PAI	RT 1. RES JUDICATA, COLLATERAL ESTOPPEL, QUA ESTOPPEL, EQUITABLE ESTOPPEL, JUDICIAL ESTOPPE LAW OF THE CASE, AND	
	ROOKER-FELDMAN	1
CHA	PTER 1. INTRODUCTION	1
§ 1:1	Preclusive effect of res judicata, collateral estoppel, quasi-estoppel, equitable estoppel, judicial estoppel, law of the case and <i>Rooker-Feldman</i>	_
CHA	PTER 2. RES JUDICATA	3
§ 2:1	Overview	
§ 2:2	Finality	
§ 2:3	Fraud exception	
§ 2:4	Privity	
§ 2:5	Held applicable	
§ 2:6	Held not applicable	
§ 2:7	Plan confirmation—Chapter 11—In general—Held applicable	
§ 2:8	—Chapter 11—In general—Not applicable	
§ 2:9	—Chapter 11—Failure to disclose "cause of action"—Applicable	
§ 2:10	—Chapter 11—Failure to disclose "cause of action"— Not applicable	
§ 2:11	—Chapter 12	
§ 2:12	—Chapter 13—In general	
§ 2:13	—Chapter 13—In general—Held applicable	
§ 2:14	—Chapter 13—In general—Held not applicable	
§ 2:15	—Chapter 13—Plan modification—Returned auto	
§ 2:16	—Chapter 13—Plan modification—Changed circumstances	
§ 2:17	—Chapter 13—Attempt to discharge debt	
§ 2:18	—Chapter 13—Claim allowance	
§ 2:19	Stay relief under § 362	
§ 2:20	Dischargeability under § 523	
§ 2:21	Amount of debt may not be relitigated	

CHA	APTER 3. COLLATERAL	
EST	OPPEL	343
§ 3:1	Overview	
§ 3:2	Finality	
§ 3:3	Mutuality	
§ 3:4	Applicability in § 523 proceedings—In general	
§ 3:5	In general—Held applicable	
§ 3:6	—Held not applicable	
§ 3:7	Applicability in § 523(a)(5) proceedings	
§ 3:8	Applicability in § 523(a)(6) proceedings—Held applicable	
§ 3:9	Applicability in § 523(a)(6) proceedings—Held not applicable	
§ 3:10	In general—Held not applicable	
§ 3:11	In general—Held applicable	
§ 3:12	Applicability of federal or state law	
§ 3:13	The issue must have been actually litigated	
§ 3:14	Default judgments—In general	
§ 3:15	Default judgments—Held applicable	
§ 3:16	Default judgments—Held not applicable	
§ 3:17	Consent decrees	
§ 3:18	Guilty pleas	
CHA	PTER 4. QUASI-ESTOPPEL	713
§ 4:1	Overview	•10
~		
	PTER 5. EQUITABLE ESTOPPEL.	725
§ 5:1	Overview	
§ 5:2	Elements of equitable estoppel	
§ 5:3	Conduct that triggers equitable estoppel	
§ 5:4	Equitable estoppel asserted against the government	
§ 5:5	Held applicable	
§ 5:6	Held not applicable	
CHA	PTER 6. JUDICIAL ESTOPPEL	777
§ 6:1	Overview	
§ 6:2	Elements of judicial estoppel	
§ 6:3	Failure to disclose "cause of action"—Held applicable	
§ 6:4	Failure to disclose "cause of action"—Held not applicable	
§ 6:5	In general—Held applicable	
§ 6:6	Held not applicable	

CHA	APTER 7. LAW OF THE CASE	931
§ 7:1	Introduction	
§ 7:2	Application of the doctrine	
§ 7:3	Types of rulings subject to the doctrine	
	Application of the doctrine to bankruptcy cases	
CHA	APTER 8. ROOKER-FELDMAN	975
§ 8:1	Overview	
§ 8:2	Rooker-Feldman compared to claim (res judicata) and issue preclusion (collateral estoppel)	
-	Finality	
§ 8:4	Full and fair opportunity to litigate	
§ 8:5	Held applicable	
§ 8:6	Held not applicable	
PA	RT 2. PAROL EVIDENCE RULE	1081
	APTER 9. INTRODUCTION	1081
ADN § 10:1	APTER 10. EXCLUSION AND MISSION OF PAROL EVIDENCE Exclusion of parol evidence Admission of parol evidence	1089
Table	of Laws and Rules	
Table	of Cases	
Index	•	

ARTI	CLE I GENERAL PROVISIONS	1
Rule	101 Scope	
§	101:1 Scope of Rules	
Rule	102 Purpose and Construction	
§	102:1 Purpose and Construction	
Rule	103 Rulings on Evidence	
§	103:1 Rulings on Evidence—Overview	
§	103:2 Error in Admitting—Objection, Presentation and Waiver	
§	103:3 Error in Admitting—Time of Objecting; Motion to Strike; Curative Instructions	
§	103:4 Error in Admitting—Waiver of Right to Object; "Opening Door"	
§	103:5 Error in Admitting—Depositions	
§	103:6 Error in Admitting—Nonjury Trials	
	103:7 Error in Excluding—Offer of Proof	
	103:8 Hearing of Jury—Motions in Limine	
	103:9 Plain Error—Substantial Right	
	104 Preliminary Questions	
§	104:1 Preliminary Questions of Admissibility—Weight and Credibility	
	104:2 Relevancy Conditioned on Fact—Connecting up	
	104:3 Hearing in Presence of Jury	
	105 Limited Admissibility	
	105:1 Limited Admissibility	
	106 Remainder of or Related Writings or Recorded Statements	
§	106:1 Remainder of or Related Writings and Recorded Statements Employed at Time of Introduction	
§	106:2 Remainder of Oral Statements, Writing or Recorded Statement Employed on Next Examination	
ARTI	CLE II JUDICIAL NOTICE 4	2
Rule	201 Judicial Notice of Adjudicative Facts	
	201:1 Judicial Notice of Adjudicative Facts—Overview	
	201:2 Facts Subject to Judicial Notice	
§	201:3 When Judicial Notice May Be Taken	
§	201:4 Opportunity to Be Heard	
§	201:5 Judicial Notice of Bankruptcy Court's Own Records	
§	201:6 Discretion of Bankruptcy Judge to Take Judicial Notice of Bankruptcy File	f
§	201:7 Applicability of Res Judicata and Collateral Estoppel	
§	201:8 Correct Judicial Notice	

BANKRUPTCY EVIDENCE MANUAL

§	201:9	Incorrect Judicial Notice—Harmless Error
§	201:10	Judicial Notice Improperly Taken
§	201:11	Ascertaining the Appropriate Law
		I PRESUMPTIONS IN CIVIL ACTIONS AND
PRO	CEEDIN	IGS
Rule	301 P	resumptions in General in Civil Actions and Proceedings
_	301:1	In General
_	301:2	Inference—Adverse
	301:3	
	301:4	
	301:5	
	301:6	
	301:7	
	301:8	-
	301:9	· · · · · · · · · · · · · · · · · · ·
	301:10	
	301:11	-
	301:12	-
	301:13	Regularity of Official Acts
	301:14	Other Judicially Created Presumptions
	301:15	Congressional Intent
	301:16	Taxes
	301:17	
	301:18	
	301:19	_
	301:20	Things "Deemed" to Have Been Done
	301:21	In General
	301:22	Jurisdiction of the Court
§	301:23	Sovereign Immunity
§	301:24	Standing
§	301:25	Capacity to File Bankruptcy Petition
§	301:26	Bankruptcy Eligibility—Section 109
§	301:27	Involuntary Petition—Section 303
§	301:28	Core Proceeding—28 U.S.C.A. § 157
§	301:29	Withdrawal of Reference—28 U.S.C.A. § 157(d)
§	301:30	Appeals—28 U.S.C.A. § 158
§	301:31	Disqualification of Judge—28 U.S.C.A. § 455
§		Abstention—28 U.S.C.A. § 1334
§	301:33	Change of Venue—28 U.S.C.A. § 1412
_	301:34	Bankruptcy Fees-Waiver—28 U.S.C.A. § 1930(f)
	301:35	Bankruptcy Rules—28 U.S.C.A. § 2075
_	301:36	Substantive Consolidation
	301:37	Rule 2004
9		

```
§ 301:38
          Contempt
§ 301:39
          Sanctions Under Rule 9011
§ 301:40
          Employment of Professional Persons—Section 327
§ 301:41
          Limitation on Compensation of Professional Persons—
            Section 328
          Debtor's Transactions With Attorneys
§ 301:42
§
 301:43
          Compensation of Officers—Section 330
          Attorney's Fees-26 U.S.C.A. § 7430
§
 301:44
§
 301:45
          Closing and Reopening Cases—Section 350
§ 301:46
          Automatic Stay—Section 362
          Injunctive Relief
§
 301:47
§
 301:48
          Use, Sale, or Lease of Property—Section 363
          Obtaining Credit—Section 364
§ 301:49
 301:50
          Executory Contracts and Unexpired Leases—Section 365
§
 301:51
          Utility Service—Section 366
 301:52
          Claims Overview—Generally
Ş
§
 301:53
          —Nontax Claims
 301:54
          —Tax Claims
§
 301:55
          Administrative Expenses—Section 503
8
 301:56
          Secured Claims—Section 506
§ 301:57
          Marshalling of Assets
§
 301:58
          Equitable Subordination—Section 510
§
 301:59
          Lien Avoidance—Section 522(f)
§
 301:60
          —Section 522(g)
          Exemptions—Rule 4003
§ 301:61
§
 301:62
          Exceptions to Discharge—Section 523—Generally
§
 301:63
          —Section 523(a)(1)—Tax or custom duty
§ 301:64
          -Section 523(a)(2)-Fraud
§ 301:65
          —Section 523(a)(3)—Unscheduled debts
§ 301:66
          —Section 523(a)(4)—Defalcation, Embezzlement,
            Larceny
          —Section 523(a)(5)—Alimony and child support
 301:67
§ 301:68
          —Section 523(a)(8)—Student loans
 301:69
          —Section 523(d)—Wrongful challenge of consumer debts
§
 301:70
          Dischargeability of Student Loans, Scholarships-42
            U.S.C.A. §§ 294f(g), 254o(d)(3)
§ 301:71
          Objections to Discharge—Section 727
§ 301:72
          Objection to Discharge—Chapter 12
§ 301:73
          Turnover of Property—Sections 542 and 543
§
 301:74
          Constructive Trusts
§ 301:75
          Title to Goods
 301:76
          Filing Financial Statements/Proper Location
§
 301:77
          Trustee as Lien Creditor—Section 544
§ 301:78
          Preferences—Section 547
§ 301:79
          Recoupment
```

§	301:80	Fraudulent Transfers—Section 548
§	301:81	Postpetition Transfers—Section 549
	301:82	Liability of Transferee—Section 550
	301:83	Postpetition Effect of Security Interests—Section 552
	301:84	Setoff—Section 553
		Abandonment of Property—Section 554
		Plan Confirmation—Generally
		—Chapter 9
	301:88	—Chapter 11
	301:89	—Chapter 12
	301:90	—Chapter 13
		Creditors' Committee—Exclusion
		Good Faith/Bad Faith—Chapter 7
		—Chapter 11
		—Chapter 12
		—Chapter 13
8	301:96	Dismissal—Section 707
		Appointment of Chapter 11 Trustee—Section 1104
		Rejection of Collective Bargaining Agreement—Section
		1113
§	301:99	Conversion/Dismissal—Section 1112(b)
§	301:100	Who May File a Plan—Section 1121
§	301:101	Revocation of an Order of Confirmation—Section 1144
§	301:102	Chapter 13 Discharge—Section 1328
§	301:103	Motion to Dismiss—Rule 12(b)(6)
§	301:104	Failure to Timely Serve Complaint—Rule 7004
§	301:105	Class Certification—Rule 23
§	301:106	Right to Intervene in Adversary Proceeding—Rule 24
§	301:107	Admissions—Rule 36(a)
§	301:108	Subpoena—Rule 45
§	301:109	Judgment upon Multiple Claims or Involving Multiple
		Parties—Rule 54(b)
		Summary Judgment—Rule 56
		Relief From Judgment or Order—Rule 60(b)
		Foreign Law
_		Arbitration
		Authority to Settle
		Compromise
		Piercing the Corporate Veil
		Discovery Disputes
		Excusable Neglect—Rule 9006(b)(1)
		plicability of State Law in Civil Actions and Proceedings
§	302:1 A	pplicability of State Law
A D TI		RELEVANCY AND ITS LIMITS
TILLI		1420E 7A11O I AND 113 DIMILIS

	401 Definition of "Relevant Evidence"
§	401:1 Relevant Evidence-Materiality and "Fact of Consequence"
§	401:2 Demonstrative and Real Evidence—Definition
§	401:3 Demonstrative and Real Evidence—Relevancy
	401:4 Real Evidence—Tangible Objects
	401:5 Demonstrative Evidence—Maps, Models, Drawings, Chart
_	and Tangible Items
§	401:6 Demonstrative Evidence—Photographs, Motion Pictures
Rule	402 Relevant Evidence Generally Admissible; Irrelevant
	Evidence Inadmissible
§	402:1 Relevant Evidence Admissible; Irrelevant Evidence
	Inadmissible
Rule	403 Exclusion of Relevant Evidence on Grounds of Prejudice,
	Confusion, or Waste of Time
§	403:1 Factors Influencing Exclusion of Relevant Evidence
Rule	404 Character Evidence Not Admissible to Prove Conduct;
	Exceptions; Other Crimes
§	404:1 Character Evidence—Overview
§	404:2 Circumstantial Use of Character Evidence in Bankruptcy
	Proceedings
	405 Methods of Proving Character
§	405:1 Method of Proof of Character
Rule	406 Habit; Routine Practice
§	406:1 Habit and Routine Practice—Overview
§	406:2 Habit of Individual
§	406:3 Routine Practice of Organization
§	406:4 Method of Proof of Habit or Routine Practice
Rule	407 Subsequent Remedial Measures
§	407:1 Subsequent Remedial Measures
Rule	408 Compromise and Offers to Compromise
	408:1 Compromise and Offers to Compromise
	409 Payment of Medical and Similar Expenses
	409:1 Payment of Medical and Similar Expenses
	410 Inadmissibility of Pleas, Plea Discussions and Related
	Statements
§	410:1 Inadmissibility of Pleas, Plea Discussions, and Related
	Statements
	411 Liability Insurance
§	411:1 Liability Insurance
	412 Rape Cases; Relevance of Victim's Past Behavior
Rule	413 Evidence of Similar Crimes in Sexual Assault Cases
Rule	414 Evidence of Similar Crimes in Child Molestation Cases
	415 Evidence of Similar Acts in Civil Cases Concerning Sexual
	Assault or Child Molestation
A TOPT	CLE V DDDVI ECEC

- Rule 501 General Rule
 - § 501:1 General Rule of Privilege
 - § 501:2 Proposed Rules of Evidence 501–513 [Not Enacted.]
 - § 501:3 Rule 501. Privileges Recognized Only as Provided [Not Enacted.]
 - § 501:4 Rule 502. Required Reports Privileged By Statute [Not Enacted.]
 - § 501:5 Rule 503. Lawyer-Client Privilege [Not Enacted.]
 - § 501:6 Rule 504. Psychotherapist-Patient Privilege [Not Enacted.]
 - § 501:7 Rule 505. Husband-Wife Privilege [Not Enacted.]
 - § 501:8 Rule 506. Communications to Clergymen [Not Enacted.]
 - § 501:9 Rule 507. Political Vote [Not Enacted.]
 - § 501:10 Rule 508. Trade Secrets [Not Enacted.]
 - § 501:11 Rule 509. Secrets of State and Other Official Information [Not Enacted.]
 - § 501:12 Rule 510. Identity of Informer [Not Enacted.]
 - § 501:13 Rule 511. Waiver of Privilege by Voluntary Disclosure [Not Enacted.]
 - § 501:14 Rule 512. Privileged Matter Disclosed Under Compulsion or Without Opportunity to Claim Privilege [Not Enacted.]
 - § 501:15 Rule 513. Comment Upon or Inference From Claim of Privilege; Instruction [Not Enacted.]
 - § 501:16 Rule 2004 Exam Governed by Federal Common Law
 - § 501:17 Accountant-Client Privilege
 - § 501:18 Attorney-Client Privilege—Overview
 - § 501:19 Attorney-Client Privilege—Trustee's Power to Waive Privilege of Corporate Debtor
 - § 501:20 Attorney-Client Privilege—Trustee's Power to Waive Privilege of Individual Debtor
 - § 501:21 Attorney-Client Privilege—Examiner's Power to Waive Privilege
 - § 501:22 Attorney-Client Privilege—Waiver by Client or Attorney
 - § 501:23 Attorney-Client Privilege—Post Petition Communications of Debtor
 - § 501:24 Attorney-Client Privilege—Crime/Fraud Exception
 - § 501:25 Attorney-Client Privilege—Ethical Rules of Confidentiality
 - § 501:26 Work Product
 - § 501:27 Fifth Amendment Privilege Against Self-Incrimination— Debtor's Refusal to Turn Over Information to Trustee
 - § 501:28 Fifth Amendment Privilege Against Self-Incrimination— Order Compelling Production Is Not Final and Not Appealable

TABLE OF CONTENTS

§	501:29	Fifth Amendment Privilege Against Self-Incrimination— Applies Only to Individuals
§	501:30	Fifth Amendment Privilege Against Self-Incrimination—
e	F01 01	Contents of Recorded Information
§	501:31	Fifth Amendment Privilege Against Self-Incrimination— Act of Producing Information May Be Privileged
§	501:32	Fifth Amendment Privilege Against Self-Incrimination— How Does Debtor Assert Privilege?
§	501:33	Fifth Amendment privilege against self-incrimination—11 U.S.C.A. § 521(4)
§	501:34	Possible consequences of failure to comply with a turnover order
§	501:35	Fifth Amendment privilege against self incrimination— Stay or continuation of proceedings
§	501:36	Comment upon or inference from claim of Fifth Amendment privilege
8	501:37	Fifth Amendment privilege—Waiver
		Required records exception to Fifth Amendment
		Husband-wife privilege
		Official information privilege
		Right to Financial Privacy Act, 12 U.S.C.A. §§ 3401–22
		Bankruptcy crimes investigation privilege, 18 U.S.C.A. § 3057
§	501:43	Journalist's privilege
		Veterinarian-client privilege
		Deliberative process privilege
§	501:46	Bank depositor privilege
		ttorney-Client Privilege and Work Product; Limitations on Waiver
§	502:1	Advisory Committee Notes
		Historical Notes
·		
		I WITNESSES 851
Rule	601 G	eneral Rule of Competency
§	601:1	Competency—Overview
§	601:2 I	Mental Capacity
		ack of Personal Knowledge
§	602:1 I	Requirement of Personal Knowledge
§	602:2 I	Degree of Personal Knowledge and Accuracy Required
Rule	603 O	eath or Affirmation
§	603:1	Oath or Affirmation
Rule	604 Ir	nterpreters
§	604:1	Interpreters
Rule	605 C	ompetency of Judge As Witness
		Competency of Judge as Witness

- Rule 606 Competency of Juror As Witness
 - § 606:1 Competency of Juror as Witness at Trial
 - § 606:2 Competency of Juror to Attack Validity of Verdict
 - § 606:3 Competency and Propriety of Lawyer for a Party as Witness
- Rule 607 Who May Impeach
 - § 607:1 Impeachment: Components of Credibility
- Rule 608 Evidence of Character and Conduct of Witness
 - § 608:1 Character of Witness—Overview
 - § 608:2 Opinion or Reputation Testimony Relating to Truthfulness; When Permitted
 - § 608:3 Opinion or Reputation Testimony Relating to Truthfulness; Bases and Content
 - § 608:4 Cross-Examination as to Specific Acts of Conduct of Witness; Extrinsic Evidence
 - § 608:5 Cross-Examination of Character Witness as to Specific Acts of Conduct of Principal Witness; Extrinsic Evidence
- Rule 609 Impeachment by Evidence of Conviction of Crime
 - § 609:1 Impeachment by Evidence of Conviction of a Crime
 - § 609:2 Crimes of Dishonesty or False Statement
 - § 609:3 Conviction as to Which More Than Ten Years Has Elapsed
 - § 609:4 Method of Establishing Convictions
 - § 609:5 Effect of a Pardon, Annulment, or Certificate of Rehabilitation
 - § 609:6 Juvenile Adjudications
 - § 609:7 Pendency of Appeal
- Rule 610 Religious Beliefs or Opinions
 - § 610:1 Religious Beliefs or Opinions
- Rule 611 Mode and Order of Interrogation and Presentation
 - § 611:1 Mode and Order of Interrogation and Presentation— Overview
 - § 611:2 Order of Presentation
 - § 611:3 Control by Court of Order of Presentation
 - § 611:4 Form of Testimony on Direct; Leading Questions
 - § 611:5 Lack of Foundation: "Voir Dire" as to Admissibility of Evidence
 - § 611:6 Cross-Examination—Overview
 - § 611:7 Scope of Cross-Examination
 - § 611:8 Redirect and Recross Examination
- Rule 612 Writing Used to Refresh Memory
 - § 612:1 Writing Used to Refresh Memory—Overview
 - § 612:2 Type of Writing Which May Be Used
 - § 612:3 Production of Writing Used to Refresh at Hearing
 - § 612:4 Production of Writing Used to Refresh Prior to Hearing
 - § 612:5 Sanctions for Failure to Produce Writing

§	612:6 Introduction of Writing Into Evidence
Rule	613 Prior Statements of Witnesses
§	613:1 Prior Statements of Witnesses—Overview
§	613:2 Prior Statements of Witnesses—Requirement of Inconsistency
§	613:3 Prior Statements of Witnesses—Foundation Requirement; Good Faith Basis; Extrinsic Proof
Rule	614 Calling and Interrogation of Witnesses by Court
§	614:1 Calling of Witnesses by the Court
§	614:2 Interrogation by the Court
	614:3 Objection to Calling or Interrogation of Witness
Rule	615 Exclusion of Witnesses
·	615:1 Exclusion of Witnesses
	615:2 When Does Rule 615 Apply?
	615:3 When Must the Motion to Exclude Be Made?
§	615:4 Motion to Exclude Should Include Request for
	Sequestration
_	615:5 Sanctions When Witness Violates Exclusion Order
	615:6 Remedy for Court's Improper Refusal to Issue Exclusion Order
§	615:7 Exceptions to Rule 615
ART	ICLE VII OPINIONS AND EXPERT TESTIMONY 927
Rule	701 Opinion Testimony by Lay Witnesses
§	701:1 Opinion Testimony of Lay Witnesses
§	701:2 Owner's Testimony as to Value of Property
Rule	702 Testimony by Experts
§	702:1 Testimony by Experts—Overview
§	702:2 Qualifications of Experts
§	702:3 Subjects of Expert Testimony
Rule	703 Bases of Opinion Testimony by Experts
	703:1 Bases of Expert Opinion Testimony
	704 Opinion on Ultimate Issue
	704:1 Opinion on Ultimate Issue
	705 Disclosure of Facts or Data Underlying Expert Opinion
	705:1 Disclosure of Facts or Data Underlying Expert Opinion
	705:2 Discretionary Use of Hypothetical Questions
_	705:3 Cross-Examining Experts
	706 Court Appointed Experts
	706:1 Court Appointed Experts—Policy Considerations
	706:2 Court Appointed Experts—Procedure
§	706:3 Appointment of Examiner as Expert Witness
ART	ICLE VIII HEARSAY 1035

Rule 801 Definitions That Apply to This Article; Exclusions From Hearsay Definition of Hearsay § 801:1 Nonverbal Conduct Intended as an Assertion § 801:2 § 801:3 Nonverbal Conduct Not Intended as an Assertion § 801:4 Oral or Written Conduct Not Intended as an Assertion § 801:5 Statements Offered Other Than to Prove Truth of Matter Asserted Statements Not Made in Presence of Opposite Party § 801:6 § 801:7 Hearsay Admitted Without Objection § 801:8 Interpreting the Definition of Hearsay § 801:9 Prior Inconsistent Statements § 801:10 Prior Consistent Statements § 801:11 Prior Identification of a Person After Perceiving Him § 801:12 Admissions—Overview § 801:13 Admissions—Statements of Party Made in Individual Capacity § 801:14 Admissions—Plea of Guilty § 801:15 Admissions—Statements of Party Made in Representative Capacity § 801:16 Admissions—Persons in Privity or Jointly Interested § 801:17 Admissions—Adoption by Words or Conduct § 801:18 Admissions—Adoption by Silence § 801:19 Admissions—Statements by Persons Authorized to Speak § 801:20 Admissions—Statements by Agent or Servant Concerning Matter Within Scope of Agency or Employment; Attorneys § 801:21 Admissions—Statements by Coconspirator § 801:22 Judicial and Evidentiary Admissions—Superseded and Alternative Pleadings; Testimony of a Party § 801:23 Deemed Admissions—Rule 36 Rule 802 Hearsay Rule § 802:1 Hearsay Is Not Admissible Rule 803 Exceptions to the Rule Against Hearsay—Regardless of Whether the Declarant Is Available as a Witness § 803:1 Hearsay Exceptions, Availability of Declarant Immaterial § 803:2 Present Sense Impression—Rule 803(1) § 803:3 Excited Utterance; Abandonment of "Res Gestae"—Rule 803(2)Then Existing Mental, Emotional or Physical Condition— § 803:4 Rule 803(3) Statements for Purpose of Medical Diagnosis or § 803:5 Treatment—Rule 803(4)

Recorded Recollection—Rule 803(5)

Recorded Recollection—Memorandum Must Concern Matter About Which Witness Once Had Knowledge

§ 803:6 § 803:7

- § 803:8 Recorded Recollection—Present Inability of Witness to Testify Fully and Accurately
- § 803:9 Recorded Recollection—Memorandum Was Made When Witness' Memory Was Fresh
- § 803:10 Recorded Recollection—Memorandum Must Accurately Reflect Witness' Knowledge
- § 803:11 Recorded Recollection—Introduction of Memorandum Into Evidence
- § 803:12 Business Records Exception to Hearsay Rule—Rule 803(6)
- § 803:13 Business Records Exception—Regular Practice of Business to Make Record
- § 803:14 Business Records Exception—Record Kept in Regular Course of Business
- § 803:15 Business Records Exception—Record Made by Person With Knowledge
- § 803:16 Business Records Exception—Record Made at or Near Time of Event Recorded
- § 803:17 Business Records Exception—Records May Qualify Under Other Rules
- § 803:18 Business Records Exception—Computer Business Records
- § 803:19 Opinions in Business Records
- § 803:20 Absence of Entry in Business Records—Rule 803(7)
- § 803:21 Public Records and Reports—Rule 803(8)
- § 803:22 Records of Vital Statistics—Rule 803(9)
- § 803:23 Absence of Public Record or Entry—Rule 803(10)
- § 803:24 Records of Religious Organizations—Rule 803(11)
- § 803:25 Marriage, Baptismal and Similar Certificates—Rule 803(12)
- § 803:26 Family Records—Rule 803(13)
- § 803:27 Records of Documents Affecting an Interest in Property— Rule 803(14)
- § 803:28 Statements in Documents Affecting Interest in Property—Rule 803(15)
- § 803:29 Ancient Documents—Rule 803(16)
- § 803:30 Market Reports, Commercial Publications; Mortality Tables—Rule 803(17)
- § 803:31 Learned Treatises—Rule 803(18)
- § 803:32 Reputation Concerning Personal or Family History—Rule 803(19)
- § 803:33 Reputation Concerning Boundaries or General History— Rule 803(20)
- § 803:34 Reputation as to Character—Rule 803(21)
- § 803:35 Judgment of Previous Conviction: Other Adjudications— Rule 803(22)
- § 803:36 Judgment as to Personal, Family, or General History, or Boundaries—Rule 803(23)

		Iearsay Exceptions; Declarant Unavailable Hearsay Exceptions, Declarant Unavailable
		Definition of Unavailability
		Admissibility of Deposition Under F.R.C.P. 32:
		Unavailability of Witness
		Former Testimony—Rule 804(b)(1)
§	804:5	Statement Under Belief of Impending Death—Rule 804(b)(2)
§	804:6	Statement Against Interest—Rule 804(b)(3)
§	804:7	Statement of Personal or Family History—Rule 804(b)(4)
Rule	805 H	Iearsay Within Hearsay
§	805:1	Hearsay Within Hearsay
Rule	806 A	ttacking and Supporting Credibility of Declarant
§	806:1	Attacking and Supporting Credibility of Declarant
Rule	807 R	desidual Exceptions
§	807:1	Residual Exceptions
ARTI	CLE D	X AUTHENTICATION AND IDENTIFICATION 1272
Rule	901 R	equirement of Authentication or Identification
§	901:1	Authentication and Identification—Overview
§	901:2	Testimony of Witness With Knowledge; Chain of Custody
	901:3	Nonexpert Opinion on Handwriting
§	901:4	Comparison by Trier or Expert Witness
	901:5	
§	901:6	Voice Identification
§	901:7	Telephone Conversations
§	901:8	Public Records and Reports
	901:9	Ancient Documents or Data Compilations
_		Process or System
		Methods Provided by Statute or Rule
		elf-Authentication
§	902:1	Self-Authentication—Overview
_		Domestic Public Documents Under Seal; Attestation
		Domestic Public Documents Not Under Seal
_	902:4	
_	902:5	Certified Copies of Public Records
_		Official Publications
	902:7	Newspapers and Periodicals
	902:8	Trade Inscriptions and the Like
_	902:9	Acknowledged Documents
_		Commercial Paper and Related Documents
		Presumptions Under Acts of Congress
		Certified Domestic Records of Regularly Conducted
ъ	J J Z	Activity

TABLE OF CONTENTS

Rule	902:13 Certified Foreign Records of Regularly Conducted Activity 903 Subscribing Witness' Testimony Unnecessary
Ş	903:1 Subscribing Witness' Testimony Unnecessary
	ICLE X CONTENTS OF WRITINGS, RECORDINGS, AND TOGRAPHS
Rule	1001 Definitions
§	1001:1 The Original Writing (Best Evidence) Rule
	1001:2 Nature of an Original—Overview
	1001:3 Nature of an Original—Business and Public Records; Telegrams
	1001:4 Duplicates
	1002 Requirement of Original
	1002:1 Requirement of Original—Overview
	1002:2 Requirement of Original—Former Testimony; Depositions
	1002:3 Photographs
	1003 Admissibility of Duplicates
	1003:1 Admissibility of Duplicates
	1004 Admissibility of Other Evidence of Contents
	1004:1 Admissibility of Other Evidence of Contents; No Degrees of Secondary Evidence
	1004:2 Original Lost or Destroyed
	1004:3 Original in Possession of Third Person Not Obtainable
	1004:4 Original in Possession of Opponent; Notice to Produce
•	1004:5 Collateral Matters
Rule	1005 Public Records
§	1005:1 Public Records
Rule	1006 Summaries
§	1006:1 Use of Summaries Under Original Writing Rule
§	1006:2 Underlying Documents Must Be Admissible
§	1006:3 Summary's Source Need Not Be Admitted Into Evidence
§	1006:4 Summaries Should Be Available for Inspection Prior to Trial
	1006:5 Judge May Order Preparation of Summary
	1007 Testimony or Written Admission of Party
	1007:1 Testimony or Written Admission of Party
	1008 Functions of Court and Jury
§	1008:1 Functions of Court and Jury
ARTI	ICLE XI MISCELLANEOUS RULES
Rule	1101 Applicability of Rules
§	1101:1 Applicability of Rules
	1102 Amendments
8	1102:1 Amendments

BANKRUPTCY EVIDENCE MANUAL

Rule 1103 Title

Table of Laws and Rules

Table of Cases

Index