

Important Information Regarding Privileged Communications



DOWELL & DOWELL, P.C.

At Dowell & Dowell, P.C., we take the protection of our client's and potential client's intellectual property seriously. Since there are dangers in communicating sensitive and/or proprietary information by email, we would like to provide you with the following information.

- Communications between you and an attorney which would normally be subject to attorney-client privilege may be waived if a third party gains access to those communications.
- Third parties may have access to your attorney-client emails when you send or receive emails via a public computer, such as a library or hotel computer, or via a borrowed computer.
- A third party (i.e. employer) may have access to your attorney-client emails when you utilize your work computer or another computer at work.
- If you must communicate with an attorney via a public computer or a work computer, you should only send confidential information via encrypted or password-protected documents, such as a password protected Word® document or a password protected .pdf document.
- If you must communicate with an attorney via a public computer or a work computer, you should alert the attorney accordingly and request that the attorney only send confidential information via encrypted or password-protected documents.