

# Table of Contents

## CHAPTER 1. SOURCES AND SCOPE OF RULES OF EVIDENCE IN ARIZONA

- § 101:1 Text of rules
- § 101:1.50 2012 rule amendments *[New]*
- § 101:2 Scope of Arizona Rules of Evidence
- § 101:3 Statutory Rules of Evidence
- § 102:1 Purpose *[New]*
- § 103:2 Objections and motions to strike: General rules; motions in limine
- § 103:5 Erroneous admission or exclusion of evidence; fundamental error *[Retitled]*
- § 103:6 Standard of review *[New]*
- § 104:1 Preliminary fact questions that determine the admissibility of evidence: Introduction
- § 104:2 Preliminary fact questions: Rule 104(a) or (b)? *[Retitled]*
- § 104:5 Determination of preliminary fact questions with respect to evidence of other crimes, wrongs, or acts offered to show an aberrant sexual propensity
- § 104:6 Determination of preliminary fact questions: Presence of jury; Testimony by criminal defendant
- § 106:1 Admission of entire writing or statement *[Retitled]*
- § 107:1 Scope and purpose of rule *[New]*
- § 107:2 Illustrative aids *[New]*
- § 107:3 Summaries of voluminous material *[New]*
- § 107:4 Demonstrative evidence *[New]*

## CHAPTER 2. JUDICIAL NOTICE

- § 201:1 Text of Rules
- § 201:1.50 2012 Rule Amendments *[New]*
- § 201:2 Judicial notice generally
- § 201:3 Particular matters
- § 201:4 Adjudicative v. legislative facts *[New]*

## CHAPTER 3. PRESUMPTIONS

- § 301:1 Text of Rules
- § 301:1.50 2012 Rule Amendments *[New]*
- § 301:2 Introduction: Burdens of persuasion and production
- § 301:5 Evidentiary presumptions in Arizona

## CHAPTER 4. RELEVANCY

- § 401:1 Text of Rules
- § 401:1.50 2012 Rule Amendments *[New]*

- § 401:2 Relevancy
- § 402:1 Relevant evidence admissible
- § 402:3 Demonstrative evidence
- § 403 Relevancy outweighed
- § 404:1 Character
- § 404:2 Proof of other crimes
- § 404:3 Character evidence in sexual misconduct cases *[New]*
- § 405 Proof of character
- § 406 Habit and routine practice
- § 407 Subsequent remedial measures
- § 408 Compromise and offers to compromise *[Retitled]*
- § 410 Plea negotiations
- § 412 The victim’s sexual behavior or predisposition in non-criminal cases *[New]*

## **CHAPTER 5. PRIVILEGE**

- § 501:1 Text of Rules
- § 501:2 Evidentiary privileges generally
- § 501:3 Anti-marital fact privilege
- § 501:4 Marital communications privilege
- § 501:5 Attorney-client privilege
- § 501:6 Work-product doctrine *[Retitled]*
- § 501:7 Physician-patient privilege
- § 502:1 Waiver; inadvertent disclosure *[New]*
- § 503:1 Legal paraprofessional *[New]*

## **CHAPTER 6. WITNESSES**

- § 601:1 Text of Rules
- § 601:1.50 2012 Rule Amendments *[New]*
- § 601:3 Competency of witnesses generally
- § 602:1 The requirement of personal knowledge
- § 603:1 Oath or affirmation
- § 604:1 Interpreters
- § 606:1 Incompetency of juror as witness
- § 608:4 Prior inconsistent statements
- § 608:8 Impeachment and rehabilitation through expert testimony
- § 609:1 Impeachment with prior convictions
- § 609:2 Impeachment with conviction more than ten years old
- § 609:4 Impeachment with evidence of juvenile adjudication
- § 611:2 Control by court
- § 612:1 Writing used to refresh memory
- § 613:1 Extrinsic evidence *[Retitled]*
- § 615:1 Exclusion of witnesses from the courtroom: “*The Rule*”

## **CHAPTER 7. EXPERT AND OPINION EVIDENCE**

- § 701:1 Text of Rules
- § 701:1.50 2012 Rule Amendments *[New]*
- § 701:2 Opinion testimony by lay witnesses
- § 702:1 Expert testimony—Generally

## TABLE OF CONTENTS

- § 702:1.50 Background Re Rule 702 (2012): Frye, Daubert, Kumho and Legerquist *[New]*
- § 702:2 Scientific evidence: Post-2012 amendments *[Retitled]*
- § 702:2.50 Foundation for admission of expert testimony *[New]*
- § 702:3 Weight and necessity of expert evidence
- § 703 Bases of expert testimony
- § 704 Opinion on ultimate issue

## CHAPTER 8. HEARSAY

- § 801:1 Text of Rules
- § 801:1.50 2012 Rule Amendments *[New]*
- § 801:2.50 Definition of hearsay *[New]*
- § 801:4 Conduct as hearsay
- § 801:5 Prior statements of a witness
- § 801:6 Statements by party opponent *[Retitled]*
- § 802:1 Hearsay excluded
- § 802:2 Confrontation
- § 803:2 Present sense impressions
- § 803:3 Excited utterances
- § 803:6 Recorded recollection *[Retitled]*
- § 803:7 Records of regularly conducted activity *[Retitled]*
- § 803:9 Public records
- § 803:17 Ancient documents or data compilations *[Retitled]*
- § 804:1 Unavailability
- § 804:2 Former testimony criminal action
- § 804:4 Statements against declarant's interest *[Retitled]*
- § 804:7 'Forfeiture-by-wrongdoing' exception *[New]*

## CHAPTER 9. AUTHENTICATION AND IDENTIFICATION

- § 901:1 Text of Rules
- § 901:1.50 2012 Rule Amendments *[New]*
- § 901:3 General authentication provision
- § 901:4 Illustrations
- § 902:1 Self-authentication

## CHAPTER 10. BEST EVIDENCE RULE

- § 1001:1 Text of Rules
- § 1001:1.50 2012 Rule Amendments *[New]*
- § 1002:1 Principles and applicability of the Best Evidence Rule
- § 1005:1 Special circumstances

## CHAPTER 11. MISCELLANEOUS RULES *[New]*

- § 1101:1 Text of Rules
- § 1101:1.50 2012 Rule Amendments
- § 1101:2 Applicability of the Rules

### Table of Laws and Rules

**Table of Cases**  
**Index**