

Summary of Contents

- Chapter 1. The Georgia Evidence Code, Its Scope, and Its Interpretation
- Chapter 2. Preserving and Ethically Obtaining Evidence
- Chapter 3. Relevance is Required for Admissibility but Relevant Evidence May be Excluded for Unfair Prejudice
- Chapter 4. Judicial Notice
- Chapter 5. Competency of Lay Witnesses and Scope of Lay Testimony
- Chapter 6. Character and Credibility
- Chapter 7. Evidence of Other Acts in Criminal Cases
- Chapter 8. Other Specific Rules Including or Excluding Other Acts
- Chapter 9. Hearsay
- Chapter 10. Authentication and Identification of Documents, Records, Photographs, Recordings, and Physical Evidence
- Chapter 11. Evidentiary Exclusions Based on Constitutional Privileges
- Chapter 12. Statutory Privileges and Public Policy Exclusions
- Chapter 13. Expert Witnesses
- Chapter 14. Evidence and Pre-Trial Motions
- Chapter 15. Burdens and Presumptions
- Chapter 16. Determining Admissibility of Evidence and Controlling of Trial
- Chapter 17. Substantive Evidentiary Laws Regarding Damages
- Chapter 18. Admissibility of evidence to interpret contracts or other written instruments

Appendices

- Appendix A. Georgia Evidence Code
- Appendix B. Federal Rules of Evidence

Table of Laws and Rules

Table of Cases
Index