

Table of Contents

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

- § 101:1 Text of rules
- § 101:2 Scope of Arizona Rules of Evidence
- § 101:3 Statutory Rules of Evidence
- § 101:4 Rules of Evidence in the federal courts
- § 103:1 Introduction
- § 103:2 Objections and motions to strike: General rules; Motions in limine
- § 103:3 Offers of proof
- § 103:4 “Hearing of jury”
- § 103:5 Fundamental error
- § 104:1 Preliminary fact questions that determine the admissibility of evidence: Introduction
- § 104:2 Preliminary fact questions: Choosing between Rule 104(a) and Rule 104(b)
- § 104:3 Determination of preliminary fact questions under Rule 104(a): burden of proof and admissibility and sufficiency of evidence
- § 104:4 Determination of preliminary fact questions under Rule 104(b): burden of proof and admissibility and sufficiency of evidence
- § 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
- § 104:7 Effect of rules governing determination of preliminary fact questions on right to introduce evidence relevant to weight and credibility
- § 104:8 The parol evidence rule
- § 105:1 Limiting instructions regarding admitted evidence
- § 106:1 Admission of remainder of or related writing or recorded statement

CHAPTER 2. JUDICIAL NOTICE

- § 201:1 Text of rules
- § 201:2 Judicial notice generally
- § 201:3 Particular matters

CHAPTER 3. PRESUMPTIONS

- § 301:1 Text of rules
- § 301:2 Introduction: Burdens of persuasion and production
- § 301:3 The basic scope of this chapter: “evidentiary” presumptions
- § 301:4 Types of evidentiary presumptions (and related concepts)

- § 301:5 Evidentiary presumptions in Arizona
- § 301:6 Presumptions in criminal cases: Constitutional issues

CHAPTER 4. RELEVANCY

- § 401:1 Text of rules
- § 401:2 Relevancy
- § 402:1 Relevant evidence admissible
- § 402:2 Proof of other accidents, acts, or conditions
- § 402:3 Demonstrative evidence
- § 402:4 Experiments and demonstrations
- § 403 Relevancy outweighed
- § 404:1 Character
- § 404:2 Proof of other crimes
- § 405 Proof of character
- § 406 Habit and routine practice
- § 407 Subsequent remedial measures
- § 408 Offers of settlement or compromise
- § 409 Payment of medical and similar expenses
- § 410 Plea negotiations
- § 411 Disclosure of liability insurance

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 immunity doctrine
- § 501:7 Physician-patient privilege
- § 501:8 Miscellaneous privileges
- § 501:9 Self-incrimination privilege

CHAPTER 6. WITNESSES

- § 601:1 Text of rules
- § 601:2 Witnesses generally; Subpoenas in civil and criminal cases
- § 601:3 Competency of witnesses generally
- § 601:4 The Dead Man's Statute
- § 602:1 The requirement of personal knowledge
- § 603:1 Oath or affirmation
- § 604:1 Interpreters
- § 605:1 Incompetency of judge as witness
- § 606:1 Incompetency of juror as witness
- § 607:1 Impeachment; Generally
- § 607:2 Who may impeach

TABLE OF CONTENTS

§ 607:3	Grounds for impeachment
§ 608:1	Evidence of character and conduct of witnesses
§ 608:2	Opinion and reputation evidence
§ 608:3	Evidence of specific instances of conduct
§ 608:4	Prior inconsistent statements
§ 608:5	Defects in perception and memory
§ 608:6	Bias, prejudice, interest, and corruption
§ 608:7	Rehabilitation
§ 608:8	Impeachment and rehabilitation through expert testimony
§ 609:1	Impeachment with prior convictions
§ 609:2	Impeachment with conviction more than ten years old
§ 609:3	Effect of pardon, annulment, certificate of rehabilitation, or other equivalent procedure on impeachment with prior conviction
§ 609:4	Impeachment with evidence of juvenile adjudication
§ 609:5	Impeachment with conviction pending on appeal
§ 610:1	Religious beliefs or opinions
§ 611:1	Mode and order of interrogation and presentation
§ 611:2	Control by court
§ 611:3	Cross-examination
§ 611:4	Leading questions
§ 611:5	Redirect and recross examination
§ 612:1	Writing used to refresh memory
§ 613:1	Examining a witness about, and introducing extrinsic evidence of, the witness' prior statements
§ 614:1	Calling and interrogation of witnesses by the court
§ 615:1	Exclusion of witnesses from the courtroom: " <i>The Rule</i> "

CHAPTER 7. EXPERT AND OPINION EVIDENCE

§ 701:1	Text of rules
§ 701:2	Opinion testimony by lay witnesses
§ 702:1	Expert testimony—Generally
§ 702:2	Scientific evidence: <i>Frye</i> , <i>Daubert</i> , <i>Kumho</i> , and <i>Logerquist</i>
§ 702:3	Weight and necessity of expert evidence
§ 703	Bases of expert testimony
§ 704	Opinion on ultimate issue
§ 705	Disclosure of facts or data underlying expert opinion
§ 706	Court-appointed experts

CHAPTER 8. HEARSAY

§ 801:1	Text of rules
§ 801:2	Hearsay generally
§ 801:3	Non-hearsay uses
§ 801:4	Conduct as hearsay
§ 801:5	Prior statements of a witness

§ 801:6	Admissions
§ 802:1	Hearsay excluded
§ 802:2	Confrontation
§ 803:1	Hearsay exceptions generally
§ 803:2	Present sense impressions
§ 803:3	Excited utterances
§ 803:4	State of mind
§ 803:5	Statements for purposes of medical diagnosis or treatment
§ 803:6	Past recollection recorded
§ 803:7	Business and official records
§ 803:8	Absence of entry in business record
§ 803:9	Public records
§ 803:10	Records of vital statistics
§ 803:11	Absence of public record
§ 803:12	Records of religious organizations
§ 803:13	Marriage, baptismal, and similar certificates
§ 803:14	Family records
§ 803:15	Records of documents affecting an interest in property
§ 803:16	Statements in documents affecting an interest in property
§ 803:17	Statements in ancient documents
§ 803:18	Market reports
§ 803:19	Learned treatises
§ 803:20	Reputation concerning personal or family history
§ 803:21	Reputation concerning boundaries or general history
§ 803:22	Reputation as to character
§ 803:23	Judgment of previous conviction
§ 803:24	Judgment as to personal, family or general history or boundaries
§ 803:25	Reliable hearsay not meeting an exception
§ 803:26	Former testimony (non-criminal action)
§ 804:1	Unavailability
§ 804:2	Former testimony criminal action
§ 804:3	Dying declarations
§ 804:4	Declarations against interest
§ 804:5	Statement of personal or family history
§ 804:6	Reliable hearsay not meeting an exception
§ 805:1	Multiple hearsay
§ 806	Impeaching the hearsay declarant

CHAPTER 9. AUTHENTICATION AND IDENTIFICATION

§ 901:1	Text of rules
§ 901:2	Requirement of authentication or identification
§ 901:3	General authentication provision
§ 901:4	Illustrations

TABLE OF CONTENTS

§ 902:1 Self authentication

CHAPTER 10. BEST EVIDENCE RULE

§ 1001:1 Text of rules

§ 1001:2 Scope and purpose

§ 1002:1 Principles and applicability of the Best Evidence Rule

§ 1003:1 Admissibility of duplicates

§ 1004:1 Waiver of Best Evidence Rule

§ 1005:1 Special circumstances

§ 1006:1 Functions of court and trier of fact

APPENDIX

Appendix A. Federal Rules of Evidence for the United States Courts

Table of Laws and Rules

Table of Cases

Index