

How To Manage And Prepare For Electronic Discovery In Litigation

March 19, 2018

The Federal Rules of Civil Procedure have long recognized technology's impact on discovery, and amendments to the Rules promulgated in 2015 updated how parties propound and respond to e-discovery requests. Further, ethical canons established in response to advances in technology and the prevalence of e-discovery in 21st Century litigation require lawyers to be fully familiar with a client's computer and data systems and social media.

To read the full article, please [click here](#).