How To Manage And Prepare For Electronic Discovery In Litigation

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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.

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