

HYPOTHESIS 1

Attorney files lawsuit on behalf of client. At trial, client loses. Attorney files for reconsideration. Court denies. Attorney files appeal. While appeal is pending, attorney files motion to set aside the trial court decision. That motion is denied. Attorney then files a motion to reconsider that decision along with a motion to disqualify the trial judge as “obviously biased” since the judge has repeatedly ruled against his client. Those motions are also denied.

The Court of Appeals affirms the trial court. Attorney asks for reconsideration and appeals the motion to set aside, the motion to reconsider and the motion to disqualify. The Court of Appeals denied reconsideration and affirms all decisions of the trial court on the motions.

Attorney then files a new motion asking the trial court to reconsider the motions to reconsider and to disqualify. The trial judge denied the motions and issued a ruling that any further filings by the attorney to be stricken and not considered. The trial judge also referred the attorney to the Bar.

What RPC's may apply to the attorney's litigation practices in this case?