

The Sedona Conference WG1 2022 Midyear Meeting

Additional Resource List for The Evolving Ethics of Technology Competence in a Post-Email World

- 1) Raine Group LLC v. Reign Capital, LLC, 21-CV-1898 (JPD) (KHP), [2022 WL 538336](#) (S.D.N.Y. Feb. 22, 2022).
- 2) H. Christopher Boehning & Daniel J. Toal, *FRCP Define Obligations, ESI Protocols Set Contours*, NEW YORK LAW JOURNAL (April 5, 2022), <https://www.law.com/legaltechnews/2022/04/04/federal-rules-define-obligations-of-discovery-esi-protocols-set-Contours/>.
- 3) *In re* Diisocyanates Antitrust Litigation, No. 18-1001, MDL No. 2862, [2021 WL 4295729](#) (W.D. Pa Aug. 23, 2021).
- 4) David J. Kessler & Sumera Khan, It Is Not ‘Either Or’: The Big Lesson From Judge Francis in ‘Diisocyanates,’ NEW YORK LAW JOURNAL (Feb. 4, 2022), <https://www.law.com/newyorklawjournal/2022/02/04/it-is-not-either-or-the-big-lesson-from-judge-francis-in-diisocyanates/>.
- 5) The State Bar of Calif. Standing Comm. on Prof’l Responsibility and Conduct, Formal Op. 2015-193 (2015), <https://thesedonaconference.org/node/10026>.
- 6) Jessica Mach, ‘Don’t Blindly Rely on the Algorithms’: How Firms Can Limit Liability Amid AI Explosion, CORPORATE COUNSEL (Mar. 30, 2022), <https://www.law.com/corpocounsel/2022/03/30/dont-blindly-rely-on-the-algorithms-how-firms-can-limit-liability-amid-ai-explosion/>.
- 7) Alicia Clegg, *Asking the right questions is crucial when computer evidence is disputed*, FINANCIAL TIMES (April 10, 2022), <https://www.ft.com/content/9c20e13e-10fc-46b3-bf92-6b728635261c>.