# Establishing the Attorney-Client Relationship

he establishment of the attorney-client relationship involves two elements: a person seeks advice or assistance from an attorney; and the attorney appears to give or agrees to give the advice or assistance. If the client reasonably believes that there is an attorney-client relationship, then the lawyer does have professional obligations to that client. Therefore, it is essential that both attorney and client understand whether the attorney-client relationship exists.

Before establishing an attorney-client relationship, you will need to determine if you have a conflict of interest prohibiting your representation. Because of its importance, Conflicts of Interest is addressed in a separate section in this Guide. (See page 20.)

Several steps lead to the formation of the attorney-client relationship:

- ► initial client contact;
- ► screening;
- ► interview;
- ► accepting or declining representation; and
- ► confirming the acceptance or declination in writing.

The following forms will assist you and your office in the decision whether to accept the representation and how to do it.

### Initial Client Contact and Screening

The first contact a potential client usually has with your office is by telephone. Courteous, respectful treatment of all callers is important. The receptionist or designated staff member should complete a Consultation Form, similar to the one on pages 10-11, to obtain the basic information for you to determine if you even want to interview the potential client and to assist in screening for conflicts. A major consideration is whether you have the necessary expertise to handle the case. If not, you should refer the caller to another attorney. Failure to know or properly apply the law accounts for many malpractice claims in Louisiana.

Also, you should use the form to determine if there is an obvious conflict. As discussed in the Conflicts Section, determining conflicts of interest is ongoing, but many conflicts can be avoided by initial screening.

### Interview

The initial interview is not just a way for the potential client to determine whether to hire you. It's also your opportunity to decide whether you have a conflict of interest and cannot represent the client, whether you want to represent the client, and whether you have the expertise to do so. You should have the client complete the remainder of the Consultation Form, which you should review immediately before the meeting. Be thorough and listen carefully, both to what is said and how it is said.

First impressions are key. The prospective client should be warmly welcomed by you and your staff, thanked for coming, treated with respect, and seen timely.

If the initial interview reveals that you are not qualified to practice in the area of law at issue, decline the representation. If you take the case anyway, disclose your limitations. Do not make misrepresentations about experience.

**Communication** is key to a positive relationship. Ideally, communication with the client should not be set out separately as a discrete task; it should be a part of every action you take. But so many attorneys have difficulty with this aspect of representation that it is worth reviewing. Communication in the initial consultation involves (at a minimum) making sure that:

- ► the client understands the scope of the representation;
- > the client understands the type of fee arrangement, what fees are charged, why, and what they will be applied to;
- ► the client understands how client trust money will be used;
- > you have all the facts you need to make sure the client's objectives have a good faith basis;
- the client understands what additional actions on her part are necessary to handle the matter (additional documentation, last attempt before suit to come to terms with opposing party, etc.);
- > the client understands what you believe is the desired objective, but that you are not guaranteeing a particular result; and
- > you understand exactly what it is that the client wants you to do.

### Client Screening — Avoid the Difficult Client

As a rule, you should avoid inordinately demanding clients, untruthful clients, those with unreasonable expectations, uncontrollable clients, and clients with a personal vendetta. Also, clients who "lawyer shop" or have previously been represented by other attorneys in the same or a similar matter may be difficult to control or please.

### Accepting or Declining Representation and Confirming in Writing

After you have screened a prospective client, conducted the conflicts check, and gathered information and impressions through an initial interview, you must tell the client whether you will represent her, **preferably in writing**. Sample letters of engagement and non-engagement are on pages 12 and 13, respectively.

The engagement letter welcomes a new client, confirms the scope of the representation, and clearly sets forth the fee arrangement. All new clients should receive an engagement letter. The fee arrangement should be put in writing and either made part of that engagement letter or attached to it. **Contingent fee contracts are required to be in writing.** Fee arrangement letters can be found in the Fees and Billing Section of this Guide. (See pages 44-51.)

And, yes, it is recommended that, when you decide not to represent someone, you should send non-engagement letters so it will be abundantly clear that you are not representing the prospective client and that you have no further professional obligations to the person. You should try not to make any judgment regarding the merits of the person's case, but should urge the person to be mindful of time constraints and suggest that she may want to confer with another attorney. You should return any original documents the prospective client left for review.

If you decide to represent an existing client in a new matter, you should send a letter explaining that relationship. Again, the fee arrangement for that matter also should be confirmed in writing.

The following is a quick checklist to ensure that you are taking the major steps in establishing attorney-client relationships or in declining representation. Forms follow the checklist. These forms are on the CD as well.

### Additional Resources

- Ciolino, Dane S., Louisiana Professional Responsibility Law and Practice 2004, 2nd Edition (Louisiana State Bar Association, 2004).
- ► Foonberg, Jay G., *How to Start and Build a Law Practice*, Millennium Fourth Edition (American Bar Association, 1999).
- ► Jones, Nancy Byerly, Easy Self Audits for the Busy Law Office (American Bar Association, 1999).

# Establishing the Attorney-Client Relationship Checklist

Use this checklist to ensure that you are taking all the major steps to successfully establish the attorney-client relationship or decline representation.

- Have receptionist or staff member complete initial section of Consultation Form.
- Have staff member do initial conflicts check, making any judgment calls yourself.
- **Q** Review the Consultation Form to determine whether to refer the case or to have the receptionist set the appointment.
- Have the prospective client complete the Consultation Form when she arrives for the appointment.
- **Q** Review the Consultation Form immediately prior to interviewing the potential client.
- Do full consultation with the prospective client, including completion of substantive interview forms for certain areas of the law.
- Explain to the prospective client whether the firm will accept or decline representation, the scope of the representation, the fee arrangement, and what is still needed from the client.
- □ Send engagement or non-engagement letter to the prospective client.
- □ If you agree to handle a new matter, send another engagement letter to reflect the addition.

Appointment Date & Time:

Interviewing Attorney:

# **Consultation Form**<sup>1</sup>

### TO BE COMPLETED BY STAFF MEMBER FOR PROSPECTIVE CLIENT:<sup>2</sup>

Date:				
Name:				
Phone Number:				
Alternate Contact Name & Pl	hone Number:			
Re:				
Served with papers:	When:	Court Date:	Judge:	
What Parish:				
Other Side's Name:				
Referred By:				
Have you or anyone you know	ow been here before?	Who?		
Do you have or have you sp	oken to an attorney in	h this matter? Who?		
Told to bring in paperwork p	ertaining to consultat	ion:		
	-	OK?		
-		OK?		
		OK?		
Form Completed By:				
Attorney's Instructions:				
				Continued

<sup>&</sup>lt;sup>1</sup> Note to Attorney: Modify this as needed.

<sup>&</sup>lt;sup>2</sup> The first page of this form is used by the staff member to obtain basic information from a potential client prior to setting an appointment. The attorney will review it and give additional instructions.

<sup>&</sup>lt;sup>3</sup> The Non-Client Interview List is a list of people interviewed and the attorney-client relationship was never established. There may be a conflict if confidential information was obtained from the non-client.

### TO BE COMPLETED BY PROSPECTIVE CLIENT BEFORE THE CONSULTATION:<sup>4</sup>

Client:		DOB:	SS#:	
Address:				
Home Telephone:	Fax:		E-mail:	
Client's Employer:				
Your Position:				
Employer Telephone:				
Spouse:				
Spouse's Employer:				
Spouse's Employer Tele	ephone:			
Emergency Contact(s),	Name) (Relationship) (Telephone):			
Names of Associated ar Name of Opposing Cou	nd/or Related Parties:			
TO BE COMPLETED I	BY STAFF:			
Initial and Date the Folle	owing Items When Completed:			
Fee Contract:	Engagement Letter:	Case Ent	ered on Master List:	
Prescription/Time Dead	line/Hearing Date:			
Form Completed By: _				

\_\_\_\_

<sup>&</sup>lt;sup>4</sup> Prospective client completes this section when she comes in for appointment immediately prior to the consultation. The attorney again searches for conflicts before seeing the prospective client.

# Sample Engagement Letter (General)

June 20, 20-

Ms. Jane J. Client 123 Main Street Anytown, Louisiana 45678

Dear Ms. Client:

We enjoyed meeting with you on \_\_\_\_\_\_ concerning our representation of you against \_\_\_\_\_\_. We have completed a conflict of interest search and determined that there is no conflict at this time, so we can accept this matter. We will be doing the following to represent you:

Our engagement is limited to your claim against \_\_\_\_\_ for \_\_\_\_\_.

Our fees are outlined in our fee agreement, which we have already discussed and a copy of which is enclosed. *Note to Attorney: If agreement has not yet been signed, send two signed copies of fee agreement and request that the client sign one and return it to you.* 

We will keep you informed as this matter progresses. In the meantime, if you have any questions, please call. Thank you for choosing our firm to represent you in this matter.

Sincerely,

**FIRM NAME** 

Attorney Name

Enclosure

(Note: See fee agreements in Fees and Billing Section of Guide, pages 44-51.)

# Sample Non-Engagement Letter (General)

June 20, 20—

Ms. Jane J. Non-Client 123 Main Street Anytown, Louisiana 45678

RE: Non-Engagement Letter

Dear Ms. Non-Client:

Thank you for coming into my office yesterday for a consultation. As we discussed, I will not be able to represent you because

Please feel free to consult with another attorney as soon as possible. Most legal rights have strict time limitations, so you may have a deadline to file something soon. For this reason, I suggest that you contact another attorney immediately if you plan to pursue this matter.

Sincerely,

**FIRM NAME** 

Attorney Name

### **General Information Questionnaire**

(Privileged and Confidential)

Note to Attorney: Questions 1-12 in this questionnaire are designed to be useful in most civil and criminal representations. Questions 13-20 should be added when screening prospective personal injury litigation clients. The questionnaire can be completed by the attorney during a first meeting with prospective clients or mailed to the client in advance and reviewed at a first meeting.

### PLEASE COMPLETE CAREFULLY. USE ADDITIONAL PAGES IF NECESSARY.

1.	Personal and Family History					
	Full name	Full name				
	Present home address					
	Home phone Bus	iness phone				
2.	<ol> <li>Have you ever used, or been known by, any other name than that when and why each other name was used:</li> </ol>					
3.	3. State the addresses where you have resided during the past 10 y dates:					
4	4 Diagonal Anna anna anna anna anna anna anna a					
	4. Place of birth Date					
5.	5. Are you presently married?					
	Date of marriage Place	e of marriage				
	Full name of spouse					
	Have you ever been divorced or legally separated?					
6.	<ul> <li>6. List the names, ages and addresses of all those (including child relationship to each:</li> <li>NAME ADDRESS</li> </ul>	ren) who are dependent upon you for support, and your AGE RELATIONSHIP				

### 7. Employment History

	Social Security number	
	Most recent employer	
	Employer's address	
	Ending date	_ Beginning date
	Job classification	
	Beginning pay rate	_ Ending pay rate
	Reason(s) for leaving	
	Employer prior to last listed	
	Employer's address	
	Ending date	_ Beginning date
	Job classification	
	Beginning pay rate	_ Ending pay rate
	Reason(s) for leaving	
9.		
	Have you been in the military service?	If so, give branch of service:
	If an give convice number	
	Type of discharge	
	Type of discharge	
	Type of discharge Dates of service	
	Type of discharge Dates of service	of physical, mental or other reasons?
	Type of discharge Dates of service Have you ever been rejected for military service because of	of physical, mental or other reasons?
	Type of discharge Dates of service Have you ever been rejected for military service because of If so, explain:	of physical, mental or other reasons?
	Type of discharge Dates of service Have you ever been rejected for military service because of If so, explain:	of physical, mental or other reasons?
	Type of discharge Dates of service Have you ever been rejected for military service because of If so, explain: Do you have any service-connected injuries or disabilities	of physical, mental or other reasons?
	Type of discharge Dates of service Have you ever been rejected for military service because of If so, explain: Do you have any service-connected injuries or disabilities	of physical, mental or other reasons?
	Type of discharge Dates of service Have you ever been rejected for military service because of If so, explain: Do you have any service-connected injuries or disabilities If so, give details: Percentage of disability	of physical, mental or other reasons?
	Type of discharge Dates of service Have you ever been rejected for military service because of If so, explain: Do you have any service-connected injuries or disabilities If so, give details: Percentage of disability Present condition of service-connected injury or disability	of physical, mental or other reasons?

#### 10. Prior Claims and Lawsuits

Many cases have been damaged beyond repair by a history of other claims and lawsuits which your attorney did not know about. It is **NOT** the fact that one has had other claims or lawsuits that is important, for one will not be penalized by a court or jury if the claims are reasonable and genuine. It is the **DENIAL** of previous claims and suits that damages the case. List every claim you have ever made for personal injury or property damage, and give details:

a)	Date	Nature of claim
		Suit filed?
	Result	
b)		Nature of claim
	Against whom	Suit filed?
	Result	
c)		Nature of claim
	Against whom	Suit filed?
	Result	

#### 11. Police Record

Under the rules of evidence, there are circumstances under which a person's prior criminal record may be relevant in a proceeding. The other attorney will make a complete investigation of your background, and we must be **PREPARED AGAINST** development of unfavorable evidence. List here any arrest(s) and state the date, place, charge, court, case number and outcome:

#### 12. Worker's Compensation

Have you ever made	a claim for Worke	r's Compensation?

If so, when was the date of your injury?

Are you receiving payments at present?

TC		1	•
11	SO	expl	01n.
11	50.	UAD	am.

Who is handling your Worker's Compensation action?

Are you receiving disability payments from any source other than Worker's Compensation at present? If so, explain:

#### 13. Date of Injury or Accident

(If you are not certain about a specific date, please discuss with the lawyer immediately.)

Location of accident/injury

Names of other people involved in the accident/injury:

Η	ave you missed	any time from work as a result of your injury?	
If	so, list the dates you were unable to work:		
FI	ROM:	TO:	
_			
Li m	Prior Physical Examinations List here EVERY physical examination you have ever had during the last five years, for any purpose, including employ- nent, promotion, insurance, selective service, armed forces, etc. State date, name of doctor, and result, as fully as you can recall.		
a)	Date	Place	
	Name of doc	or	
	Purpose		
	Result		
b)	Date	Place	
	Name of doc	or	
	Purpose		
	Result		
c)	Date	Place	
	Name of doc	or	
	Purpose		
	Result		
Fa su	Prior Accidents and Injuries Failure to mention other accidents or injuries can undermine a lawsuit, no matter how trivial they may seem. List here ever such incident, whether it resulted in a claim for damages or not, stating the date, place, nature of the accident and exten of your injuries. If none, so state:		
N is	any connection	e vial an illness, either before or since your accident, we must know about it. This is particularly true if there with your present physical complaints. At the trial, the defendant will have a complete history of your lition, made available through medical and hospital records, veteran's records, insurance records, etc.	
a)	Date	Nature of illness	
	Duration	Treated by	

Hospitalized? \_\_\_\_\_ If so, give dates: \_\_\_\_\_

Name and address of hospital

	b)	Date	Nature of illness	
		Duration	Treated by	
		Hospitalized?	If so, give dates:	
		Name and address of hospital		
	c)	Date	Nature of illness	
		Duration	Treated by	
		Hospitalized?	If so, give dates:	
		Name and address of hospital		
		you now, or have you ever had trouble with: eyes?		
			an artificial eye?	
	a hearing aid?			
	If so, give details:			
	Have you ever worked with radioactive substances, asbestos or any other substance alleged to cause diseases, such as cancer?			
	Have you ever been denied life or health insurance?			
	If s	o, by which company and why?		
17.	If y	<b>coholism, Drug Addiction and Venereal Disease</b> rou have ever been treated for these conditions, please g before your case goes to trial.	be sure to discuss it with your attorney <b>CONFIDENTIALLY</b> ,	
18.	The	e Injury		
	State all injuries known to be a result of the accident:			

Length of time confined to bed

Length of time confined to house

State present physical condition, including scars, disabilities, deformities, discomforts, etc., due to the injuries:

19. List all physicians and surgeons you have seen for your injury/injuries.

a)	Name
,	Address
	Nature of treatment
	Still under care?
b)	Name
	Address
	Nature of treatment
	Still under care?
c)	Name
,	Address
	Nature of treatment
	Still under care?
d)	Name
,	Address
	Nature of treatment
	Still under care?
e)	Name
,	Address
	Nature of treatment
	Still under care?
Lis	t all nurses, therapists or other health care professionals that you have seen.
a)	Name
,	Address
	Nature of treatment
	Still under care?
b)	Name
- /	Address
	Nature of treatment
	Still under care?
c)	Name
-)	Address
	Nature of treatment

Still under care?

20.