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Richard D. Rieke has been a student of communication and law since his doctoral work at Ohio State University in 1964. His dissertation "Rhetorical Theory in American Legal Practice" was one of the first studies to argue for a rapprochement between legal theory and rhetorical theory in relation to the practical processes of conducting trials and appeals. Since then, as a member of the faculty at Ohio State and later the University of Utah, he has continued to study trials, appellate advocacy and appellate decision making from the perspective of rhetorical/communication theory.
Everybody else in communications makes big bold claims for things that they don’t really know. The best part of waking up is Folger’s in your cup. Is that really the best part of waking up? Now Hear This: The 9 Laws of Successful Advocacy Communication. Your messages should go directly out to your audience. Troll a shopping mall and show people creative materials with your draft messages. Ask them for feedback. Oral advocacy skills are developed through lectures and short videos, and focus on three situations, namely presentations, mooting, and negotiations. The improvement of oral advocacy skills shall serve the students in different professional situations, as well as help them prepare for a mock trial presentation before a bench of selected judges. Every student will be assigned a role as either applicant or respondent. The written submission and oral presentation will be assessed by international law experts. Students will become familiar with international legal research methods and writing and advocacy skills in the area of public international law. The course focuses the practice of those skills through various small exercises (written or oral) which are conducted in class. 2. Prevention of legal disputes is an integral part of legal assistance provided by the lawyer; the lawyer will take care to eliminate any obstacles that may hinder an amicable agreement. Article 18. 1. Violation of the provisions of the Law on Advocacy and the Bar and of this Code, committed by lawyers intentionally or by gross negligence, entails the imposition of disciplinary sanctions as provided by the Law on Advocacy and the Bar and this Code. 7. Withdrawal of complaints, presentments and communications or reconciliation of the lawyer with the claimant formalized in writing, may be effected before the Bar Council passes a judgment and will result in the termination of disciplinary proceedings.