ARTICLE I GENERAL PROVISIONS

PENNSYLVANIA RULES OF EVIDENCE AND COMMENTARY

- Rule 101 Scope; Adoption and Citation
 - § 101-1 Scope and citation of the rules
- Rule 102 Purpose
- Rule 103 Rulings on Evidence
 - § 103-1 Rulings on evidence
 - § 103-2 Objection to evidence and form of questions
 - § 103-3 Motion to strike
 - § 103-4 Motion in limine
 - § 103-5 Offer of proof
 - § 103-6 Hearing of jury
- Rule 104 Preliminary Questions
 - § 104-1 Preliminary questions
 - § 104-2 Hearing of jury
- Rule 105 Limiting Evidence That is Not Admissible Against Other Parties or for Other Purposes
 - § 105-1 Limited admissibility
- Rule 106 Remainder of or Related Writings or Recorded Statements
 - § 106-1 Remainder of or related writings or recorded statements

RELATED EVIDENCE LAW

§ 121	In Camera Review
§ 122	Conditional Admission of Evidence, Provisional Admission of
	Evidence
§ 123	Cautionary Instructions
§ 124	Prejudicial Conduct During Trial
§ 125	Inadmissible Evidence Elicited by Objecting Party—Opening
	the Door
§ 126	Inadmissible Evidence Offered to Rebut Inadmissible
	Evidence—Fighting Fire with Fire
§ 127	Judicial Admissions, Stipulations
§ 128	Statements and Arguments by Counsel
§ 129	Jury Instructions
§ 130	Motion for Mistrial or Withdrawal of a Juror
§ 131	Post-Trial Motions; Post-Sentence Motions
§ 132	Material Permitted in the Possession of the Jury; Reading

Transcripts of Testimony to the Jury; Counsel Presenting Evidence During Closing Argument and Opening Statement

PENNSYLVANIA EVIDENCE

§ 133	Appellate Review
§ 133-1	Discretion of the Trial Court
§ 133-2	Standard of Review—Civil Cases
§ 133-3	—Criminal Cases
§ 133-4	—Nonjury Criminal Cases
§ 134	Conflict of Laws

ARTICLE II JUDICIAL NOTICE

PENNSYLVANIA RULES OF EVIDENCE AND COMMENTARY

Rule 201 Judicial Notice of Adjudicative Facts § 201-1 Judicial notice of adjudicative facts § 201-2 Categories of adjudicative facts § 201-3 Procedural guidelines

RELATED EVIDENCE LAW

§ 221 Judicial Notice of Law§ 222 Judicial Notice of Legislative Facts

ARTICLE III PRESUMPTIONS

PENNSYLVANIA RULES OF EVIDENCE AND COMMENTARY

Rule 301 Presumptions § 301-1 Presumptions and burdens of proof not affected by rules

RELATED EVIDENCE LAW

Burden of Proof

§ 321-1	Allocating the Burden of Proof
§ 322	Burden of Production in Civil Cases
§ 323	Burden of Persuasion in Civil Cases
§ 323-1	Preponderance Standard
§ 323-2	Clear and Convincing Standard
§ 323-3	Heavy Burden
§ 324	Burden of Production in Criminal Cases
$\S~325$	Burden of Persuasion in Criminal Cases
§ 325-1	Affirmative Defenses
§ 326	Presumptions in Civil Cases
§ 326-1	—Constitutional Issues
§ 326-2	Illustrative Presumptions—Introduction
§ 326-3	Presumption of Due Care
§ 326-4	Presumptions Concerning Minors' Capability of Negligence

§ 321

§ 326-5	Res Ipsa Loquitur and the Presumption of Negligence
§ 326-6	Presumptions Relating to Radioactive Waste Facilities, Release of Hazardous Substances, and Storage Tanks and Tank Facilities
§ 326-7	Presumptions in Actions for Defamation
§ 326-8	Presumptions Relating to Ownership and Operation of Motor Vehicles
§ 326-9	Presumption of Paternity; Doctrine of Estoppel
§ 326-10	Presumption of Paternity Based on Genetic Tests or Acknowledgment
§ 326-11	Presumptions Concerning Marriage
§ 326-12	Presumptions Concerning Child Support and Marital Property
§ 326-13	Presumptions Concerning Custody
§ 326-14	Presumption of Death From Absence
§ 326-15	Presumption of Incompetency
§ 326-16	Presumptions Relating to the Presence or Absence of Undue Influence
§ 326-17	Presumption of Validity of Gifts
§ 326-18	Presumption of Revocation of Missing Wills
§ 326-19	Presumption From Delivery of a Life Insurance Policy
§ 326-20	Presumption of Regularity of Official Acts and Validity of Statutes and Ordinances
§ 326-21	Presumption of Receipt
§ 326-22	Presumption of Payment
§ 326-23	Presumption Concerning Value of Collateral
§ 326-24	Presumption Against Suicide
§ 327	Presumptions in Criminal Cases
§ 327-1	Presumptions Favoring the Accused

ARTICLE IV RELEVANCY AND ITS LIMITS

- Rule 401 Test for Relevant Evidence
 - § 401-1 Relevant evidence defined
- Rule 402 General Admissibility of Relevant Evidence
 - § 402-1 General admissibility of relevant evidence
- Rule 403 Excluding Relevant Evidence for Prejudice, Confusion, Waste of Time, or Other Reasons
 - § 403-1 Excluding relevant evidence for prejudice, confusion, waste of time, or other reasons
- Rule 404 Character Evidence; Crimes or Other Acts
 - § 404-1 Character evidence generally
 - § 404-2 Character as an element of claim or defense

Pennsylvania Evidence

§	404-3	Character of the accused
§	404-4	Character of the alleged victim
§	404-5	Character of the deceased in homicide cases
§	404-6	Character of plaintiff in civil actions for assault and battery
	404-7	
	404-8 404-9	Other crimes, wrongs, and acts generally inadmissible Criminal cases—Other crimes, wrongs, or acts evidence offered against the accused
		—Other crimes, wrongs, or acts evidence offered by the accused
_		Other acts evidence in civil cases
		lethods of Proving Character
		Methods of proving character
		abit; Routine Practice
		Habit; routine practice
		ubsequent Remedial Measures
		Subsequent remedial measures
		Exceptions to the rule excluding evidence of subsequent remedial measures
		ompromise Offers and Negotiations
		Offers to compromise; compromise
		ffers to Pay Medical and Similar Expenses
		Payment and offers to pay medical expenses
		leas, Plea Discussions, and Related Statements
		Withdrawn guilty pleas; plea discussions; related statements
		iability Insurance
		Liability insurance
		ex Offense Cases: The Victim's Sexual Behavior or Predisposition [Not Adopted]
§	412-1	Character of the victim of sexual offense
REI	ATED	EVIDENCE LAW
§ 421	Sin	milar Happenings, Occurrences, and Conditions
§ 421	l-1 Ev D	idence of Condition at a Different Time; Evidence of bifferent Object
_	A	idence of Occurrence or Non-Occurrence of Similar ccidents
§ 421	L-3 Ev	idence of Other Contracts and Business Transactions

§ 421-4

§ 422

§ 423

 $\S 424$

 $\S 425$

Evidence of Value

Intoxication

Collateral Source Rule

Financial Condition of Parties

Real and Demonstrative Evidence

§ 425-1	Real Evidence
§ 425-2	Photographs; X-Rays; Audio and Video Recordings
§ 425-3	Computer Generated Demonstrative Evidence
§ 425-4	Diagrams; Charts; Maps; Models
§ 425-5	In-Court Demonstrations and Experiments
§ 425-6	Views
§ 426	Inference From Witness' Assertion of Privilege
$\S 427$	Failure to Call Witnesses or Offer Evidence
§ 427-1	Privilege
§ 427-2	Explanation
§ 427-3	Availability
§ 428	Joinder of Offenses or Causes of Action
§ 429	Joinder of Parties
§ 430	Parol Evidence Rule
§ 430-1	Admission Exception to the Parol Evidence Rule
§ 430-2	Fraud, Accident, Mistake, and Duress Exceptions to the Parol Evidence Rule
§ 430-3	Ambiguity Exception to the Parol Evidence Rule
§ 430-4	Condition Precedent Exception to the Parol Evidence Rule
§ 430-5	Illegality Exception to the Parol Evidence Rule
§ 430-6	True Consideration Exception to the Parol Evidence Rule
§ 430-7	Uniform Commercial Code and the Parol Evidence Rule
§ 431	Flight, Concealment, and Other Evidence of Consciousness of Guilt
$\S 432$	Corpus Delicti
§ 433	Settlements and Other Agreements With Hospitalized Persons
$\S 434$	Vehicle Passenger Restraint Systems
$\S~435$	Statement by Insured as Evidence
§ 436	Destroyed or Lost Evidence; Failure to Preserve Evidence; Spoliation
§ 437	Evidence Excluded for Failure to Comply With Discovery Rules—Introduction
§ 437-1	—Civil Cases
§ 437-2	—Civil Cases: Expert Witnesses
§ 437-3	—Criminal Cases
§ 437-4	—Notice of Alibi Defense, Notice of Insanity or Mental Infirmity Defense, and Expert Evidence of Mental Condition

ARTICLE V PRIVILEGES

PENNSYLVANIA RULES OF EVIDENCE AND COMMENTARY

Rule 501 General Rule § 501-1 Privileges not affected by rules

Pennsylvania Evidence

RELATED EVIDENCE LAW

§ 521	Attorney-Client Privilege
§ 521-1	Definitions
§ 521-2	Waiver
§ 521-3	Who May Claim the Privilege
§ 521-4	Overheard or Intercepted Communications
§ 521-5	Exceptions
§ 522	Work Product Privilege
§ 523	Physician-Patient Privilege
§ 523-1	Definitions
§ 523-2	Confidentiality
§ 523-3	Who May Claim the Privilege
§ 523-4	Waiver
§ 523-5	Exceptions
§ 523-6	The Constitutionally-Based Privacy Privilege
§ 523-7	Treating Physician Investigation Privilege
§ 524	Psychotherapist-Patient Privilege
§ 525	Sexual Assault Counselor
§ 526	Domestic Violence Counselor/Advocate
§ 527	Husband-Wife Communications Privilege
§ 527-1	Definitions
§ 527-2	Who May Claim the Privilege
§ 527-3	Waiver
§ 527-4	Overheard or Intercepted Communications
§ 527-5	Exceptions
§ 528	Privilege Against Adverse Spousal Testimony
§ 529	Divorce and Custody Counselor Privilege
§ 530	Child Protective Services
§ 531	Accountant-Client Privilege
§ 532	Clergy-Penitent Privilege
§ 533	Executive Privilege; Deliberative Process Privilege;
	Governmental Records
§ 534	Political Vote
§ 535	Identity of Informer
§ 535-1	Exceptions to the Identity of Informer Privilege
§ 536	News Gatherer's Privilege; First Amendment Privilege
§ 536-1	Source of Information
§ 536-2	Who May Claim the Privilege; Waiver
§ 536-3	First Amendment Privilege
§ 537	Trade Secrets
§ 538	Student Communications Privilege
§ 539	Drug and Alcohol Abuse Control Act
§ 540	Mental Health Procedures Act
§ 541	Juvenile Act
2 0.11	041011110 1100

TABLE OF CONTENTS

§ 542	Wiretapping and Electronic Surveillance Control Act
§ 543	Peer Review Protection Act
§ 544	Older Adults Protective Services
$\S 545$	Confidentiality of HIV-Related Information
§ 546	Surveillance Location Privilege
§ 547	Mediation Communications and Documents Privilege
§ 548	Depository Institution Compliance Review Committee Privilege
§ 549	Privilege Against Self-Incrimination
§ 550	Medical Care Availability and Reduction of Error (MCARE)
	Act
§ 551	Interpreter Privileges
$\S 552$	Emergency Medical Services Records
§ 553	Confidential Communications Related to Critical Incident Stress Management

ARTICLE VI WITNESSES

Rule	601 Competency
§	601-1 General rule of competency
§	601-2 Exceptions to the general rule of competency
§	601-3 Incompetency—Immaturity
§	601-4 —Insanity or mental disability
§	601-5 Husband-wife incompetency
§	601-6 Incompetency—Persons convicted of perjury
§	601-7 —The Dead Man's Rule
§	601-8 —Hypnotically refreshed testimony
Rule	602 Need for Personal Knowledge
_	602-1 Personal knowledge rule
	603 Oath or Affirmation to Testify Truthfully
	603-1 Oath or affirmation
	604 Interpreter
	604-1 Interpreters
	605 Judge's Competency as a Witness
_	605-1 Judge as witness
Rule	606 Juror's Competency as a Witness
_	606-1 Juror as witness
Rule	607 Who May Impeach a Witness, Evidence to Impeach a
0	Witness
	607-1 Impeachment and bolstering generally
	607-2 Impeachment of a party's own witness
§	607-3 Bias; interest; corrupt motive

- § 607-4 Insanity or mental disability
- § 607-5 Intoxication or drug use
- § 607-6 Defects of perception or memory
- § 607-7 Inconsistent conduct
- § 607-8 Accomplices
- § 607-9 Contradiction
- Rule 608 A Witness's Character for Truthfulness or Untruthfulness
 - § 608-1 Evidence of a witness's character for truthfulness
 - § 608-2 Reputation evidence of character for truthfulness or untruthfulness
 - § 608-3 Specific instances of conduct to prove character for truthfulness
- Rule 609 Impeachment by Evidence of a Criminal Conviction
 - § 609-1 Impeachment by evidence of criminal convictions generally
 - § 609-2 Impeachment by remote prior convictions (more than 10 years old)
 - § 609-3 Impeachment by juvenile adjudications
 - § 609-4 Cross-Examination of criminal defendant by prior convictions
- Rule 610 Religious Beliefs or Opinions
 - § 610-1 Religious beliefs or opinions
- Rule 611 Mode and Order of Examining Witnesses and Presenting Evidence
 - § 611-1 Order of presenting evidence; scope of examination; mode of interrogation
 - § 611-2 Order of presenting evidence
 - § 611-3 Scope of Cross-examination, Redirect, and Recross-examination
 - § 611-4 Mode of interrogation
- Rule 612 Writing or Other Item Used to Refresh a Witness's Memory
 - § 612-1 Refreshing memory
- Rule 613 Witness's Prior Inconsistent Statement to Impeach; Witness's Prior Consistent Statement to Rehabilitate
 - § 613-1 Prior statements of witnesses generally
 - § 613-2 Prior inconsistent statements generally
 - § 613-3 Examining a witness concerning a prior inconsistent statement
 - § 613-4 Extrinsic evidence of a witness's prior inconsistent statement
 - § 613-5 Witness's prior consistent statement offered to rehabilitate
 - § 613-6 Prior statements to prove prompt complaint in rape cases
 - § 613-7 Right to obtain witness's prior statements
- Rule 614 Court's Calling or Examining a Witness
 - § 614-1 Calling of witnesses by the court
 - § 614-2 Interrogation of witnesses by court

§ 614-3 Objection to calling or interrogation of witnesses by court Rule 615 Sequestering Witnesses § 615-1 Sequestering witnesses

RELATED EVIDENCE LAW

§ 621	Compulsory Process
§ 622	Confrontation
§ 622-1	Defendant's Right to Be Present at Trial
§ 622-2	Confrontation and Hearsay
§ 622-3	Confrontation and Cross-Examination
§ 622-4	Confrontation and Discovery
§ 623	Right to Testify

ARTICLE VII OPINIONS AND EXPERT TESTIMONY

PENNSYLVANIA RULES OF EVIDENCE AND COMMENTARY

- Rule 701 Opinion Testimony by Lay Witnesses
 - § 701-1 Opinion testimony by lay witnesses
- Rule 702 Testimony by Expert Witnesses
 - § 702-1 Testimony by experts
 - § 702-2 Scientific, technical or other specialized knowledge
 - § 702-3 Beyond the competence of a lay person
 - § 702-4 Help the trier of fact
 - § 702-5 Qualification of experts
 - § 702-6 Certainty of expert testimony
 - § 702-7 Weight of expert testimony
- Rule 703 Bases of an Expert's Opinion Testimony
 - § 703-1 Bases of opinion testimony by experts
- Rule 704 Opinion on an Ultimate Issue
 - § 704-1 Opinion on an ultimate issue
- Rule 705 Disclosing the Facts or Data Underlying an Expert's Opinion
 - § 705-1 Disclosure of facts or data underlying expert opinion
- Rule 706 Court-Appointed Expert Witnesses
 - § 706-1 Court appointed experts

RELATED EVIDENCE LAW

- § 721 When Expert Testimony is Necessary
- § 722 Polygraph or Lie Detector Tests
- § 723 Chemical Testing for Alcohol and Controlled Substances in Motor Vehicle Cases and Cases Involving Watercraft
- § 724 Speed Timing Devices
- § 725 Blood Tests to Determine Paternity

- § 726 Experimental Evidence
- § 727 Computer Generated Evidence

ARTICLE VIII HEARSAY

Rule 801 Definitions That Apply to This Article	
§ 801-1 Definitions	
§ 801-2 Nonhearsay—Statements offered as verbal acts	1
§ 801-3 —Statements offered to prove the state of mind of thearer	he
§ 801-4 —Statements offered to prove the state of mind of t	:he
declarant	
§ 801-5 —Statements offered as circumstantial evidence of	a fact
other than the matter asserted	
Rule 802 The Rule Against Hearsay	
§ 802-1 Hearsay rule	
Rule 803 Exceptions to the Rule Against Hearsay— Regardless of Whether the Declarant Is Av as a Witness	zailable
§ 803-1 Hearsay exceptions	
Rule 803(1) Present Sense Impression	
§ 803(1)-1 Present sense impression	
Rule 803(2) Excited Utterance	
§ 803(2)-1 Excited utterance	
Rule 803(3) Then-Existing Mental, Emotional, or Physica Condition	al
§ 803(3)-1 Then existing mental, emotional, or physical con	ndition
Rule 803(4) Statement Made for Medical Diagnosis or Tr	
§ 803(4)-1 Statement made for medical diagnosis or treatm	
Rule 803(5) Recorded Recollection [Not Adopted]	Tent
§ 803(5)-1 Recorded recollection	
Rule 803(6) Records of a Regularly Conducted Activity	
§ 803(6)-1 Records of a regularly conducted activity	
Rule 803(7) Absence of a Record of a Regularly Conducte	-d
Activity [Not Adopted]	a
§ 803(7)-1 Absence of a record of a regularly conducted act	civity
Rule 803(8) Public Records [Not Adopted]	·
§ 803(8)-1 Public records and reports	
Rule 803(9) Public Records of Vital Statistics [Not Adopte	ed]
§ 803(9)-1 Public records of vital statistics	
Rule 803(10) Absence of a Public Record [Not Adopted]	
§ 803(10)-1 Absence of a public record	
Rule 803(11) Records of Religious Organizations Concerning	ng
Personal or Family History	

§ 803(11)-1	Records of religious organizations concerning personal
	or family history
Rule 803(12)	Certificates of Marriage, Baptism, and Similar Ceremonies
§ 803(12)-1	Certificates of marriage, baptism, and similar
	ceremonies
Rule 803(13)	Family Records
§ 803(13)-1	Family records
Rule 803(14)	Records of Documents That Affect an Interest in Property
§ 803(14)-1	Records of documents that affect an interest in property
Rule 803(15)	Statements in Documents That Affect an Interest in Property
§ 803(15)-1	Statements in documents that affect an interest in
	property
Rule 803(16)	Statements in Ancient Documents
§ 803(16)-1	Statements in ancient documents
Rule 803(17)	Market Reports and Similar Commercial
	Publications
§ 803(17)-1	Market reports and similar commercial publications
Rule 803(18)	Statements in Learned Treatises, Periodicals, or Pamphlets [Not Adopted]
§ 803(18)-1	Learned treatises
Rule 803(19)	Reputation Concerning Personal or Family History
§ 803(19)-1	Reputation concerning personal or family history
Rule 803(20)	Reputation Concerning Boundaries or General History
§ 803(20)-1	Reputation concerning boundaries or general history
Rule 803(21)	Reputation Concerning Character
§ 803(21)-1	Reputation concerning character
Rule 803(22)	Judgment of a Previous Conviction [Not Adopted]
§ 803(22)-1	Judgment of a previous conviction
Rule 803(23)	Judgments Involving Personal, Family, or General History or a Boundary [Not Adopted]
§ 803(23)-1	Judgments involving personal, family, or general
	history or a boundary
Rule 803(24)	Other Exceptions [Not Adopted]
§ 803(24)-1	Other exceptions
Rule 803(25)	An Opposing Party's Statement
§ 803(25)-1	An opposing party's statement
§ 803(25)(A)	
§ 803(25)(B)	
§ 803(25)(C)	
§ 803(25)(D)	
	scope of agency

\$ 009(9F)(F) 1
§ 803(25)(E)-1 Statement by a coconspirator
Rule 803.1 Exceptions to the Rule Against Hearsay—Testimony
of Declarant Necessary
§ 803.1-1 Exceptions to the rule against hearsay—Testimony of
declarant necessary
Rule 803.1(1) Prior Inconsistent Statement of Declarant-Witness
§ 803.1(1)-1 Prior inconsistent statement of declarant-witness
Rule 803.1(2) Prior Statement of Identification
§ 803.1(2)-1 Prior statement of identification
Rule 803.1(3) Recorded Recollection
§ 803.1(3)-1 Recorded recollection of declarant-witness
Rule 804 Exceptions to the Rule Against Hearsay—When the Declarant is Unavailable as a Witness
§ 804(a)-1 Criteria for being unavailable
Rule 804(b)(1) Former Testimony
§ 804(b)(1)-1 Former testimony
Rule 804(b)(2) Statement Under Belief of Imminent Death
§ 804(b)(2)-1 Statement under belief of imminent death
Rule 804(b)(3) Statement Against Interest
§ 804(b)(3)-1 Statement against interest
Rule 804(b)(4) Statement of Personal or Family History
§ 804(b)(4)-1 Statement of personal or family history
Rule 804(b)(5) Other Exceptions [Not Adopted]
§ 804(b)(5)-1 Other exceptions
Rule 804(b)(6) Statement Offered Against a Party That Wrongfully Caused the Declarant's Unavailability
§ 804(b)(6)-1 Forfeiture by wrongdoing
Rule 805 Hearsay Within Hearsay
§ 805-1 Hearsay within hearsay
Rule 806 Attacking and Supporting the Declarant's
Credibility
§ 806-1 Attacking and supporting credibility of declarant
Rule 807 Residual Exception [Not Adopted]
§ 807-1 Residual exception
0 · · · · · · · · · · · · · · · · · · ·
RELATED EVIDENCE LAW
§ 821 Acknowledged Documents
§ 822 Certificates of Title
§ 823 Documents and Instruments Under the Uniform Commercial Code
§ 824 Child Victims and Witnesses
§ 825 Reports Under the Child Protective Services Law

Hearsay Exceptions in Support Cases

Hearsay Exceptions Applicable in Proceedings Before

§ 826

 $\S 827$

§ 828

Depositions

Magisterial District Judges, Philadelphia Municipal Court, and in Compulsory Arbitration

ARTICLE IX AUTHENTICATION AND IDENTIFICATION

PENNSYLVANIA RULES OF EVIDENCE AND COMMENTARY

- Rule 901 Authenticating or Identifying Evidence § 901-1 Requirement of authentication or identification
 - § 901-2 Real evidence
 - § 901-3 Demonstrative evidence—Photographs, video recordings, computer-generated animation, and audio recordings
 - § 901-4 —Diagrams, charts, maps, and models
 - § 901-5 Motor vehicles and other conveyances
 - § 901-6 Writings
 - § 901-7 Authentication of ancient documents or data compilations
 - § 901-8 Public records; business records; medical records
 - § 901-9 Telephone conversations
 - § 901-10 Electronic transactions and records
- Rule 902 Evidence That Is Self-Authenticating
 - § 902-1 Self-authentication
 - § 902-2 Public documents and records; official publications
 - § 902-3 Newspapers and periodicals
 - § 902-4 Trade inscriptions and the like
 - § 902-5 Acknowledged documents
 - § 902-6 Commercial paper and related documents
 - § 902-7 Records of a regularly conducted activity, domestic and foreign

Rule 903 Subscribing Witness's Testimony

ARTICLE X CONTENTS OF WRITINGS, RECORDINGS, AND PHOTOGRAPHS

- Rule 1001 Definitions That Apply to This Article
 - § 1001-1 Definitions
- Rule 1002 Requirement of the Original
 - § 1002-1 Requirement of original
- Rule 1003 Admissibility of Duplicates
 - § 1003-1 Admissibility of duplicates
- Rule 1004 Admissibility of Other Evidence of Content
 - § 1004-1 Admissibility of other evidence of contents
- Rule 1005 Copies of Public Records to Prove Content

PENNSYLVANIA EVIDENCE

§ 1005-1 Public records

Rule 1006 Summaries to Prove Content

§ 1006-1 Summaries

Rule 1007 Testimony or Statement of a Party to Prove Content

§ 1007-1 Testimony or written statement of a party

Rule 1008 Functions of the Court and Jury

§ 1008-1 Functions of court and jury

Table of Laws and Rules

Table of Cases

Index