

# Rule 1.2: Scope of Representation & Allocation of Authority Between Client & Lawyer

Share:



## *Client-Lawyer Relationship*

(a) Subject to paragraphs (c) and (d), a lawyer shall abide by a client's decisions concerning the objectives of representation and, as required by Rule 1.4, shall consult with the client as to the means by which they are to be pursued. A lawyer may take such action on behalf of the client as is impliedly authorized to carry out the representation. A lawyer shall abide by a client's decision whether to settle a matter. In a criminal case, the lawyer shall abide by the client's decision, after consultation with the lawyer, as to a plea to be entered, whether to waive jury trial and whether the client will testify.

(b) A lawyer's representation of a client, including representation by appointment, does not constitute an endorsement of the client's political, economic, social or moral views or activities.

(c) A lawyer may limit the scope of the representation if the limitation is reasonable under the circumstances and the client gives informed consent.

(d) A lawyer shall not counsel a client to engage, or assist a client, in conduct that the lawyer knows is criminal or fraudulent, but a lawyer may discuss the legal consequences of any proposed course of conduct with a client and may counsel or assist a client to make a good faith effort to determine the validity, scope, meaning or application of the law.

[Comment](#) | [Table of Contents](#) | [Next Rule](#)

1-800-flowers.com

**Save 15%**  
on Valentine's Flowers & Gifts!

**SHOP NOW**

**A**BA American Bar Association |

/content/aba-cms-

dotorg/en/groups/professional\_responsibility/publications/model\_rules\_of\_professional\_conduct/rule\_1\_2\_scope\_of\_representation\_allocation\_of\_authority\_between\_client\_lawyer