance in certain circumstances. That information may be found at the Idaho State Bar/Idaho Law Foundation website at http://www.isb.idaho.gov.

It may be possible to resolve legal and other issues through alternative dispute resolution (ADR). Forms of ADR include mediation or arbitration. Mediation is a private, informal way to resolve a dispute involving a mediator, who is a neutral third party who tries to assist disputing parties in reaching a mutually agreeable solution. Arbitration is another form of dispute resolution that is more formal than mediation and may be binding.

At other times, lawyers should definitely be consulted. Once you have determined that you need professional legal help, get it promptly. A lawyer can do the most good for you if you contact him or her early in the process.

Common situations for which a lawyer should be consulted are:

- You are planning to **divorce** (particularly if minor children are involved).
- You are planning to **purchase a home** or other **real property**.
- You are being **sued**.
- You are planning on **adopting a child**.
- You have been **arrested** or charged with a serious criminal or traffic offense.
- You have been involved in an **accident** resulting in **personal injury** or **property damage**.
- You wish to file for **bankruptcy**.
- You are **starting, selling, or closing down a business**.
- You anticipate having **property to distribute** and/or minor children to provide for upon your death.
- You wish to name someone as an **agent** for your financial or medical decisions.

Today, because the law is so complex, many lawyers limit their practice to one or two areas such as divorce, wills and estates, personal injury, or real estate. The more complicated or contested your case, the more important it is to hire a lawyer with proven experience in that field.

**How to Choose a Lawyer**
Ask around. The traditional way to find a lawyer has always been word of mouth. Ask your family, friends, or coworkers about lawyers they have hired for a case similar to yours.

Many lawyers list their areas of practice in a telephone or internet directory or advertise directly to the public. Another resource is the Martindale-Hubbell Law Directory found in most libraries, or online. Be aware when searching for a lawyer on the internet that lawyers are licensed on a state-by-state basis.

Some employers, labor unions, and other organizations provide initial legal help for their employees or members. And if the matter is something likely to be covered by a liability insurance policy, your insurer or insurance agent can put you in touch with an approved attorney. If you happen to have prepaid legal insurance, you should follow the insurer’s directions to obtain service from a member of the lawyer panel.

Finally, the Idaho State Bar operates a Lawyer Referral Service that will match you with an attorney in your area who handles the kind of case you have. The referral fee is $35 and you receive a half hour consultation with the attorney at no additional cost. The lawyers are all members in good standing with the Idaho State Bar, but are not “rated.” The attorneys in the Lawyer Referral Service must carry insurance and indicate the areas of law in which they will accept referrals. Call the ISB Lawyer Referral Service at (208) 334-4500.

Do You Have the Legal Right to a Lawyer?

Many people believe that they have a “constitutional” right to legal representation regardless of their ability to pay. This right is extremely limited and only applies to specific cases. For example, an attorney may be appointed if the case involves a criminal offense, termination of parental rights, or a guardianship or conservatorship.

Several programs exist to help those of limited means. Idaho Legal Aid Services (ILAS) has offices at various locations throughout Idaho and can assist income-eligible clients in certain kinds of disputes, such as housing and public assistance programs. ILAS also administers legal advice hotlines and a website with resources that can help you access legal assistance and court forms. http://www.idaholegalaid.org/

The Idaho Law Foundation operates the Idaho Volunteer Lawyers Program (IVLP) for individuals who require civil legal services but cannot afford them. IVLP recruits attorneys who volunteer their time and expertise to assist those in need. Applicants who are seeking legal services are screened for income eligibility and priority of case type. IVLP serves clients only in specific subject matters. Please consult the program directly to determine whether your type of case is eligible. The IVLP can be contacted by calling (208) 334-4510 or writing to Idaho Volunteer Lawyers Program, P.O. Box 895, Boise, ID 83701.
http://isb.idaho.gov/ilf/ivlp/ivlp.html

Legal Fees and Expenses

Money is a touchy subject, but fees and other charges must be discussed with your lawyer early. Get any agreement in writing before any legal work has started. Lawyers are accustomed to addressing the subjects of fees and expenses, so don’t be embarrassed to talk about them.

Legal advice does not come cheaply. Some clients are surprised to get a bill from a lawyer for a “simple” one-page legal document or advice given over the phone. Lawyer-President Abraham Lincoln once said, “A lawyer’s time and advice are his stock in trade.” That’s still true today. Research and training are behind every document or piece of advice.
There are, however, some broad guidelines to help evaluate whether a particular fee is reasonable:

- The time and work required by the lawyer and any assistants.
- The difficulty of the legal issues presented.
- How much other lawyers in the area charge for similar work.
- The total value of the claim or settlement.
- The experience, reputation, and ability of the lawyer.
- The method used to charge fees (more on that to follow).

**Types of Fees and Expenses**

There are several types of lawyer’s fees depending on the type of case:

**Flat Fees:** These are typically used for routine services such as wills, deeds, adoptions, and uncontested divorces. If complications develop that require additional work, an additional fee may be required.

**Hourly Fees:** Before agreeing to an hourly fee, have the lawyer estimate how many hours your case may take. Then, make sure you are notified periodically of how many hours the lawyer has put into your case and the amount of the total. Since hourly rates for work done by junior associates, law students, and paralegals are less, make sure the lawyer explains who will be working on the case and that an appropriate hourly rate is set.

**Contingent Percentage Fees:** The attorney is paid a “contingent” fee only if he or she is successful in recovering money. All contingent fee arrangements must be in writing. Many attorneys take personal injury cases, collection cases, and employment-related injury cases on a contingency fee basis. This allows a client without much money to pursue a claim that would be out of reach if he or she had to pay an hourly fee.

**Retainer Fees:** There are two kinds of “retainers”: those paid as a down payment at the beginning of a case, and those paid monthly or annual (usually by a business) to insure the continuous availability of a lawyer or firm for ongoing, routine legal needs.

**Costs and Expenses:** Some costs and expenses will be charged regardless of the billing method such as court filing fees, service fees for delivering documents, witness fees, or other out-of-pocket expenses. These expenses are often simply called “costs” and are not part of the legal fees. Your lawyer will usually pay these costs as they are incurred, and you will be billed for them at regular intervals or at the close of the case.

**How to Save Money in Legal Fees**

As with other products and services, you often “get what you pay for” when it comes to legal advice. Do-it-yourself forms might work but may cost more in the long run if there are any complications. You should not expect to get good legal advice without paying for it. Still, you should not pay for more than you get. Pay close attention to your bill, and if you feel that any charge is too high, or if you do not understand a billed item, ask your lawyer to explain.
As a client, you can take the following steps to help keep down your legal costs:

- **Answer all of your lawyer’s questions fully and honestly.** No surprises—it will save on time that might be spent in later investigation of your case and it will help your lawyer do a better job of representing you.

- **Be organized.** Even before your first meeting with your lawyer, think about your legal problem and the information your lawyer will need: names, addresses, telephone numbers, documents, etc.

- **Be brief.** Try to keep your phone calls and visits to your lawyer as short as possible. Remember, you are paying for legal advice, not counseling or friendship. Time spent on the phone with your lawyer will cost you money.

- **Keep your lawyer informed of changes.** Tell your lawyer immediately of changes which might be important to your situation.

- **Keep informed.** Ask for copies of important documents. If you are willing to help out by picking up or delivering documents, or making a few phone calls, let your lawyer know. You should not interfere with your lawyer’s work but you can often help speed a case along, reduce your legal costs, and keep yourself better informed by doing some of the work yourself.

### Responsibilities of Lawyers and Clients

**Lawyers**

Every lawyer’s actions are controlled by personal judgment, experience, the law, and court rules. Idaho lawyers are also bound by the Idaho Rules of Professional Conduct. If a lawyer’s conduct falls below the standards set forth in the Rules of Professional Conduct, he or she can be disciplined by the Idaho State Bar.

A lawyer is also bound by the civil and criminal laws of the land, but because of the special position of trust and confidence in a lawyer/client relationship, lawyers may also be punished for things which are not illegal—such as telling others confidential information about a client or having a conflict of interest with a client.

A number of strict rules and common sense guidelines define these responsibilities:

- **Competence.** Every lawyer must aim to provide high quality work and should have the requisite knowledge and skills in the subject area.

- **Diligence.** Every lawyer has a duty to act carefully and as quickly as possible in handling a client’s legal problem.

- **Communication.** A lawyer has a duty to communicate effectively with a client and advise a client of possible actions.

- **Fees.** The amount the lawyer charges for legal work must be “reasonable” in relation to the services provided.
• **Confidentiality.** A lawyer may not tell anyone else what a client reveals about a case (with certain exceptions for potentially dangerous situations). This is called “attorney/client privilege.”

• **Conflicts of Interest.** The Rules of Professional Conduct require a lawyer to be loyal to a client. That means that a lawyer cannot represent two clients who are on opposite sides in the same or two related legal matters unless both clients give permission. For example, a lawyer should not represent both sides to a divorce—no matter how “friendly” it is. Also, a lawyer cannot represent a client whose interests conflict with the lawyer’s interest, such as drafting a will for a client who is leaving the lawyer property in the will.

• **Keeping a client’s property.** If a lawyer holds a client’s money or property, it must be kept safely and separately from the lawyer’s own funds or property. A lawyer must provide an accounting of your property or money upon your request.

**Clients**

A good lawyer/client relationship involves cooperation on both sides. As a client, you should do all you can to make sure you get the best possible legal help. To do so, you must hold up your end of the responsibilities:

• **Be honest.** Tell all the facts, good and bad, to your lawyer.

• **Notify your lawyer of changes.** Tell the lawyer promptly about any changes or new information which may affect your case. This includes letting your lawyer know if and why you are unhappy with his or her work.

• **Ask for clarification.** If you have any questions or are confused about something in your case, ask your lawyer for an explanation.

• **Be realistic.** There are at least two sides to every dispute. A lawyer can only handle your legal affairs. He or she cannot make or change the facts of your case.

• **Be patient.** Keep in mind that most legal matters cannot be resolved overnight. Give the system time to work.

• **Pay your bill.** A client has a duty to promptly pay a fair and reasonable price for legal services. When a client fails to pay, the lawyer may have the right to stop working further on the case. Still, the lawyer must then do whatever is reasonably possible to prevent the client’s case from being harmed.

**What to Do if You Are Not Satisfied with Your Lawyer**

If you are unhappy with the lawyer you chose to handle your case, and, after a realistic look, you firmly believe you have a worthwhile complaint about your legal representation, there are several things you can do:

• **Talk with your lawyer.** Many problems are caused by a lack of communication. You may be satisfied once you have a good understanding of the situation.

• **Fire your lawyer and hire another.** You decide who you hire and whether you want to retain his or her services.
• **File a complaint.** If you believe you have a valid complaint involving professional misconduct by your lawyer, you may file a grievance with the **Office of Bar Counsel** of the Idaho State Bar, P.O. Box 895, Boise, ID 83701, (208) 334-4500.

• **Seek Fee Arbitration.** If you believe you have been charged too much in legal fees, you may seek fee arbitration through the Idaho State Bar at no cost. This process allows both you and your lawyer to present an argument to an independent panel who makes a binding decision on the proper amount of legal fees. Again, contact the Office of Bar Counsel, Idaho State Bar, P.O. Box 895, Boise, ID 83701, (208) 334-4500. [http://www.isb.idaho.gov/bar_counsel/fee_arb_public.html](http://www.isb.idaho.gov/bar_counsel/fee_arb_public.html).

• **Sue the lawyer for malpractice.** If you believe your lawyer has been negligent in handling your case, and that negligence has ended up costing you money or injuring your legal rights, you may have a legal action against that lawyer.

• **Contact the Idaho State Bar.** The Idaho State Bar administers a Client Security Fund to help repay clients whose money has been taken by a lawyer when no other source of payment is available.

• **Contact the police.** If you believe that your lawyer has committed a crime, go to the police and report that crime. This is a last resort, and a step that should be taken only when you feel certain of our position. But if you are certain, do not be intimidated by the fact that your complaint is against a lawyer.

**Conclusion**

The legal profession is here to serve both public and private needs. The better you understand your rights as a consumer of legal services, the better your legal needs will be met. If you have any questions, please contact the Idaho State Bar/Idaho Law Foundation, Inc. at P.O. Box 895, Boise, ID 83701, (208) 334-4500 or at [http://www.isb.idaho.gov](http://www.isb.idaho.gov).