

All persons who utilize CoPO's services (including parties, counsel and their affiliates (hereinafter "Clients"), agree that:

1. They shall not communicate with any individual CoPO Juror other than through a CoPO process, nor shall they violate the privacy rights of any CoPO Juror or member of their household.
2. The Personal Information of CoPO Jurors, including that information which Jurors may provide for use in Jury selection or in a Demographic Breakdown of a verdict, may only be utilized in relation to the case in which that information is provided, and shall not be used for any other purpose, nor communicated to anyone not affiliated with that matter.
3. They shall not request, obtain, use or communicate any CoPO Juror's "Private Information" -- name, contact information (residential address (excluding city/zip), telephone number, or e-mail address), date of birth, and/or social security number -- unless pursuant to law, court order, and/or the written permission of the Juror.
4. Clients agree that the Post-Verdict Questionnaire(s) and Case Ratings of their opponents, and the Juror responses thereto, shall be considered private and the work product of said opponent's attorneys, and that such shall accordingly be protected from disclosure and inquiry. Absent a court order, no Client may request that a Juror or CoPO reveal the Post-Verdict Questionnaire questions, nor Case Rating requests of, any opponent, nor the response which any Juror provided thereto.
5. Other than to the extent authorized by law and the holder of the privilege/privacy right, Clients shall not upload to CourtofPublicOpinion.com, nor display to any Juror, any "Writing" (as defined in California Evidence Code, Sec. 250) which contains any

non-redacted, private, proprietary or privileged information, or information which the proffering party knows or should know is false or defamatory.

6. Other than for purposes of scheduling, payments, or gaining assistance with the utilization of CoPO services, in cases involving two or more opposing sides, all Client communications to or from CoPO shall be made through the neutral the Clients designate or, if none, through e-mail copied to, or in teleconference with, all designated Primary Representatives.