

INTRODUCTION TO 2024-2025 EDITION

Mangrum and Benson on Utah Evidence, examines each article of the Utah Rules of Evidence. The current language and relevant legislative history for each article is presented, followed by checklists and an analytical overview of the Utah caselaw and United States Supreme Court cases interpreting each evidentiary rule. Any differences between the state and federal rules of evidence.

Filing Instructions

- The 2024-2025 Edition replaces the 2023-2024 Edition in its entirety.

Highlights

- Scope; Definitions (Utah R. Evid. 101)
- Timely Objection: Objecting to Conflict of Interest (State v. Oreilly, Utah R. Evid. 103)
- Presumption that an Easement Holder may make Technological Improvements (C-B-K Ranch LLC v. Glenna R. Thomas Trust, Utah R. Evid. 301)
- Bifurcation of Aggravating Factors and 404(b) (State v. Sorenson, Utah R. Evid. 404)
- Admissibility of Victim's Sexual Behavior or Predisposition (Utah R. Evid. 412)
- Physician and Mental Health Therapist-Patient (Utah R. Evid. 506)
- Excluding Witnesses (Utah R. Evid. 615)
- Applicability of Rules (Utah R. Evid. 1101)
- Reliable Hearsay in Criminal Preliminary Examinations (Utah R. Evid. 1102)

Thank you for subscribing to *Mangrum and Benson on Utah Evidence*. We hope you find this book an invaluable tool for your practice.

The Publisher