Attorney-Client Confidential Relationship

First, I want to thank our clients for giving me the opportunity to assist them in their case. I am a legal professional and I have great pride and confidence in the legal services that I perform for clients during our relationship as attorney-client. If you have concerns about your case, please call my office.

We feel that this case is extremely important-not only to you, but to this office as well. This is not simply a matter of obtaining just compensation for you, although that is very important; we take professional pride in guiding our clients carefully through difficult times to a satisfactory conclusion of their cases.

Confidential information includes, but is not limited to all information gained in the professional relationship that the client has requested be held secret or the disclosure of which would be embarrassing or possibly detrimental to the client. This includes not only the matter revealed by the client to us, but also the identity of what clients have been in to interview.

Therefore, we cannot discuss cases with anyone except the client. This includes even spouses or parents.

New Jersey Rules of Professional Conduct

RPC 1.6 Confidentiality of Information

(a) A lawyer shall not reveal information relating to representation of a client unless the client consents after consultation, except for disclosures that are impliedly authorized in order to carry out the representation, and except as stated in paragraphs (b) and (c).

[Attorney-Client Confidentiality-Articles-G3]