## CHAPTER 1. MOTION IN LIMINE LAW

### I. OVERVIEW

### A. IN LIMINE LAW AND PROCEDURE

§ 1:1	Description and purposes of motion
§ 1:2	Authority for motion
§ 1:3	Use of newly created Illinois Rules of Evidence
§ 1:4	Typical use of motion
§ 1:5	—Limitations on use
§ 1:6	—Court's options re: motions in limine
§ 1:7	—Trial court must rule on a motion regarding a defendant's convictions as impeachment
§ 1:8	—Court's options re: motions in limine—Enter clear order and advise witnesses of rulings
§ 1:9	— — Violation of in limine order
§ 1:10	—Preservation of objections—Must object at trial—
	Civil cases
§ 1:11	————Preservation of objections—Distinguish
	criminal cases
§ 1:12	———How to preserve error
§ 1:13	— — — — Appellate review
§ 1:14	Timing of motion
§ 1:15	Scope of motion
§ 1:16	Procedural requirements—Oral motions
§ 1:17	—Local rules
§ 1:18	——Caution regarding local rules
§ 1:19	Important citation considerations

### B. DRAFTING SUGGESTIONS

- § 1:20 Overview
- § 1:21 —Be clear
- § 1:22 —Be succinct
- § 1:23 —Have a legal basis for exclusion
- § 1:24 —Include all possible grounds for exclusion

### II. SAMPLES

- § 1:25 Sample in limine brief
- § 1:26 Sample in limine order

### CHAPTER 2. PREJUDICIAL EVIDENCE

#### I. MOTION AUTHORITIES

A.	MOTION TO EXCLUDE PREJUDICIAL
	EVIDENCE, GENERALLY

- § 2:1 Suggested motion text
- § 2:2 Motion summary
- § 2:3 Supporting authorities—Exclusion of prejudicial evidence
- § 2:4 Opposing authorities

## B. MOTION TO EXCLUDE EVIDENCE THAT WILL WASTE TIME

- § 2:5 Suggested motion text
- § 2:6 Motion summary
- § 2:7 Supporting authorities—Exclusion of time-wasting evidence
- § 2:8 Opposing authorities

## C. MOTION TO EXCLUDE CONFUSING OR MISLEADING EVIDENCE

- § 2:9 Suggested motion text
- § 2:10 Motion summary
- § 2:11 Supporting authorities—Exclusion of confusing or misleading evidence
- § 2:12 Opposing authorities

## D. MOTION TO EXCLUDE EVIDENCE USED TO CREATE AN EMOTIONAL BIAS

- § 2:13 Suggested motion text
- § 2:14 Motion summary
- § 2:15 Supporting authorities—Exclusion of prejudicial evidence, generally
- § 2:16 —Exclusion of evidence intended to inflame jurors' emotions
- § 2:17 —Jurors' self interest as taxpayers and consumers
- § 2:18 —"Golden rule" argument
- § 2:19 Opposing authorities

# E. MOTION TO EXCLUDE OR LIMIT CUMULATIVE EVIDENCE

- § 2:20 Suggested motion text
- § 2:21 Motion summary

- § 2:22 Supporting authorities—Exclusion of time-wasting evidence
- § 2:23 —Exclusion of cumulative evidence
- § 2:24 ——Articles, letters and documents
- § 2:25 ——Credentials
- § 2:26 ——Number of witnesses
- § 2:27 ——Photographs
- § 2:28 ——Reports and records
- $\S~2:29$  Videotape evidence
- § 2:30 Opposing authorities—General authority
- § 2:31 —Number of witnesses
- § 2:32 —Videotape evidence
- § 2:33 —Witness credentials

#### II. SAMPLE MOTIONS

- § 2:34 Motion to exclude confusing evidence
- § 2:35 Motion to exclude cumulative evidence
- § 2:36 Motion to exclude prejudicial evidence
- § 2:37 Motion to exclude evidence of defendant's poverty
- § 2:38 Motion to exclude evidence that will confuse the jury
- § 2:39 Opposition to motion to exclude evidence that will confuse the jury
- § 2:40 Opposition to motion to exclude prejudicial evidence
- § 2:41 Opposition to motion to exclude expert witnesses' testimony

### CHAPTER 3. IRRELEVANT EVIDENCE

#### I. MOTION AUTHORITIES

# A. MOTION TO EXCLUDE IRRELEVANT EVIDENCE

- § 3:1 Suggested motion text
- § 3:2 Motion summary
- § 3:3 Supporting authorities—Exclusion of irrelevant evidence, generally
- § 3:4 — Matters not in dispute
- § 3:5 —No unlimited inquiry
- § 3:6 Other states' laws
- § 3:7 Outside pleadings
- § 3:8 ——Prejudicial
- § 3:9 ——Speculative evidence
- § 3:10 Opposing authorities

## B. MOTION TO EXCLUDE EVIDENCE OF MATTERS NOT IN CONTROVERSY

§ 3:11 Suggested motion text

§ 3:12	Motion summary
§ 3:13	Supporting authorities—Exclusion of irrelevant evidence, generally
§ 3:14	——Admitted or uncontroverted matters
§ 3:15	——Collateral issues
§ 3:16	— —Unpleaded issues
§ 3:17	Opposing authorities
§ 3:18	—Collateral issues
§ 3:19	—Estoppel: unpleaded and stipulated issues
§ 3:20	—Where relevant to other issues
§ 3:21	—Not a binding judicial admission
\$ 3:14 \$ 3:15 \$ 3:16 \$ 3:17 \$ 3:18 \$ 3:19 \$ 3:20	evidence, generally  — —Admitted or uncontroverted matters  — —Collateral issues  — —Unpleaded issues  Opposing authorities  —Collateral issues  —Estoppel: unpleaded and stipulated issues  —Where relevant to other issues

#### II. SAMPLE MOTIONS

§ 3:22 Motion to exclude irrelevant evidence
 § 3:23 Motion to exclude evidence of physical conditions not at issue
 § 3:24 Motion to exclude collateral and irrelevant evidence
 § 3:25 Motion to exclude evidence relating to unpleaded

# CHAPTER 4. WRITINGS & PHYSICAL EVIDENCE

### I. MOTION AUTHORITIES

# A. MOTION TO EXCLUDE EVIDENCE LACKING FOUNDATION

§ 4:1	Suggested motion text
$\S 4:2$	Motion summary
§ 4:3	Supporting authorities—Exclusion of prejudicial
	evidence, generally
§ 4:4	—Foundations, generally—Definitions
$\S~4:5$	— — Offer of proof
§ 4:6	— —Determination out of jury presence
§ 4:7	—Rule of completeness not applied
§ 4:8	-Foundations, generally-Inadmissibility of evidence
	lacking foundation
§ 4:9	—Examples of improper foundations—Photographs
§ 4:10	— — Tape recordings
§ 4:11	——Tests and experiments
§ 4:12	— Videotapes and motion pictures
§ 4:13	— — Witness testimony—Experts
§ 4:14	— — —Lay
§ 4:15	— —Writings
§ 4:16	— —Emails
§ 4:17	— — Medical records and reports
	_

xviii

TT.		$\alpha$	
TABLE	OF	CONTENTS	

TABLE OF	CONTENTS
\$ 4:18 \$ 4:19 \$ 4:20 \$ 4:21 \$ 4:22 \$ 4:23	<ul> <li>— Judicial notice not proper</li> <li>Opposing authorities—General</li> <li>—Rule of completeness</li> <li>—Judicial notice</li> <li>—Conditional admissibility</li> <li>—No offer of proof needed</li> </ul>
В.	MOTION TO EXCLUDE WRITINGS, GENERALLY
§ 4:24 § 4:25 § 4:26 § 4:27	Suggested motion text Motion summary Supporting authorities—"Writing" defined —Unauthenticated writings—General authentication requirement
§ 4:28 § 4:29 § 4:30	<ul> <li>— Exclusion of unauthenticated writings</li> <li>— Inadmissible secondary evidence</li> <li>— Inadmissible written hearsay</li> </ul>
§ 4:31 § 4:32	— Generally  — Examples of inadmissible written hearsay
§ 4:33 § 4:34	Opposing authorities—Authentication —Secondary evidence
§ 4:35 § 4:36 § 4:37	<ul> <li>—Hearsay</li> <li>—Impeachment</li> <li>—Not offered for proof of contents</li> </ul>
§ 4:38 § 4:39	— Non-hearsay evidence  — Non-assertive conduct
§ 4:40 § 4:41	— — Multiple hearsay — — Relevant
§ 4:42 C.	
	INFLAMMATORY PHOTOGRAPHS
§ 4:43 § 4:44 § 4:45	Suggested motion text Motion summary Supporting authorities—Exclusion of prejudicial
§ 4:46	evidence, generally  —Exclusion of irrelevant evidence, generally
§ 4:47	—Gruesome or inflammatory photographs
§ 4:48 § 4:49	<ul><li>—Purpose to inflame jurors' emotions</li><li>—Other grounds</li></ul>

# D. MOTION TO EXCLUDE PREJUDICIAL FILM OR VIDEOTAPES

§ 4:51 Suggested motion text

Opposing authorities

§ 4:50

§ 4:52	Motion summary
§ 4:53	Supporting authorities—Exclusion of prejudicial evidence, generally
§ 4:54	—Exclusion of videotape evidence
§ 4:55	—Other grounds
§ 4:56	Opposing authorities—Generally
§ 4:57	—Relevance
§ 4:58	—Cautionary admonition
E.	MOTION TO EXCLUDE PUBLISHED ARTICLES AND TEXTS
§ 4:59	Suggested motion text
§ 4:60	Motion summary
§ 4:61	Supporting authorities—Exclusion of prejudicial evidence, generally
§ 4:62	—Exclusion of published articles—Cumulative
§ 4:63	——Hearsay
§ 4:64	— — Prejudicial
§ 4:65	— — Other grounds
§ 4:66	Opposition authorities—Where relevant to issues
§ 4:67	—Nonhearsay
F.	MOTION TO EXCLUDE POLICE REPORTS AND OTHER TYPES OF ACCIDENT REPORTS
§ 4:68	Suggested motion text
§ 4:69	Motion summary
§ 4:70	Supporting authorities—Exclusion of prejudicial evidence, generally
§ 4:71	—Exclusion based upon vehicle code § 5/11-412
§ 4:72	—Inadmissible hearsay
§ 4:73	—Statements and opinions in reports
§ 4:74	—Other grounds
§ 4:75	Opposing authorities—Report used to refresh recollection
§ 4:76	—Diagrams made at scene
§ 4:77	—Business records exception to hearsay rule
§ 4:78	—Public records exception to hearsay rule
G.	MOTION TO EXCLUDE LETTERS AND EMAILS
§ 4:79	Suggested motion text
§ 4:80	Motion summary
§ 4:81	Supporting authorities—Exclusion of prejudicial evidence, generally
§ 4:82	Exclusion of letters and emails—Generally
_	——Hearsay
5 2.55	

### TABLE OF CONTENTS

34	— —Irrelevant
35	—Exclusion of letters—Lack of foundation
36	—Other grounds
37	Opposing authorities—Generally—Admissible hearsay or nonhearsay
38	——Relevant
	——Impeachment
	Exceptions to hearsay rule
	——Business records exception
	——Public records exception
93	—Inconsistent statement
Η.	MOTION TO EXCLUDE MAPS, MODELS & CHARTS
94	Suggested motion text
95	Motion summary
96	Supporting authorities—Exclusion of prejudicial evidence, generally
97	—Exclusion of maps, models or charts
98	—Other grounds
99	Opposing authorities—Demonstrative purposes
100	—Where accuracy not disputed
101	—Relevant to issues
102	—As a business record
I.	MOTION TO EXCLUDE IMPROPER MEDICAL RECORDS, REPORTS OR BILLS
103	Suggested motion text
	Motion summary
105	Supporting authorities—Exclusion of prejudicial matter, generally
106	—Improper foundation, generally
L07	— — Criminal vs. civil cases
108	—Medical opinions—Improper hearsay evidence
109	— — Opinions of others—Lack of personal knowledge
110	—Patient medical history
l11	—Billing records—Lack of foundation
112	——Failure to pay medical bill
113	—Other grounds
114	Opposition citations—Proper authentication
115	—Opinions of others—Opinion used in formation of
	diagnosis and treatment
116	——Business records exception
117	—Patient history—Observations of physician
118	——Pertinent to medical diagnosis
119	—Medical billing records—Reasonableness of charges
	35 36 37 38 39 90 91 92 93 H. 94 95 96 99 100 101 102 1. 103 104 105 106 107 108 109 101 101 101 101 101 101 101 101 101

# J. MOTION TO EXCLUDE SOCIAL MEDIA EVIDENCE

§ 4:120	Suggested motion text
§ 4:121	Motion summary
§ 4:122	Supporting authorities—Exclusion of prejudicial
	evidence, generally
§ 4:123	—Exclusion of social media evidence—Generally
§ 4:124	— —Hearsay
§ 4:125	——Lack of foundation or authentication
§ 4:126	—Other grounds

- § 4:127 Opposing authorities—Generally
- § 4:128 —Nonhearsay
- § 4:129 —Proper foundation or authentication

#### II. SAMPLE MOTIONS

§ 4:130	Motion to exclude gruesome photographs
§ 4:131	Motion to exclude demonstration
§ 4:132	Motion to exclude emailed letter
§ 4:133	Motion to exclude plaintiff's medical history
§ 4:134	Motion to exclude newspaper article
§ 4:135	Motion to exclude evidence of inflammatory and
	prejudicial photographs
§ 4:136	Motion to exclude demonstration of defendant's
	tattoos
§ 4:137	Motion to exclude social media evidence
§ 4:138	Motion to exclude map
§ 4:139	Motion to exclude unauthenticated video recording
	and photographs
§ 4:140	Motion to exclude accident report
§ 4:141	Motion to exclude text messages
§ 4:142	Opposition to motion to exclude social media evidence
§ 4:143	Opposition to motion to exclude prejudicial
-	photographs
§ 4:144	Opposition to motion to exclude text messages

# CHAPTER 5. TESTS & RELATED SCIENTIFIC EVIDENCE

### I. MOTION AUTHORITIES

- A. MOTION TO EXCLUDE TESTS, EXPERIMENTS AND RELATED TESTIMONY AND EVIDENCE
- § 5:1 Suggested motion text
- § 5:2 Motion summary
- § 5:3 Supporting authorities—Expert not qualified to testify on subject

IMBLE OF	CONTENTS
§ 5:4	—Not generally accepted
§ 5:5	——Donaldson decision
§ 5:6	—Test not made under substantially similar conditions
§ 5:7	—Not reliable
§ 5:8	—Scientific procedures not proper
§ 5:9	—Speculative or conjectural
§ 5:10	—Too time-consuming
§ 5:11	—Appellate review of trial judge's <i>Frye</i> decisions
§ 5:12	—Other grounds
§ 5:13	Opposing authorities—Court's discretion
§ 5:14	—Identical conditions requirement
§ 5:15	—General acceptance
§ 5:16	— —Level of acceptance in scientific community
§ 5:17	—Weight vs. admissibility
§ 5:18	——Improper testing and weight of testimony
§ 5:19	—Outside realm of <i>Frye</i> requirements
	· -
В.	MOTION TO EXCLUDE "JUNK SCIENCE" A

### AND RELATED EVIDENCE

§ 5:20	Suggested motion text
§ 5:21	Motion summary
§ 5:22	Supporting authorities—Exclusion of new scientific
	evidence—Generally
§ 5:23	—Hedonic damage evidence
§ 5:24	—"Truth-serum" evidence
§ 5:25	—Polygraph evidence
§ 5:26	— Refusal to take polygraph test
§ 5:27	—Psychological tests and syndromes—In general
§ 5:28	— —Rape trauma syndrome
§ 5:29	— — Child molestation syndrome
§ 5:30	— Electronic penile plethysmograph test
§ 5:31	—Hypnosis evidence—Civil cases
§ 5:32	—Voiceprint identification
§ 5:33	—Accident reconstruction evidence
§ 5:34	—Biomechanical evidence
§ 5:35	— —Low-speed impact cases
§ 5:36	—Statistical evidence—Exclusion of confusing
Ü	evidence, generally
§ 5:37	
§ 5:38	——Statistics in employment discrimination cases
§ 5:39	—Blood hound evidence
§ 5:40	Opposing authorities—In general
§ 5:41	
§ 5:42	— — Where <i>Frye</i> test not required
§ 5:43	
§ 5:44	— —Judicial notice
0	

§ 5:45	—Hedonic damages
§ 5:46	—Truth serum
§ 5:47	—Polygraph evidence—Stipulation or agreement of
	parties
§ 5:48	— —Where used for investigative purposes
§ 5:49	—Psychological tests and syndromes—Rape trauma
	syndrome
§ 5:50	— — Child molestation syndrome
§ 5:51	—Hypnosis evidence
§ 5:52	—Statistics evidence—General acceptance
§ 5:53	— Weight vs. admissibility relating to statistics issue
§ 5:54	——Compare: psychological profiling
§ 5:55	—Accident reconstruction and biomechanical evidence
-	

### II. SAMPLE MOTIONS

§ 5:56	Motion to exclude evidence of statistical analysis
§ 5:57	Motion to exclude evidence of polygraph examination
§ 5:58	Motion to exclude evidence of hypnotic interview
§ 5:59	Motion to exclude expert testimony
§ 5:60	Motion to exclude expert testimony (credibility of
	witness)
§ 5:61	Motion to exclude biomechanic evidence

## **CHAPTER 6. DISCOVERY MOTIONS**

### I. MOTION AUTHORITIES

### A. MOTION FOR EVIDENTIARY SANCTIONS

§ 6:1	Suggested motion text
§ 6:2	Motion summary
§ 6:3	Supporting authorities—General authority [Ill. S. Ct. R. 219]—Misuse of discovery process
§ 6:4	— — Evidence sanction
§ 6:5	——Issue sanction
§ 6:6	— —Terminating sanction
§ 6:7	— —When prior attempts to resolve discovery issues without court intervention unnecessary [Ill. S. Ct. R. 201(k)]
§ 6:8	—Compelling parties and controlled witnesses' attendance
§ 6:9	—Depositions—Depositions, generally
§ 6:10	——Compelling deposition answers
§ 6:11	<ul> <li>— Failure to comply with discovery order re deposition</li> </ul>
§ 6:12	<ul> <li>— Evidence exclusion arising from deposition misconduct</li> </ul>

§ 6:13	—Interrogatories [Ill. S. Ct. R. 213]—Interrogatories, generally
§ 6:14	—Interrogatories [Ill. S. Ct. R.213]—Compelling
_	interrogatory responses
§ 6:15	—Interrogatories [Ill. S. Ct. R. 213]—Failure to comply with discovery order re interrogatories
§ 6:16	— — Evidence exclusion arising from incomplete interrogatory responses
§ 6:17	—Production requests [Ill. S. Ct. R. 214]—Production requests, generally
§ 6:18	——Compelling production requests
§ 6:19	— Failure to comply with discovery order re
5 0.10	production request
§ 6:20	—Mental and physical examinations [Ill. S. Ct. R. 215]—Examinations, generally
§ 6:21	— —Moving to compel examination
§ 6:21	— Failure to comply with discovery order re
8 0.22	examination
§ 6:23	—Requests for admission [Ill. S. Ct. R. 216]—Requests for admission, generally
§ 6:24	——Effect of admission or failure to provide timely
	denial
§ 6:25	<ul> <li>Evidence preclusion arising from admitted facts and issues</li> </ul>
§ 6:26	——Restriction on amending admissions
§ 6:27	—Other grounds
§ 6:28	Opposing authorities—Generally
8 6:29	— Other remedies available
§ 6:30	—Compelling parties and controlled witnesses' attendance
8 6.91	
§ 6:31	—Depositions
§ 6:32	—Interrogatories
§ 6:33	—Requests for production
§ 6:34	—Requests for admission
§ 6:35	— — Waiver by party seeking admission
§ 6:36	— —Compare: binding admissions at deposition
В.	MOTION TO EXCLUDE EVIDENCE OF CLAIMS DENIED DURING DISCOVERY
§ 6:37	Suggested motion text
\$ 6:38	Motion summary
§ 6:39	Supporting authorities—Exclusion of prejudicial
5 0.00	evidence, generally
§ 6:40	— — Unfair surprise
_	-
§ 6:41	— — Where privilege raised during discovery
§ 6:42	—Other grounds
§ 6:43	Opposing authorities—Generally

### § 6:44 —Lack of surprise

# C. MOTIONS REGARDING EXPERT DISCLOSURES AND EXPERT DEPOSITIONS

§ 6:45	Suggested motion text
§ 6:46	Motion summary
§ 6:47	Supporting authorities—Improper expert witness
	disclosure
§ 6:48	— —Insufficient expert disclosure
§ 6:49	— — Undisclosed witness
§ 6:50	—Opinions not referenced at deposition
§ 6:51	Opposing authorities—Expert witness disclosures
§ 6:52	——Continuance to depose or retain expert
§ 6:53	——Compare: treating physicians
§ 6:54	—Undisclosed opinions of expert—Lack of surprise or
	partial compliance
§ 6:55	——No effort to follow up by deposing party

# D. MOTION TO EXCLUDE STATUTORILY PRIVILEGED INFORMATION

§ 6:56 ——Opportunity to re-depose experts

§ 6:57	Suggested motion text
§ 6:58	Motion summary
§ 6:59	Supporting authorities—Generally
§ 6:60	—740 ILCS 110/10 (therapist privilege)
§ 6:61	—735 ILCS 5/8-803 (clergy privilege)
§ 6:62	—735 ILCS 5/8-2101 (Medical Studies Act)
§ 6:63	—735 ILCS 5/8-801 (husband and wife privilege)
§ 6:64	—735 ILCS 5/8-802 (physician and patient privilege)
§ 6:65	—Ill. S. Ct. R. 201 (work product/attorney and client)
§ 6:66	—Informants privilege
§ 6:67	—Reporters privilege—735 ILCS 5/8-901
§ 6:68	—Surveillance location privilege (privilege established
	by case law)
§ 6:69	Opposing authorities—735 ILCS 5/8-802.3 (informant's privilege)
§ 6:70	—740 ILCS 110/10 (therapist privilege)
§ 6:71	—735 ILCS 5/8-803 (clergy privilege)
§ 6:72	—735 ILCS 5/8-801 (husband and wife privilege)
§ 6:73	—735 ILCS 5/8-802 (physician and patient privilege)
§ 6:74	—735 ILCS 5/8-2101 (Medical Studies Act)
§ 6:75	—Relevant to issues
§ 6:76	—Work product / attorney and client
§ 6:77	—Informant's privilege not applicable
§ 6:78	—Surveillance location privilege not applicable
	(Privilege established by case law)

#### II. SAMPLE MOTIONS

§ 6:79	Motion to exclude evidence of wage loss claim denied during discovery
§ 6:80	Motion to exclude evidence of medical bills for services obtained after [Date]
§ 6:81	Motion to exclude testimony of undisclosed witness
§ 6:82	Motion to exclude evidence produced beyond discovery deadline
§ 6:83	Motion to deem matters admitted
§ 6:84	Motion for sanction establishing facts
§ 6:85	Motion to exclude expert testimony relating to matters not disclosed during discovery
§ 6:86	Motion for evidentiary sanctions for failure to serve answers/objections to interrogatories
§ 6:87	Motion for order rendering default judgment as discovery sanction
§ 6:88	Opposition to defendants' motion to limit plaintiff's

#### CHAPTER 7. CHARACTER EVIDENCE

#### I. MOTION AUTHORITIES

expert's opinions

#### A. OVERVIEW OF CHARACTER EVIDENCE

- § 7:1 Admissible character evidence, generally
- § 7:2 Character evidence subject to exclusion
- § 7:3 Statutory limitations on use in criminal cases

# B. MOTION TO EXCLUDE CHARACTER EVIDENCE USED FOR IMPEACHMENT

§ 7:4 Suggested motion text § 7:5 Motion summary § 7:6 Supporting authorities—Exclusion of prejudicial evidence, generally § 7:7 -Exclusion of irrelevant evidence, generally —Exclusion of improper impeachment evidence, § 7:8 generally § 7:9 ——Alcohol consumption ——Arrest or misdemeanor convictions that do not § 7:10 involve truth or dishonesty § 7:11 — —Drug use ——Felony convictions improperly used for § 7:12 impeachment § 7:13 ——Fraudulent acts § 7:14 ——Good character of witness § 7:15 ——Religious beliefs

	7:16 7:17 7:18 7:19 7:20 7:21 7:22 7:23 7:24	<ul> <li>——Sexual preference or behavior</li> <li>—Other grounds</li> <li>Opposing authorities—Impeachment, generally</li> <li>—Witness veracity</li> <li>—Facts at issue/relevant</li> <li>—Alcohol consumption or narcotics (witness perceptions)</li> <li>—Felony convictions</li> <li>—Good reputation of witness</li> <li>—Religious beliefs</li> </ul>
	C.	MOTION TO EXCLUDE CHARACTER EVIDENCE USED TO PROVE CONDUCT
§	7:25	Suggested motion text
§	7:26	Motion summary
§	7:27	Supporting authorities—Exclusion of prejudicial evidence, generally
§	7:28	—Exclusion of irrelevant evidence, generally
§	7:29	—Exclusion of improper character evidence
	7:30	——Care or skill in negligence cases
§	7:31	——Crimes evidence, generally
_	7:32	—Other grounds
	7:33	Opposing authorities—Court's discretion
_	7:34	—Relevant to material issue
_	7:35	—Witness impeachment
_	7:36	—Trait at issue
Ş	7:37	—Admissible by statute
	D.	MOTION TO EXCLUDE EVIDENCE OF PRIOR FELONY CONVICTION
§	7:38	Suggested motion text
§	7:39	Motion summary
§	7:40	—"General rule" of admissibility of crimes evidence
§	7:41	Supporting authorities—Balancing prejudicial impact of felony evidence under Ill. Evid. Rule 609
§	7:42	—Statutory exceptions [Ill. Evid. Rule 609(b)–(d)]— Convictions that are too remote
Ŭ	7:43	<ul> <li>— Effect of pardon, annulment or certificate of rehabilitation</li> </ul>
_	7:44	— —Evidence of juvenile adjudications
	7:45	——Pendency of appeal
_	7:46	—Dissimilar behavior
§	7:47	—Improper impeachment evidence—Must reflect on credibility
§	7:48	— —Impeachment in civil cases
§	7:49	—Irrelevant character evidence

§ 7:50 —Other grounds
§ 7:51 Opposing authorities—General rule: admissibility of prior convictions
§ 7:52 —Additional statutory authorities
§ 7:53 —Pendency of appeal

#### II. SAMPLE MOTIONS

- § 7:54 Motion to exclude evidence of alcoholism of eyewitness
- § 7:55 Motion to exclude improper character evidence (marital infidelity)
- § 7:56 Motion to exclude evidence of religious beliefs
- § 7:57 Motion to exclude improper character evidence (juvenile adjudication)
- § 7:58 Motion to exclude improper character evidence (prescription drug abuse)
- § 7:59 Motion to exclude evidence of prior arrest of witness
- § 7:60 Motion to exclude evidence regarding witness's mental health
- § 7:61 Opposition to motion to exclude inflammatory evidence

#### CHAPTER 8. WITNESS EVIDENCE

#### I. MOTION AUTHORITIES

#### A. MOTION TO EXCLUDE IMPROPER OPINIONS

- § 8:1 Suggested motion text
- § 8:2 Motion summary
- § 8:3 Supporting authorities—Exclusion of improper opinion, generally
- § 8:4 Exclusion of improperly disclosed opinion
- § 8:5 — Unqualified expert
- § 8:6 —Hypothetical questions
- § 8:7 —Inadmissible hearsay
- § 8:8 ——Opinions of others
- § 8:9 ——Statements of others
- § 8:10 ——Treatises, documents & texts
- § 8:11 —Legal questions
- § 8:12 ——Compare: ultimate issues
- § 8:13 —Matters of common experience
- § 8:14 —Not reasonably relied upon by experts
- § 8:15 —Not perceived or personally known
- § 8:16 —Speculation or conjecture
- § 8:17 —Other grounds
- § 8:18 Opposing authorities—Generally
- § 8:19 —Hearsay
- § 8:20 —Hypothetical questions

8	8:21	—Legal questions vs. ultimate issues
		—Opinions of others
	8:23	—Not speculative, for jury to resolve
o		ap
	В.	MOTION TO EXCLUDE TESTIMONY OF
		UNQUALIFIED EXPERT
e	0.04	-
_	8:24	Suggested motion text
_	8:25	Motion summary
8	8:26	Supporting authorities—Exclusion of unqualified
8	8:27	experts —Other grounds
	8:28	Opposing authorities—Generally
3	0.20	Opposing authornies—denerally
	$\mathbf{C}$	MOTION TO EXCLUDE OPINION OF NON-
	0.	EXPERT
_	8:29	Suggested motion text
_	8:30	Motion summary
Š	8:31	Supporting authorities—Exclusion of non-expert
ç	0.20	opinion
		——Causation
	8:34	— Legal opinions
-		— Lay experiments
-	8:35	—Other grounds
-	8:36	Opposing authorities—Perceptions of witness
_	8:37	——Sanity and mental state
8	8:38	—Helpful to clear understanding
	D.	MOTION TO EXCLUDE TESTIMONY OF
		INCOMPETENT WITNESS
6	0.00	
	8:39	Suggested motion text
	8:40	Motion summary
	8:41	Supporting authorities—Generally
-	8:42	—Children
_	8:43	—Lack of personal knowledge of subject matter
		—Other grounds
-	8:45	Opposing authorities—General authority
	8:46	—Children
§	8:47	—Mental competence/insanity
	17	MODION DO EVOLUDE DECDIMONY OF
	E.	
		JUDGE, ARBITRATOR, MEDIATOR OR JUROR
§	8:48	Suggested motion text
	8:49	Motion summary
	8:50	Supporting authorities—Judge as witness
-		

§ 8 § 8 § 8	3:51 3:52 3:53 3:54 3:55	<ul> <li>—Arbitrator or mediator as witness</li> <li>—Juror as witness</li> <li>—Special witness doctrine</li> <li>—Attorney as witness</li> <li>Opposing authorities—General authority</li> </ul>
	F.	MOTION TO EXCLUDE WITNESS FROM COURTROOM PRIOR TO TESTIFYING
§ 8	8:56 8:57 8:58	Suggested motion text Motion summary Supporting authorities—Exclusion of non-party witnesses from courtroom
§ 8 § 8	3:59 3:60 3:61 3:62	Opposing authorities—Generally —Discretionary decision —Cannot exclude party, or related witnesses —Proper remedy for exclusion order violation
	G.	MOTION TO EXCLUDE COMMENT ON EXERCISE OF PRIVILEGE (NOT TO TESTIFY)
\$ 8 \$ 8 \$ 8 \$ 8	3:63 3:64 3:65 3:66 3:67 3:68 3:69	Suggested motion text Motion summary Supporting authorities—No-comment rule Opposing authorities —Allowable inferences —Consequences of silence in civil cases —Waiver
	Η.	MOTION TO EXCLUDE EVIDENCE OF NON-CALLED WITNESSES
§ 8	3:70 3:71 3:72	Suggested motion text Motion summary Supporting authorities—Exclusion of prejudicial evidence, generally
§ 8 § 8 § 8		<ul> <li>—Where witness was equally available to testify</li> <li>—Where comments would invite speculation</li> <li>—Where other adequate testimony</li> <li>—Other grounds</li> <li>Opposition citations—Generally</li> </ul>
8 c	I.	MOTION TO EXCLUDE HEARSAY STATEMENTS
§ 8	3:78 3:79 3:80	Suggested motion text Motion summary

§ 8:81	—Purpose of rule
§ 8:82	Opposing authorities—Generally
§ 8:83	—Non-hearsay evidence
§ 8:84	—Non-assertive conduct
§ 8:85	—Multiple hearsay
§ 8:86	—Hearsay used for impeachment
§ 8:87	—Hearsay exceptions
§ 8:88	——Purpose of hearsay exceptions
§ 8:89	— Examples of exceptions applicable to hearsay
	statements

### II. SAMPLE MOTIONS

§ 8:90	Motion to exclude testimony of unqualified medical
	expert witness; physician's assistant
§ 8:91	Motion to exclude testimony of unqualified medical expert witness; registered nurse
§ 8:92	Motion to exclude speculative expert opinion
§ 8:93	Motion to exclude reference to non-called witnesses
§ 8:94	Motion to exclude Evidence of computerized
9	valuations of plaintiff's business, with alternative motion for a <i>Frye</i> hearing regarding the validity of the methodology
§ 8:95	Motion to exclude testimony and opinions of medical doctor
§ 8:96	Motion to exclude lay witness testimony (causation)
§ 8:97	Motion to exclude witness from courtroom prior to testifying
§ 8:98	Motion to exclude testimony of witness for lack of personal knowledge of subject matter
§ 8:99	Motion to exclude testimony of mediator
§ 8:100	Motion to exclude mediation evidence
§ 8:101	Motion to exclude testimony of incompetent witness
§ 8:102	Opposition to motion to exclude lay witness evidence
§ 8:103	Opposition to motion to exclude expert witness
8 0.109	testimony (non-qualified)

### **CHAPTER 9. TRIAL PRESENTATION**

### I. MOTION AUTHORITIES

### A. MOTION TO PREVENT IMPROPER VOIR DIRE

- § 9:1 Suggested motion text § 9:2 Motion summary
- Supporting authorities—Improper voir dire § 9:3
- § 9:4
- —Preconditioning
  —Preconditioning regarding dollar amount of § 9:5 damages

xxxii

### TABLE OF CONTENTS

§ §	9:7 9:8	—Educating jury on the law —Other grounds Opposition citations—Generally —Specific dollar amount
	В.	MOTION TO EXCLUDE IMPROPER ARGUMENTS OR COMMENTS IN OPENING STATEMENT
Ş	9:10	Suggested motion text
§	9:11	Motion summary
§	9:12	Supporting authorities—Exclusion of prejudicial evidence, generally
§	9:13	—Exclusion of prejudicial matter in opening statement
§	9:14	—Other grounds
§	9:15	Opposing authorities
	C.	MOTION TO BAR PREMATURE REBUTTAL TO AFFIRMATIVE DEFENSES
§	9:16	Suggested motion text
§	9:17	Motion summary
§	9:18	Supporting authorities—Exclusion of prejudicial
		evidence, generally
§	9:19	—Order of proof
§	9:20	—Other grounds
§	9:21	Opposing authorities
	D.	MOTION RE REFERENCE TO LOST OR DESTROYED EVIDENCE
§	9:22	Suggested motion text
§	9:23	Motion summary
§	9:24	Supporting authorities—Exclusion of prejudicial evidence, generally
§	9:25	—Authority for evidence sanctions
§	9:26	——Accidental destruction of evidence
§	9:27	— —Intentional destruction or suppression of evidence
§	9:28	— —A note on spoliation of evidence
§	9:29	—Negative presumption
§	9:30	—Other grounds
§	9:31	Opposition citations—Generally
	E.	MOTION TO EXCLUDE ARBITRATION EVIDENCE AND FINDINGS
§	9:32	Suggested motion text
_	9:33	Motion summary
,		v

§ 9:34	Supporting authorities—Limitation on arbitration evidence	
§ 9:35	—Other grounds	
F.	MOTION TO EXCLUDE EVIDENCE OF DAMAGES OR LIABILITY IN BIFURCATED TRIAL	
§ 9:36 § 9:37 § 9:38 § 9:39	Suggested motion text Motion summary Supporting authorities—Statutory authority —Case authority	
§ 9:40 § 9:41 § 9:42	<ul> <li>Exclusion based upon admitted liability</li> <li>Exclusion based upon prior findings of fact</li> <li>Other grounds</li> </ul>	
§ 9:43	Opposing authorities—Liability issues relevant to damages	
§ 9:44 § 9:45	—Discretion —Stipulated facts	
G.	MOTION TO PRECLUDE "GOLDEN RULE ARGUMENT"	
§ 9:46 § 9:47	Suggested motion text Motion summary	
§ 9:48	Supporting authorities—Exclusion of prejudicial evidence, generally	
§ 9:49 § 9:50	<ul><li>Rejection of "golden rule" argument</li><li>Other grounds</li></ul>	
§ 9:51	Opposing authorities—Not a "golden rule" argument	
H. MOTION TO EXCLUDE IMPROPER TERMINOLOGY		
§ 9:52 § 9:53	Suggested motion text Motion summary	
§ 9:54	Supporting authorities—Confusing evidence, generally	
§ 9.54 § 9:55	—Terms containing legal conclusions	
§ 9:56	—Testimony on ultimate issues	
§ 9:57	—Misused terms	
§ 9:58	—Preconditioning jury	
§ 9:59	—Usurping jury function	
§ 9:60	—Inflammatory language	
§ 9:61	Opposing authorities—Acceptable terms, generally	
§ 9:62	—Legal questions vs. ultimate issues	
I.	MOTION TO EXCLUDE PREJUDICIAL CLOSING ARGUMENT	
§ 9:63	Suggested motion text	

xxxiv

§ 9:64 Motion summary § 9:65 Supporting authorities—Exclusion of prejudicial evidence, generally § 9:66 —Exclusion of prejudicial closing argument § 9:67 —Other grounds Opposing authorities § 9:68

#### II. SAMPLE MOTIONS

- \$ 9:69 Motion to exclude reference to lost or destroyed evidence
- § 9:70 Motion to exclude mediation evidence
- § 9:71 Motion to preclude golden rule argument
- § 9:72 Motion to exclude evidence of damages in bifurcated trial
- § 9:73 Motion to prevent improper voir dire
- § 9:74 Motion to exclude improper argument during opening statement
- § 9:75 Motion to bar premature rebuttal to affirmative defense
- § 9:76 Opposition to motion for missing evidence instruction

### CHAPTER 10. PERSONAL INJURY **MOTIONS**

#### **MOTION AUTHORITIES**

#### MOTION TO EXCLUDE EVIDENCE OF COLLATERAL SOURCE PAYMENTS

- § 10:1 Suggested motion text
- § 10:2 Motion summary
- § 10:3 Supporting authorities—Exclusion of prejudicial evidence, generally
- -Exclusion of irrelevant evidence, generally § 10:4
- § 10:5 -Exclusion of collateral source evidence, generally
- § 10:6 — Gratuitous payments
- § 10:7 — — Disability benefits
- —Wage payments § 10:8
- § 10:9 — Other payments
- § 10:10 —Other grounds
- § 10:11 Opposing authorities—Generally
- § 10:12 —Not "wholly independent" source
- § 10:13 —Relevant to issues in case
- § 10:14 ——Exception: paternity cases
- § 10:15 — Exception: legal malpractice cases
- Exception: free medical services § 10:16
- § 10:17 ——Exception: contract cases

§ 10:18	——Exception: medical malpractice cases
В.	MOTION TO EXCLUDE EVIDENCE OF INSURANCE
§ 10:19	Suggested motion text
§ 10:20	Motion summary
§ 10:21	Supporting authorities—Exclusion of prejudicial
\$ 10.99	evidence, generally
§ 10:22 § 10:23	<ul><li>Exclusion of irrelevant evidence, generally</li><li>Exclusion of liability insurance evidence</li></ul>
§ 10.23 § 10:24	— Evidence of defendant's lack of insurance
§ 10:25	—Irrelevant
§ 10:26	—Other grounds
§ 10:27	Opposing authorities—Impeachment
§ 10:28	—Where relevant to issues
§ 10:29	—Incidental reference to insurance
§ 10:30	—Non-prejudicial references to insurance
§ 10:31	—To prove element of case
§ 10:32	—First raised by adverse witness
§ 10:33	—Voir dire questions
C.	MOTION TO EXCLUDE SETTLEMENT EVIDENCE
§ 10:34	Suggested motion text
§ 10:35	Motion summary
§ 10:36	Supporting authorities—Exclusion of prejudicial evidence, generally
§ 10:37	—Exclusion of irrelevant evidence, generally
§ 10:38	—Exclusion of settlement evidence used to show liability
§ 10:39	——Prior settlements
§ 10:40	——Settlement negotiations
§ 10:41	——Settlement with co-defendants
§ 10:42	——Where offer made prior to litigation
§ 10:43	—Court's discretion
§ 10:44	—Other grounds
§ 10:45	Opposing authorities—Purpose other than to show liability—Admission against interest
§ 10:46	——Bias or prejudice
§ 10:47	——Contract issues
§ 10:48	——Impeachment
§ 10:49	——State of mind
§ 10:50	——Settlement as a set-off or bar to claim

# D. MOTION TO EXCLUDE EVIDENCE OF OTHER ACCIDENTS

§ 10:51 Suggested motion text

xxxvi

3 10:52	Motion summary
3 10:53	Supporting authorities—Exclusion of prejudicial evidence, generally
3 10:54	Exclusion of irrelevant evidence, generally
10:55	Exclusion of prior-accident evidence—Absence of prior accidents
10:56	——Prior accident evidence used to prove negligence
10:57	——Lack of similarity: dangerous condition/defective
, 10.0.	products
10:58	— —Irrelevant
10:59	— —Jury confusion
3 10:60	—Exclusion of subsequent accident evidence— General rule
§ 10:61	— —Dangerous condition cases
§ 10.61 § 10:62	—Other grounds
§ 10.62	Opposing authorities—Evidence of prior accidents—
3 10.00	Absence of prior accidents
3 10:64	——Court's discretion
10:65	——Similarity: dangerous condition/defective
	products
§ 10:66	——Notice
10:67	——Relevant to issues in case (e.g., similar injuries)
10:68	——Accidents as basis for expert opinion
10:69	——Other possible exceptions—Impeachment
§ 10:70	—Evidence of subsequent accidents—Court's discretion
§ 10:71	——Dangerous condition
§ 10:72	— —Impeachment
E.	MOTION TO EXCLUDE EVIDENCE OF SUBSEQUENT REPAIRS
3 10:73	Suggested motion text
§ 10:74	Motion summary
§ 10:75	Supporting authorities—Exclusion of prejudicial evidence, generally
3 10:76	—Exclusion of irrelevant evidence, generally
10:77	-Exclusion of subsequent repair evidence-
,	Inadmissible to show negligence
§ 10:78	—Other grounds
10:79	Opposing authorities—Impeachment
§ 10:80	—Relevant to issues
3 10:81	—Strict products liability
F.	MOTION TO EXCLUDE EVIDENCE OF STATUTE VIOLATION
3 10.82	Suggested motion text

§ 10:83	Motion summary
§ 10:84	Supporting authorities—Exclusion of prejudicial evidence, generally
§ 10:85	Exclusion of irrelevant evidence, generally
§ 10:86	—Not proximate cause
§ 10:87	— —Prior violations
§ 10:88	—Other grounds
§ 10:89	Opposing authorities—Impeachment
§ 10:90	—Proximate cause
§ 10:91 § 10:92	<ul> <li>— Negligence per se—Presumption of negligence</li> <li>— Movant's reply argument: gtekeeping provisions</li> </ul>
G.	MOTION TO EXCLUDE EVIDENCE OF DRIVER'S LICENSE SUSPENSION
§ 10:93	Suggested motion text
§ 10:94	Motion summary
§ 10:95	Supporting authorities—Exclusion of evidence of license suspension or revocation
§ 10:96	—Not evidence of negligence
§ 10:97	—Other grounds
§ 10:98	Opposing authorities—Relevant to issues—Negligen entrustment
Н.	MOTION TO EXCLUDE EVIDENCE OF FAILURE TO WEAR SEAT BELT
§ 10:99	Suggested motion text
§ 10:100	Motion summary
§ 10:101	Supporting authorities—Exclusion of prejudicial evidence, generally
§ 10:102	—Exclusion of irrelevant evidence, generally
§ 10:103	—Exclusion of seat-belt evidence, generally
§ 10:104	——Expert testimony required
§ 10:105	· · · · · · · · · · · · · · · · · · ·
§ 10:106	
§ 10:107	—Other grounds
§ 10:108	
§ 10:109	· ·
§ 10:110	—A note on mandatory seatbelt laws
I.	MOTION TO EXCLUDE EVIDENCE OF ALCOHOL CONSUMPTION
§ 10:111	Suggested motion text
§ 10:112	Motion summary
§ 10:113	Supporting authorities—Exclusion of prejudicial evidence, generally

### TABLE OF CONTENTS

§ 10:114	-Exclusion of irrelevant evidence, generally
§ 10:115	—Intoxication not relevant to issues in case
§ 10:116	—Exclusion in automobile cases—Consumption by
§ 10:117	driver where no impairment  — —Consumption by plaintiff-passenger
§ 10.117	—Past alcohol use
§ 10:119	—Other grounds
§ 10:113	Opposing authorities—Where relevant to issues—
§ 10.120	Driving under the influence of alcohol as proof of negligence
§ 10:121	— —Witness perceptions
J.	MOTION TO EXCLUDE EVIDENCE OF PRIOR D.U.I.
§ 10:122	Suggested motion text
§ 10:123	Motion summary
§ 10:124	Supporting authorities—Exclusion of prejudicial evidence, generally
§ 10:125	—Exclusion of irrelevant evidence, generally
§ 10:126	—Blood alcohol evidence—Generally
§ 10:127	——Lack of foundation
§ 10:128	—Exclusion of crimes evidence used for impeachment—Generally
§ 10:129	<ul> <li>— Exclusion of arrests and misdemeanor convictions</li> </ul>
§ 10:130	——Exclusion of felony convictions
§ 10:131	<ul> <li>— Where probative value is Substantially outweighed by risk of undue prejudice</li> </ul>
§ 10:132	—Exclusion of D.U.I. evidence where used to prove improper conduct—Generally
§ 10:133	—Other grounds
§ 10:134	Opposing authorities
§ 10:135	—Blood alcohol evidence—Generally
§ 10:136	— —Relevant
§ 10:137	— —Foundation
§ 10:138	—Impeachment, generally
§ 10:139	<ul> <li>— Use of felony convictions for impeachment expressly allowed</li> </ul>
§ 10:140	——D.U.I. as felony
K.	MOTION TO EXCLUDE EVIDENCE OF PARTY'S HEALTH OR INJURIES WHERE NOT AT ISSUE
§ 10:141	Suggested motion text
§ 10:142	Motion summary
§ 10:143	Supporting authorities—Exclusion of prejudicial evidence, generally

_	10:144 10:145	<ul> <li>Exclusion of irrelevant evidence, generally</li> <li>Exclusion of evidence of party's health or injuries where not at issue</li> </ul>
8	10:146	—Other grounds
_	10:147	Opposing authorities—Relevant to issues in case
	L.	MOTION TO EXCLUDE ACCIDENT RECONSTRUCTION AND BIOMECHANICAL EVIDENCE
Ş	10:148	Suggested motion text
_	10:149	Motion summary
_	10:150	Supporting authorities—Excluding accident reconstruction evidence
§	10:151	——Generally
§	10:152	— —Incomplete facts/speculation
§	10:153	——Reliance on observations of others (hearsay)
§	10:154	——Improper foundation or qualification
§	10:155	— — Vehicle speed determinations
-	10:156	—Excluding biomechanical evidence
_	10:157	— —Anthropomorphic dummies
_	10:158	——"Finite element analysis" tests
_	10:159	——"Pattern of injury" tests
-	10:160	—Low-speed impact automobile cases
_	10:161	——Excluding "Delta V" testimony
_	10:162	——Challenging "plopping into a chair" testimony
-	10:163	——"Human crash test dummy" testimony
-	10:164	——Photographs depicting "no damage" to vehicles
_	10:165	— — Other unreliable tests
_	10:166	Opposition—Tests and scientific testimony, generally
_	10:167	—Accident reconstruction evidence
_	10:168	——Proper basis for opinion
_	10:169	——Competent facts/foundation
	10:170	— Vehicle speed
_	10:171	——Skid mark analysis
_	10:172	——Point of impact
	10:173	—Biomechanical evidence—Cases where admitted
		—Admission of photographs depicting "no damage" to vehicles
§	10:175	—A note on opposing motions to exclude low-impact tests
	M.	MOTION TO EXCLUDE EVIDENCE OF PARTY'S FINANCIAL STATUS
§	10:176	Suggested motion text
		Motion summary

•	TIDLE OF	CONTENTS
§	10:178	Supporting authorities—Exclusion of prejudicial evidence, generally
ξ	10:179	
_	10:180	, e
	10:181	
_	10:182	
-	10:183	
-	10:184	S S S S S S S S S S S S S S S S S S S
-	10:185	Opposing authorities—Relevant to issues— Generally
§	10:186	——To support punitive damages claim
	N.	MOTION TO EXCLUDE TAX EVIDENCE
§	10:187	Suggested motion text
§	10:188	Motion summary
§	10:189	Supporting authorities—Exclusion of prejudicial evidence, generally
§	10:190	—Exclusion of irrelevant evidence, generally
§	10:191	
§	10:192	— —Tax returns or failure to file tax returns
§	10:193	—Improper appeal to jurors as taxpayers
§	10:194	—Other grounds
§	10:195	Opposing authorities—Relevant to issues
	Ο.	MOTION TO EXCLUDE LIABILITY EVIDENCE WHERE LIABILITY NOT AT ISSUE
Ş	10:196	Suggested motion text
-	10:197	
§	10:198	· · · · · · · · · · · · · · · · · · ·
§	10:199	
§	10:200	—Exclusion of admitted matters
§	10:201	—Other grounds
-	10:202	Opposing authorities
Ι	I. SA	AMPLE MOTIONS
§	10:203	Sample motion in limine to exclude collateral source payments under the federal medicare program
§	10:204	Sample memorandum of law supporting motion in limine to exclude collateral source payments under the federal medicare program
	10:205	Sample motion in limine to exclude collateral evidence
§	10:206	Sample memorandum of law and authorities in

### Illinois Motions in Limine

	support of motion in limine to exclude collateral evidence
§ 10:207	Motion to exclude evidence of marijuana use
§ 10:208	Motion to exclude evidence that motorcyclist did not
	have a valid operator's license
§ 10:209	Motion to exclude evidence of collateral source payments
§ 10:210	Motion to exclude evidence of defendant's liability
§ 10:211	Sample motion to bar testimony of a medical expert regarding subsequent medical treatment
§ 10:212	Sample motion to exclude expert testimony based on the <i>Frye</i> or general acceptance standard
§ 10:213	Motion to admit evidence of laboratory testing regarding firearm residue
§ 10:214	Motion to exclude surveillance video
§ 10:215	Motion to exclude evidence of subsequent remedial measures
§ 10:216	Motion to exclude evidence of statute violation
§ 10:217	Motion to exclude evidence of failure to file income tax returns
§ 10:218	Motion to exclude settlement evidence
§ 10:219	Motion to exclude liability insurance evidence
§ 10:220	Motion to exclude evidence of plaintiff's financial status
§ 10:221	Motion to exclude evidence of defendant's prior DUI
§ 10:222	Motion to exclude evidence of prior traffic citations
§ 10:223	Motion to exclude improper damage evidence (speculative evidence of lost profits)
§ 10:224	Motion to exclude evidence regarding prior accident
§ 10:225	Opposition to motion to exclude evidence of subsequent repairs
§ 10:226	Motion to exclude evidence regarding party's prior injuries
§ 10:227	Opposition to motion to exclude evidence of defendant's financial status

### **Table of Laws and Rules**

**Table of Cases** 

Index