



SpencerFane®

Keith Call Provides Updates to Court Rule 3.3 in the Utah Bar Journal

The *Utah Bar Journal* has published [Keith Call's](#) article, Same Road, Straighter Lines: Rule 3.3 Rewritten, in its September/October 2025 issue.

The piece is part of Keith's regular *Journal* feature, Focus on Ethics & Civility. In this latest column, Keith joins Matthew Thomas in outlining changes to Utah Court Rule of Professional Conduct 3.3, which focuses on lawyers' duties regarding candor.

"The Utah Supreme Court sharpened the focus and [Rule 3.3] by adopting more forceful language. In a small but significant change, the Supreme Court replaced the word 'shall' with the word 'must' in five places," the team says, further noting the update "made plain what many already understood: candor toward the tribunal is not a suggestion, it is mandatory." Keith and Matthew also delved into what these ethical obligations look like regarding false statements and evidence, fraudulent conduct, and providing all material facts in ex parte proceedings.

In addition, the publication includes the latest Appellate Highlights article authored by [Rodney Parker](#), [Dani Cepernich](#), and [Andrew Roth](#).

At Spencer Fane, Keith helps corporate and individual clients with all of their litigation needs so they can stay focused on their core businesses and personal interests. He excels in defending lawyers in professional ethics and liability matters, as well as complex commercial, technology, and IP litigation.

Read the full September/October 2025 *Utah Bar Journal* issue [here](#).