Index

ABSENCE OF MISTAKE OR ACCIDENT

Relevance of other crimes, wrongs, or acts, § 4:29

ACCIDENTS

Parol evidence rule exception, § 3:14 Relevance of other acts evidence, §§ 4:20, 4:29

ACCOUNTANTS

Privilege, § 5:27

ACTS

See also Conduct, this index
Relevancy of other acts evidence.
Relevancy, this index
Verbal acts, hearsay rules, § 8:3

ADJUDICATIVE FACTS

Judicial notice of, § 2:3

ADMISSIBILITY RULINGS

Generally, § 1:7 et seq. Error in admitting or excluding evidence, § 1:15

Exceptions, § 1:14

Fact questions, relevancy of evidence depending on, § 1:8

Limiting and supplementing admissible evidence, § 1:9

Motions in limine, § 1:10

Objections to Evidence, this index

Offers of proof, § 1:11

Relevancy of evidence depending on question of fact, § 1:8

Stipulations, § 1:18

ADMISSIONS BY WITNESSES

Adoptive, § 8:14

Agent statements, § 8:17

Authorized statements, § 8:15

Co-conspirators' statements, § 8:18

Confessions, § 8:20

Employee statements, § 8:17

ADMISSIONS BY WITNESSES

—Cont'd

Hearsay, this index

Parties to record, statements by,

§ 8:19

Pleadings, § 8:16

Privies, statements by, § 8:19

Real parties in interest, statements by, **§ 8:19**

Statements by parties as, § 8:13

AGENTS

Hearsay rules, agent statements as admissions, § 8:17

AGREEMENTS

See Contracts or Agreements, this index

AIDS

Confidential information privilege, § 5:32

ALCOHOL

Driving Under Influence Offenses, this index

Presumptions, drivers impaired by, § 12:39

AMBIGUITIES

Writings, ambiguous, parol evidence rule exception, § 3:8

ANCIENT DOCUMENTS

Authentication, § 9:4

Hearsay rules, § 8:47

APOLOGIES

Hearsay rules, § 8:68 Relevancy, § 4:39

APPEALS

Exceptions to rulings on evidence, § 1:14

ARGUMENT

Content of argument, § 1:21

ARGUMENT—Cont'd Order of argument, § 1:20 ATTORNEY-CLIENT PRIVILEGE Generally, § 5:16 et seq. Corporate representation, § 5:22 Duration, § 5:21 Exceptions, § 5:24 History of privileges, § 5:17 In-house counsel, § 5:23 § 9:26 Law firm in-house counsel, § 5:23 Handwriting witnesses, § 9:5 Limitations, § 5:24

Professional relationship communications, § 5:19

Scope of privilege generally, § 5:18 professional relationship communications, § 5:19

type of information protected, § 5:20 Termination, § 5:21

Type of information protected, § 5:20

Waivers, § 5:25 Who may claim, § 5:18 Work product privilege, § 5:26

ATTORNEYS

Competency as witnesses, § 6:7 Facts, statements by attorneys as to, § 1:22

Work product privilege, § 5:26

AUDIO RECORDINGS

Authentication, §§ 9:20, 9:24

AUTHENTICATION OF EVIDENCE

Generally, §§ 9:1 to 9:26 Ancient documents, § 9:4 Audio recordings, §§ 9:20, 9:24 Business records, self authentication, § 9:13 Certificates of public officers, § 9:15 Circumstantial evidence of writing authenticity, § 9:6 County ordinances and resolutions, self authentication, § 9:11 Demonstrations in court, § 9:18 Demonstrative evidence. § 9:17 et seq.

AUTHENTICATION OF EVIDENCE—Cont'd

Documents. Writings, below Duplicates of public records, reports and publications, self authentication, § 9:12

Electronic writings, signatures, notarizations, § 9:8

Evidence taken out with the jury,

Internet communications, § 9:9 Jury, evidence taken out with, § 9:26 Medical bills, § 9:16

Motion pictures, § 9:23

Municipal ordinances and resolutions, self authentication, § 9:11

Photographs, § 9:21

Public documents, self authentication, § 9:11

Public records, reports and publications, self authentication, § 9:12

Real evidence, § 9:17 et seq. Recordings, §§ 9:20, 9:23, 9:24

Reenactments, § 9:25

Self authentication

generally, § 9:10 et seq. business records, § 9:13 duplicates of public records, reports and publications, § 9:12

public documents, § 9:11 public records, reports and publications, § 9:12

Social media, § 9:9

Standards for authentication, § 9:1 Subscribing witnesses, § 9:7

Videos, § 9:23

View by jury outside courtroom, § 9:19

Visual recordings, §§ 9:20, 9:23 Voice identification, § 9:2

Writings

generally, § 9:3 et seq. ancient documents, § 9:4 certificates of public officers, generally, § 9:15 circumstantial evidence, § 9:6

AUTHENTICATION OF EVIDENCE—Cont'd

Writings—Cont'd
electronic writings, signatures,
notarizations, § 9:8
handwriting witnesses, § 9:5
Self authentication, above
subscribing witnesses, § 9:7
X-rays, § 9:22

AUTOMOBILES AND HIGHWAY TRAFFIC

Driving Under Influence Offenses, this index

Presumption of liability from ownership, § 12:24

BAD ACTS EVIDENCE

Generally, § 4:8 et seq.

BAD FAITH

Presumption of good faith, § 12:37

BAILEES

Negligence presumptions, § 12:17

BELIEF

Hearsay rules, statements of belief as to intent of another person, § 8:28

BEST EVIDENCE RULE

See Contents of Writings, Recordings, and Photographs, this index

BIAS

Impeachment by, § 6:41

BURDEN OF PERSUASION

Generally, § 11:2
Measure of persuasion, § 11:4

BURDEN OF PRODUCING EVIDENCE

Generally, §§ 11:1 to 11:6

Generally, § 11:6

BURDENS OF PROOF

Civil cases, § 11:3
Criminal cases, burden and degree of proof in, § 11:5
Evidence, burden of producing,

§ 11:6

BURDENS OF PROOF—Cont'd

Measure of persuasion, § 11:4 Persuasion, burden of, § 11:2

BUSINESS RECORDS

Self authentication, § 9:13

CERTIFICATES

Public officers', authentication, § 9:15

CHARACTER EVIDENCE

Hearsay rules, § 8:52
Impeachment by evidence of character for truthfulness, § 6:35
Methods of proving character, § 4:16
Relevancy, this index
Truthfulness, character for as method of impeachment, § 6:35

CHILDREN

Birth of child, presumptive revocation of will, § 12:14

Competency as witnesses, § 6:4

Hearsay, child, § 8:11

Legitimacy presumptions, § 12:8

Sex crimes against, relevance of other crimes, wrongs, or acts, § 4:31

CIRCUMSTANTIAL EVIDENCE

Writing authenticity, § 9:6

CODE OF EVIDENCE

Evidence Code, this index

COLLATERAL AGREEMENTS

Parol evidence rule, distinct collateral agreement exception, § 3:9

COLLATERAL SOURCE RULE

Liability insurance, § 4:41 Sources, § 4:42

COMMON CARRIERS

Negligence presumptions, § 12:17

COMMON LAW

Evidence Code and, § 1:1

COMPETENCY

See Witnesses, this index

COMPROMISE

Negotiations to compromise, relevance limitations, § 4:37

CONDUCT

See also Acts, this index
Declarations, conduct explaining,
hearsay rules, § 8:4
Inferences from party conduct,
hearsay rules, § 8:5

CONFESSIONS

Generally, **§ 8:20**See also Admissions by Witnesses, this index

CONFRONTATION CLAUSE

Hearsay rules, § 8:9

CONSIDERATION

Parol evidence rule, failure of consideration exception, § 3:15

CONSISTENT STATEMENTS

Prior Statements, this index

CONSPIRACIES

Hearsay rules, co-conspirators' statements as admissions, § 8:18

CONSTITUTIONAL LAW

Confrontation Clause, hearsay rules, § 8:9

Due process

continuance presumption, § 12:5 statutory presumptions, § 12:4

Evidence Code, constitutional restrictions, § 1:4

Privilege protections, § 5:2

CONSTRUCTION AND INTERPRETATION

Evidence Code, § 1:6

CONTENTS OF WRITINGS, RECORDINGS, AND PHOTOGRAPHS

Generally, §§ 10:1 to 10:8

Admission of duplicates, § 10:3

Authentication of Evidence, this index

Condition of fact, proof of contents dependent on, § 10:8

CONTENTS OF WRITINGS, RECORDINGS, AND PHOTOGRAPHS—Cont'd

Contents, offer to proof, § 10:2 Duplicates, admission of, § 10:3 Opposing party, proof through, § 10:7

Originals

when neither original nor sufficient duplicate are available, § 10:4

when required, § 10:1

Proof of contents dependent on condition of fact, § 10:8

Proof through opposing party, § 10:7

Public records, § 10:5

Voluminous materials, § 10:6

When neither original nor sufficient duplicate are available, **§ 10:4**

CONTRACTS OR AGREEMENTS

Parol Evidence Rule, this index Relevance of other contracts evidence, § 4:21

COPIES AND ORIGINALS

Contents of Writings, Recordings, and Photographs, this index
Self-authentication of duplicates of public records, reports, and publications, § 9:12

CORPORATIONS

Attorney-client privilege, § 5:22

CORROBORATION

Sufficiency of evidence, § 11:9

CREDIBILITY

Hearsay rules, attacking credibility of hearsay declarant, **§ 8:8**Impeachment of Witnesses, this index

DEATH

Hearsay rules
dying declarations, § 8:63 et seq.
unavailability of declarant, § 8:59
Presumptions, this index

DECLARANTS

See Hearsay, this index

DEEDS

Presumptions as to execution, date, and delivery, § 12:21

DEFINITIONS

Burden of proof, § 11:1 Hearsay, § 8:2 Logical relevance, § 4:3 Materiality, § 4:4 Presumptions, § 12:1 Relevant evidence, § 4:1

DELIVERY

Parol evidence rule, conditional delivery exception, § 3:16

DEMONSTRATIVE EVIDENCE

See Authentication of Evidence, this index

DISABILITIES

Hearing-impaired parties and witnesses, § 6:29

DISCOVERY

Witnesses, discovery and preservation of testimony before trial, § 6:30

DOCTORS' PRIVILEGE

Generally, § 5:30

DOCUMENTS

Authentication of Evidence, this index

Contents of Writings, Recordings, and Photographs, this index Writings, this index

DOMESTIC VIOLENCE VICTIMS

Privileges, § 5:35

DRIVING UNDER INFLUENCE OFFENSES

Presumptions, drivers impaired by alcohol or drugs, § 12:39
Relevance of other crimes, wrongs, or acts evidence, § 4:32

DUE PROCESS

See Constitutional Law, this index

DUPLICATES

See Copies and Originals, this index

DYING DECLARATIONS

Hearsay rules, § 8:63 et seq.

ELECTRONIC WRITINGS, SIGNATURES, NOTARIZATIONS

Authentication, § 9:8

EMPLOYEES

Hearsay rules, employee statements as admissions, § 8:17

EVIDENCE CODE

Generally, § 1:1 et seq.
Common law and, § 1:1
Constitutional restrictions. See
Constitutional Law, this index
Courts and proceedings in which
rules apply, § 1:3
Historical background, § 1:1
Interpretation principles, § 1:6
Purposes of evidence rules, § 1:5

EXAMINATION OF WITNESSES

Admissibility Rulings, this index
Cross-examination
generally, § 6:21
Impeachment of Witnesses, this
index
re-cross, § 6:22
Direct examination
generally, § 6:20
leading questions, § 6:23
redirect, § 6:22

Impeachment of Witnesses, this index Objections to Evidence, this index Prior Statements, this index Rehabilitation of Witnesses, this index

EXPERT WITNESSES

Application to facts of case, § 7:14
Court-appointed experts, § 7:20
Criminal cases, generally, § 7:10
Distinguishing non-expert and expert opinions, § 7:6
Factual basis, § 7:13
General principles, § 7:8
Malpractice cases, § 7:9
Professional malpractice cases, § 7:9
Qualifications, § 7:11

EXPERT WITNESSES—Cont'd

Questioning experts, § 7:15
Reliability, § 7:14
Subject matter, § 7:12
Ultimate facts opinions
generally, § 7:16 et seq.
mental state or condition, § 7:17
prior law, § 7:18
Weight accorded expert opinions

Weight accorded expert opinions, § 7:19

EXTRINSIC EVIDENCE

See Parol Evidence Rule, this index

FACT AND LAW QUESTIONS

Adjudicative facts, judicial notice of, § 2:3

Attorneys' statements as to facts, § 1:22

Character as material issue of fact, § 4:15

Judicial comments on evidence, § 6:5 Judicial Notice, this index

Legislative facts, judicial notice of, § 2:4 et seq.

Offers of proof in rulings on evidence, § 1:11

Relevancy of evidence depending on question of fact, § 1:8

Weight and preponderance of evidence, § 11:11

FAMILY HISTORY HEARSAY

Generally, § 8:70
Judgments, § 8:54
Records, family, § 8:44
Reputation statements, § 8:50

FAMILY VIOLENCE VICTIMS

Privileges, § 5:35

FEDERAL RULES OF EVIDENCE

Generally, § 1:2

FEES

Witness fees, § 6:12

FINANCIAL CONDITION

Relevancy limitations, § 4:43

FOREIGN STATES

Presumptions, law of another state, § 12:35
Testimony of out-of-state witnesses, § 6:17

FRAUD

Parol evidence rule exception, § 3:13 Presumptions, § 12:23

GANG ACTIVITY

Relevance of other crimes, wrongs, or acts, § 4:34

GENERAL ASSEMBLY

Testimony by members, § 6:15

GIFTS

Advancement presumptions, § 12:19

GOOD FAITH

Presumptions, § 12:37

HABIT EVIDENCE

Relevancy, § 4:17

HANDWRITING

Authentication, handwriting witnesses, § 9:5

HEALTH CARE

See Medical Care, this index

HEARING IMPAIRED PERSONS

Parties and witnesses, § 6:29

HEARSAY

Generally, §§ 8:1 to 8:73

Absence of declarant, unavailability because of, § 8:60

Absence of entry in records generally, § 8:34

public records, § 8:40

Activities of public office in records and reports, § 8:37

Admissibility of hearsay, § 8:6

Admissions generally, § 8:13 et seq.

generally, § 8:13 et seq. adoptive, § 8:14 agent statements, § 8:17 authorized statements, § 8:15 co-conspirators' statements, § 8:18 confessions, § 8:20

HEARSAY—Cont'd	HEARSAY—Cont'd
Admissions—Cont'd	Declarant availability. Unavailability
employee statements, § 8:17	of declarant, below
parties to record, statements by,	Definition of hearsay, § 8:2
§ 8:19	Diagnosis or treatment, statements
pleadings, § 8:16	made for purposes of, § 8:30
privies, statements by, § 8:19	Double hearsay, § 8:7
statements against interest	Dying declarations, § 8:63 et seq.
distinguished, § 8:67	Emotional condition statements,
statements of co-conspirators,	§ 8:24 et seq.
§ 8:18 Adoptive admissions, § 8:14	Employee statements as admissions, § 8:17
Agent statements as admissions,	Exceptions
§ 8:17	unavailability not required, § 8:21
Ancient documents, § 8:47	et seq.
Apologies by health care providers,	unavailability required, § 8:55 et
§ 8:68	seq.
Authorized statements as admissions,	Excited utterance statements, § 8:23
§ 8:15	Exclusions, § 8:10 et seq.
Availability of declarant. Unavail-	Factual findings in public records and
ability of declarant, below	reports, § 8:39
Baptismal records, § 8:43	Family history
Belief as to intent of another person,	generally, § 8:70
statements of, § 8:28	judgments, § 8:54
Belief statements made to prove the facts believed, § 8:27	reputation statements, § 8:50
Boundaries	Family records, § 8:44
judgments, § 8:54	Forfeiture of hearsay rule protection
reputation statements, § 8:51	by wrongdoing, § 8:71
Character reputation statements,	Former testimony
§ 8:52	generally, § 8:61
Children, § 8:11	depositions in civil cases, § 8:62
Co-conspirators' statements as admissions, § 8:18	Health care providers' apologies, § 8:68
Commercial publications, § 8:48	Hearsay within hearsay, § 8:7
Conduct, statements used to explain, § 8:26	Hospital records, reports and narratives, § 8:35
Conduct explaining declarations,	Identification statements, § 8:12
§ 8:4	Impeachment, prior statements as
Conduct of party, inferences from,	method
§ 8:5	generally, § 6:38
Confessions, § 8:20	fact, evidentiary use of prior state-
Confrontation Clause, § 8:9	ment as, § 6:39
Credibility of hearsay declarant,	Inferences from party conduct, § 8:5
§ 8:8	Intent of another person, statements of belief as to, § 8:28
Criminal interests, statements against,	Interest, statements against
§ 8:69 Death, unavailability of declarant	generally, § 8:66 et seq.
because of, § 8:59	admissions distinguished, § 8:67

HEARSAY—Cont'd	HEARSAY—Cont'd
Interest, statements against—Cont'd	Physical feelings declarations, § 8:29
apologies by health care providers, § 8:68	Physical impairment, unavailability of declarant because of, § 8:59
criminal interests, § 8:69	Pleadings as admissions, § 8:16
party admissions distinguished, § 8:67	Present sense impression statements, § 8:22
Interests in property	Prior consistent statements to
records, § 8:45	rehabilitate
statements, § 8:46	generally, § 6:43
Judgments	fact, evidentiary use of prior state-
personal, family, or general history	ment as, § 6:44
or boundaries, § 8:54	Prior statements of non-party wit-
previous convictions, § 8:53	nesses, § 8:10
Learned treatises, § 8:49	Prior statements to impeach
Market reports, § 8:48	generally, § 6:38
Marriage records, § 8:43 Medical Care, this index	fact, evidentiary use of prior statement as, § 6:39
Memory failure, unavailability of declarant because of, § 8:58	Privies, statements by as admissions, § 8:19
Memory or belief to prove the facts remembered or believed state-	Privilege, unavailability of declarant because of, § 8:56
ments, § 8:27	Property interests
Memory statements made to prove	records, § 8:45
the facts remembered, § 8:27	statements, § 8:46
Mental condition statements, § 8:24	Public records and reports
et seq.	generally, § 8:36 et seq.
Mental impairment, unavailability of	absence of entry in records, § 8:40
declarant because of, § 8:59	activities of public office, § 8:37
Mental state statements, § 8:25	factual findings, § 8:39
Miscellaneous exceptions, §§ 8:72,	observations, § 8:38
8:73	Publications
Motive explaining declarations, § 8:4	learned treatises, § 8:49
Necessity exception under prior law, § 8:73	market reports and commercial publications, § 8:48
Non-party witnesses, prior statements, § 8:10	Real parties in interest, statements by as admissions, § 8:19
Observations in public records and reports, § 8:38	Recorded recollection, § 8:31
Pain declarations, § 8:29	Records
Parties to record, statements by as admissions, § 8:19	absence of entry in records generally, § 8:34
Party conduct, inferences from, § 8:5	public records, § 8:40
Personal history	baptismal, § 8:43
generally, § 8:70	family, § 8:44
judgments, § 8:54	hospital, § 8:35
reputation statements, § 8:50	interests in property, § 8:45
Physical condition statements, § 8:24	marriage, § 8:43
et seq.	medical, § 8:35

HEARSAY—Cont'd	HEARSAY—Cont'd
Records—Cont'd	Verbal acts, § 8:3
property interests, § 8:45	Vital statistics records, § 8:41
Public records and reports, above	Weight of hearsay, § 8:6
regularly conducted activity	Wills, § 8:27
generally, § 8:32	Wrongdoing, unavailability procured
prior law, § 8:33	by, § 8:71
religious organizations, § 8:42	HISTORY OF EVIDENCE CODE
Refusal to testify, unavailability of	Generally, § 1:1
declarant because of, § 8:57	Generally, § 1.1
Rehabilitation by use of prior consis-	HOSPITALS
tent statements	Hearsay rules, records, reports and
generally, § 6:43	narratives, § 8:35
fact, evidentiary use of prior state-	Privilege, § 5:30
ment as, § 6:44	HOTELS
Religious organization records, § 8:42	Negligence presumptions, § 12:17
Reports	
hospital reports, § 8:35	HUSBAND AND WIFE
Public records and reports, above	See Spousal Privileges, this index
Reputation statements	IDENTITY OR IDENTIFICATION
generally, § 8:50 et seq.	Handwriting witnesses, § 9:5
boundaries, § 8:51	Hearsay rules, identification state-
character, § 8:52	ments, § 8:12
family history, § 8:50	Names, presumption of identity of
personal history, § 8:50	persons from identity of names,
Residual exception, § 8:72	§ 12:38
Statements by parties as admissions,	Presumptions
§ 8:13	names, identity of persons from
Subpoena failure, unavailability of	identity of names, § 12:38
declarant because of, § 8:60	victim, identification by, § 12:38
Suffering declarations, § 8:29	Relevance of other crimes, wrongs,
Sufficiency of hearsay, § 8:6	or acts, §§ 4:26, 4:29
Unavailability of declarant	Voices, § 9:2
generally, §§ 8:21, 8:55 et seq. absence, § 8:60	IMMUNITY
death, § 8:59	Witnesses, § 6:19
forfeiture by wrongdoing, § 8:71	
memory failure, § 8:58	IMPEACHMENT OF WITNESSES
mental impairment, § 8:59	Generally, § 6:31 et seq.
not required, § 8:21 et seq.	Bias, § 6:41
physical impairment, § 8:59	Credibility, this index
privilege, § 8:56	Disproving facts testified to, § 6:40
refusal to testify, § 8:57	Memory failure as method of
required, § 8:55 et seq.	impeachment, § 6:34
subpoena failure, § 8:60	Methods of impeachment, generally, §§ 6:33 to 6:41
wrongdoing, unavailability	Narration failure as method of
procured by § 8:71	impeachment. § 6:34

IMPEACHMENT OF WITNESSES —Cont'd

Observation failures as method of impeachment, § 6:34

Prior convictions, § 6:36

Prior statements

generally, § 6:38

fact, evidentiary use of prior statement as, § 6:39

Rehabilitation of Witnesses, this index

Religious belief as method of impeachment, § 6:37

Truthfulness, character for, § 6:35 Who may impeach, § 6:32

INCONSISTENT STATEMENTS

Prior Statements, this index

INFERENCES

Hearsay rules, inferences from party conduct, § 8:5

INNOCENCE

Presumptions, § 12:6

INSURANCE STATUS

Relevancy limitations, § 4:41

INTEGRATION

See Parol Evidence Rule, this index

INTENT

Hearsay rules, statements of belief as to intent of another person, § 8:28

Relevance of other crimes, wrongs, or acts, § 4:29

Wills, presumption as to testator's intention to dispose of entire estate, § 12:15

INTERESTS

Hearsay rules applicable to interests in property. Hearsay, this index

Hearsay rules applicable to statements against interests. Hearsay, this index

Real parties in interest, statements by as admissions, § 8:19

INTERNET COMMUNICATIONS

Authentication of evidence, § 9:9

INTERPRETATION PRINCIPLES

Evidence Code, § 1:6

INTOXICATION

Alcohol, this index

JUDGES

Evidence, judicial comments on, § 6:5

Expert witnesses, court-appointed experts, § 7:20

Fact and Law Questions, this index Testimony, judicial control of, § 6:8

Witnesses, court-ordered

generally, § 6:27

experts, § 7:20

Witnesses, judges as

generally, § 6:25

competency, § 6:5

JUDGMENTS

Personal, family, or general history or boundaries, hearsay rules, § 8:54

Previous convictions judgments, hearsay rules, § 8:53

JUDICIAL NOTICE

Generally, §§ 2:1 to 2:7

Adjudicative facts, judicial notice of, § 2:3

County documents, § 2:5

Laws, judicial notice of, § 2:4

Legislative facts, judicial notice of, § 2:3 et seq.

Limitations on judicial notice, § 2:7 Municipal and county documents,

§ 2:5

Ordinances, § 2:5

Subjects of judicial notice, § 2:3 et seq.

JURIES

Authentication

evidence taken out with the jury, § 9:26

view by jury outside courtroom, § 9:19

Charging the jury concerning presumptions, § 12:3

JURIES—Cont'd

Evidence taken out with the jury, authentication, § 9:26

Fact and Law Questions, this index Presumptions, charging the jury

concerning, § 12:3

Sufficiency of evidence, weight and preponderance as question for, § 11:11

View by jury outside courtroom, authentication, § 9:19

Witnesses, jurors as generally, § 6:25 competency, § 6:6

KNOWLEDGE

Competency, personal knowledge requirement, § 6:2

Law, presumptive knowledge of, § 12:25

Personal knowledge of witness, competency, § 6:2

Presumptions

contents of will, testator's knowledge of, § 12:15

law, knowledge of the law presumption, § 12:25

Relevance of other crimes, wrongs, or acts, § 4:29

Testator's knowledge of contents of will, § 12:15

LAW ENFORCEMENT PEER COUNSELORS

Privileges, § 5:36

LAWS

Fact and Law Questions, this index Judicial notice of, § 2:4
Knowledge of the law presumption, § 12:25

LAY OPINIONS

See Opinions, this index

LEARNED TREATISES

Hearsay rules, § 8:49

LEGISLATORS

Testimony by, § 6:15

LETTERS

Presumptions, this index

MALICE

Presumptions, § 12:7

MALPRACTICE

See Professional Malpractice Cases, this index

MARKETS

Hearsay rules, market reports and commercial publications, § 8:48

MARRIAGE

Hearsay rules, marriage records, § 8:43

Presumptions, this index Spousal Privileges, this index

MEDICAL CARE

Bills, authentication, § 9:16

Expenses, relevance of offers to pay, § 4:38

Hearsay rules

apologies of health care providers, § 8:68

diagnosis or treatment, statements made for purposes of, § 8:30

medical records, reports and narratives, § 8:35

Research data as privileged information, § 5:33

MEDICAL MALPRACTICE

Expert testimony, § 7:9 Presumptions, § 12:18

MEMORY

Hearsay rules

memory statements made to prove the facts remembered, § 8:27

recorded recollection, § 8:31

unavailability of declarant because of memory failure, § 8:58

Impeachment by memory failure, § 6:34

Writing to refresh recollection

generally, § 6:26

recorded recollection, hearsay rule, § 8:31

MENTAL HEALTH

Treatment provider privilege, § 5:29

MENTAL IMPAIRMENT

Hearsay rules, unavailability of declarant, § 8:59

MENTAL STATE OR CONDITION

Opinions as to, § 7:17

MISTAKE

Parol evidence rule exception, § 3:14

MOTION PICTURES

Authentication, § 9:23

MOTIONS

In limine, § 1:10

MOTIVE

Hearsay rules, motive explaining declarations, § 8:4

Relevance of other crimes, wrongs, or acts, § 4:29

MOTOR VEHICLES

See Automobiles and Highway Traffic, this index

NAMES

Presumption of identity of persons from identity of names, § 12:38

NARRATION

Impeachment by narration failure, § 6:34

NEGLIGENCE

Presumptions, § 12:17

NEGOTIABLE INSTRUMENTS

Parol evidence rule exception, § 3:7

NEGOTIATIONS

Compromise negotiations, relevance limitations, § 4:37

NEWS ORGANIZATIONS

Privilege, § 5:4

OATHS

Trial testimony, § 6:3

OBJECTIONS TO EVIDENCE

Generally, § 1:12 Parol evidence, § 3:5

Index-12

OBJECTIONS TO EVIDENCE

—Cont'd

Waivers of objections, § 1:13

OBSERVATION

Impeachment by observation failure, § 6:34

OFFERS OF PROOF

Rulings on evidence, § 1:11

OFFICERS

See Public Officers, this index

OPINIONS

Generally, §§ 7:1 to 7:31

Disclosure of basis for opinion, § 7:3 Distinguishing non-expert and expert opinions, § 7:6

Expert Witnesses, this index

Helpful to understanding or determination rule, non-experts, § 7:5

Non-experts, generally, § 7:2 et seq. Rational relationship rule, non-expert

opinions, § 7:4

Topics of non-expert opinions, § 7:7

Topics of non-expert opinions, § 7:7 Ultimate facts opinions

generally, § 7:16 et seq.

mental state or condition, § 7:17 prior ultimate facts opinions law, § 7:18

OPPORTUNITY

Relevance of other crimes, wrongs, or acts, § 4:29

ORDER OF PROOF

Generally, § 1:19

ORDINANCES

Judicial notice, § 2:5 Self-authentication, § 9:11

OWNERSHIP

See Presumptions, this index

PAIN

Declarations of pain, hearsay rules, § 8:29

PAROL EVIDENCE RULE

Generally, §§ 3:1 to 3:16 Accident exception, § 3:14

PAROL EVIDENCE RULE—Cont'd All agreements provisions, § 3:4 Ambiguous writing exception, § 3:8 **Applications** generally, § 3:3 all agreements provisions, § 3:4 Collateral agreements, distinct, parol evidence rule exception, § 3:9 Collateral agreements, distinct collateral agreement exception, § 3:9 Conditional delivery exception, § 3:16 Consideration failure exception, § 3:15 Distinct collateral agreement exception, § 3:9 **Exceptions** generally, § 3:6 et seq. **PLAN** invalid agreements, § 3:12 et seq. Failure of consideration exception, § 3:15 Fraud exception, § 3:13 Incomplete writing exception, § 3:6 Integration, § 3:6 Invalid agreements exception, § 3:12 et seq. Mistake exception, § 3:14 Negotiable instruments exception, § 3:7 Objections, § 3:5 Overview, § 3:1

Trial considerations, § 3:5

Receipts exception, § 3:7

Statement of rule, § 3:2

Void agreements exception, § 3:12

Subsequent agreements exception,

Warranties exception, § 3:10

PARTY CONDUCT

§ 3:11

Hearsay rules, inferences from party conduct, § 8:5

PAYMENT

Presumptions, § 12:36

PEER COUNSELORS

Privileges, law enforcement peer counselors, § 5:36

PERSONAL HISTORY HEARSAY

Generally, § 8:70 Judgments, § 8:54 Reputation statements, § 8:50

PHARMACISTS PRIVILEGE

Generally, § 5:31

PHOTOGRAPHS

Authentication, § 9:21 Contents of Writings, Recordings, and Photographs, this index

PHYSICAL IMPAIRMENT

Hearsay rules, unavailability of declarant. § 8:59

PHYSICIANS PRIVILEGE

Generally, § 5:30

Relevance of other crimes, wrongs, or acts, § 4:29

PLEA AGREEMENTS

Relevancy limitations, § 4:40

PLEADINGS

Admissions, pleadings as, § 8:16

PREPARATION

Relevance of other crimes, wrongs, or acts, § 4:29

PRESUMPTIONS

Generally, §§ 12:1 to 12:40 Accidental death, § 12:22 Advancements, gifts, § 12:19 Alcohol, drivers impairment, § 12:39 Bailee negligence, § 12:17 Birth of child, presumptive revocation of will, § 12:14 Cancellation of material part of will, presumptive revocation, § 12:13 Charging the jury concerning presumptions, § 12:3 Common carrier negligence, § 12:17 Conflicting, § 12:2 Contents of will, testator's knowledge of, § 12:15 Continuance, due process requirements, § 12:5

Date of deed, § 12:21

PRESUMPTIONS—Cont'd	PRESUMPTIONS—Cont'd
Death	Malice, § 12:7
generally, § 12:31	Marriage
accidental death, § 12:22	generally, § 12:9
suicide, presumption against,	legitimacy of child, § 12:8
§ 12:22 survivorship, § 12:32	wills, revocation of by marriage of testator, § 12:14
Deeds, execution, date, and delivery	Medical malpractice, § 12:18
of deed, § 12:21	Missing will, revocation, § 12:12
Definition, § 12:1	Names, identity of persons from
Delivery of deed, § 12:21	identity of names, § 12:38
Drivers impaired by alcohol or drugs,	Negligence, § 12:17
§ 12:39	Ownership
Due appointment of public officers,	generally, § 12:33
§ 12:28	vehicle ownership, liability from,
Due execution of will, § 12:16	§ 12:24
Due process requirements, statutory	Payment, § 12:36
presumptions	Public officers
generally, § 12:4	due appointment of, § 12:28
continuance, § 12:5	regularity of acts of, § 12:26
Execution of deed, § 12:21	Railroad negligence, § 12:17
Execution of will, § 12:16	Receipt of letter, § 12:29
Failure to answer letter, § 12:11	Regularity of acts of public officers,
Failure to produce evidence, § 12:10	§ 12:26
Foreign law, § 12:35 Fraud, § 12:23	Regularity of judicial proceedings, § 12:27
Genuineness of reply to letter, § 12:29	Reply to letter, genuineness of, § 12:29
Gifts, advancements, § 12:19	Res ipsa loquitur, § 12:17
Good faith, § 12:37	Revocation of missing will, § 12:12
Hotel negligence, § 12:17	Revocation of will, by cancellation of
Identification by victim, § 12:38	material part, § 12:13
Identity of persons from identity of	Sanity, § 12:30
names, § 12:38	Spoliation of evidence, § 12:10
Innocence, § 12:6	Statutory presumptions, due process
Intention of testator to dispose of	requirements
entire estate, § 12:15	generally, § 12:4
Judicial proceedings, regularity of,	continuance, § 12:5
§ 12:27	Suicide, presumption against, § 12:22
Knowledge of the law, § 12:25	Survivorship, § 12:32
Law, knowledge of the law presumption, § 12:25	Testator's knowledge of contents of will, § 12:15
Letters	Theft, § 12:34
failure to answer, § 12:11	Undue influence, § 12:23
genuineness of reply, § 12:29	Uniform Commercial Code litigation,
receipt of, § 12:29	§ 12:20
Liability from ownership of vehicle, § 12:24	Vehicle ownership, liability from, § 12:24

PRESUMPTIONS—Cont'd	PRISONERS
Victim, identification by, § 12:38	Testimony by, § 6:16
Wills	PRIVILEGES
generally, § 12:12 et seq.	
advancements, gifts, § 12:19	Generally, §§ 5:1 to 5:36 Accountants, § 5:27
birth of child, presumptive revoca-	ACCOUNTAINS, § 5.27 AIDS confidential information,
tion of will, § 12:14	§ 5:32
cancellation of material part of	Attorney-Client Privilege, this index
will, presumptive revocation,	Constitutional privileges, § 5:2
§ 12:13	Doctors, § 5:30
contents, testator's knowledge of, § 12:15	Domestic violence victims, § 5:35
ŭ	Exceptions
due execution, § 12:16	attorney-client privilege, § 5:24
execution according to law, § 12:16	spousal privileges
gift advancements, § 12:19	communications between
intention to dispose of entire	spouses, § 5:14
estate, § 12:15	testimony against a spouse in
marriage of testator, presumptive	criminal cases, § 5:10
revocation of will, § 12:14	Family violence victims, § 5:35
missing will, revocation, § 12:12	Hearsay rules, unavailability of
revocation	declarant because of privilege,
birth of child, § 12:14	§ 8:56
cancellation of material part,	Historical background
§ 12:13	attorney-client privilege, § 5:17
marriage of testator, § 12:14	spousal privileges, § 5:7
missing will, § 12:12	Hospitals, § 5:30
survivorship, § 12:32	Husband and wife. Spousal Privi-
testator's knowledge of contents,	leges, this index Law enforcement peer counselors,
§ 12:15	§ 5:36
PRIOR LAW	Limitations
Collateral sources, limitations on	attorney-client privilege, § 5:24
relevance, § 4:42	Spousal Privileges, this index
Hearsay rules, §§ 8:65, 8:73	Medical research data, § 5:33
Ultimate facts opinions, § 7:18	Mental health treatment providers,
•	§ 5:29
PRIOR STATEMENTS	News organizations, § 5:4
Hearsay, this index	Pharmacists, § 5:31
Impeachment, prior statements	Physicians, § 5:30
generally, § 6:38	Reporters, news organization privi-
fact, evidentiary use of prior state-	leges, § 5:4
ment as, § 6:39	Scope of privileges
Non-party witnesses, § 8:10	Attorney-Client Privilege, this
Rehabilitation, prior consistent state-	index Spousal Privileges, this index
ments	Sensitive information, § 5:3
generally, § 6:43	Sexual abuse victims, § 5:35
fact, evidentiary use of prior state-	Spiritual counselors 8 5:38

PRIVILEGES—Cont'd

State secrets, § 5:3
Veterinarians, § 5:34
Waivers
attorney-client privilege, § 5:25
spousal privileges
communications between
spouses, § 5:15
testimony against a spouse in
criminal cases, § 5:11
Work product privilege, § 5:26

Spousal Privileges, this index

PROBATIVE VALUE

Sufficiency of evidence, § 11:8

PROFESSIONAL MALPRACTICE CASES

Expert testimony, § 7:9
Medical Malpractice, this index

PROPERTY STATEMENT HEARSAY

Boundaries
judgments, § 8:54
reputation statements, § 8:51
Interests in property records, § 8:45
Interests in property statements,
§ 8:46

PUBLIC DOCUMENTS

Self authentication, § 9:11

PUBLIC OFFICERS

Certificates of, authentication, § 9:15
Presumptions
due appointment of, § 12:28

regularity of acts of, § 12:26

PUBLIC POLICY

Relevancy, policy exclusions, § 4:7 Relevancy, policy limitations, § 4:35

PUBLIC RECORDS AND REPORTS

Hearsay, this index
Originals and copies, § 10:5
Self authentication of public records, reports and publications, § 9:12

PUBLICATIONS

Hearsay rules
learned treatises, § 8:49
market reports and commercial
publications, § 8:48
Self authentication of public records,
reports and publications, § 9:12

QUESTIONS

See Examination of Witnesses, this index

RAILROADS

Negligence presumptions, § 12:17

RAPE SHIELD LAW

Relevancy, § 4:13

REAL EVIDENCE

See Authentication of Evidence, this index

REAL PARTIES IN INTEREST

Hearsay rules, statements by as admissions, § 8:19

RECEIPTS

Parol evidence rule exception, § 3:7

RECOLLECTION

See Memory, this index

RECORDINGS

Authentication, §§ 9:20, 9:23, 9:24 Contents of Writings, Recordings, and Photographs, this index

RECORDS

Authentication of Evidence, this index

Business records, self authentication, § 9:13

Contents of Writings, Recordings, and Photographs, this index

Hearsay, this index

Public Records and Reports, this index

Self authentication, §§ 9:12, 9:13

REHABILITATION OF WITNESSES

Generally, § 6:42

REHABILITATION OF

Civil cases, relevance of other acts WITNESSES—Cont'd Prior consistent statement evidence—Cont'd generally, § 6:43 contracts, § 4:21 fact, evidentiary use of prior statesales of similar property to show value, § 4:19 ment as, § 6:44 sex acts involving adults, § 4:33 RELEVANCY value, sales of similar property to Generally, §§ 4:1 to 4:44 show, § 4:19 Absence of mistake or accident, Collateral source rule, limitations on relevance of other crimes, relevance, §§ 4:41, 4:42 wrongs or acts, § 4:29 Compromise negotiations, limitations Accidents, relevance of other acts on relevance, § 4:37 evidence, §§ 4:20, 4:29 Contracts, relevance of other Admitting relevant evidence, § 4:5 contracts evidence, § 4:21 Apologies, limitations on relevance, Criminal cases, character and other § 4:39 acts evidence, § 4:9 et seq. Application of 2013 Evidence Code, Criminal cases, relevance of other § 4:2 acts evidence Bad acts. Character and other acts generally, § 4:22 et seq. evidence, below absence of mistake or accident, Character and other acts evidence § 4:29 generally, § 4:8 et seq. driving under influence offenses, civil cases, relevance of other acts § 4:32 evidence, below gang activity, § 4:34 criminal cases, § 4:9 et seq. identity, §§ 4:26, 4:29 criminal cases, relevance of other intent, § 4:29 acts evidence, below knowledge, § 4:29 fact, character as material issue of lapse of time, § 4:25 fact, § 4:15 motive, § 4:29 habit evidence, § 4:17 opportunity, § 4:29 methods of proof, § 4:16 plan, § 4:29 proof of character, methods of, preparation, § 4:29 § 4:16 procedure, § 4:23 putting character in issue in criminal cases, § 4:10 res gestae, § 4:27 rebuttal of character of the victim sex crimes in criminal cases, § 4:11 adults, § 4:30 res gestae, § 4:27 child victims, § 4:31 routine practice, § 4:17 similarity, § 4:24 time, circumstances immediately time, circumstances immediately surrounding the crime, § 4:27 surrounding the crime, § 4:27 victim impact statements, § 4:14 victim, other acts involving, § 4:28 victim's character in criminal Criminal history record information, cases, § 4:12 § 4:44 Civil cases, relevance of other acts Definitions, §§ 4:1 to 4:4 evidence Driving under influence offenses. generally, § 4:18 et seq. relevance of other crimes. accidents, § 4:20 wrongs, or acts, § 4:32

RELEVANCY—Cont'd

RELEVANCY—Cont'd RELEVANCY—Cont'd Erroneous reliance on former evi-Medical expense payment offers, limitations on relevance, § 4:38 dence principles, § 4:2 Excluding relevant evidence Methods of proof of character, § 4:16 generally, § 4:6 Motive, relevance of other crimes, Limitations on relevance, below wrongs or acts, § 4:29 policy exclusions, § 4:7 Negotiations to compromise, limitastatutory grounds exclusions, § 4:7 tions on relevance, § 4:37 Fact questions, relevancy of evidence Offers to pay medical expenses, limidepending on, § 1:8 tations on relevance, § 4:38 Financial condition, limitations on Opportunity, relevance of other relevance, § 4:43 crimes, wrongs or acts, § 4:29 Gang activity, relevance of other Other acts. Character and other acts crimes, wrongs, or acts, § 4:34 evidence, above Habit evidence, § 4:17 Plan, relevance of other crimes. wrongs or acts, § 4:29 Identity, relevance of other crimes, Plea agreements, limitations on wrongs, or acts, §§ 4:26, 4:29 relevance, § 4:40 Insurance status, limitations on relevance, § 4:41 Policy exclusions, § 4:7 Intent, relevance of other crimes, Policy limitations, § 4:35 wrongs or acts, § 4:29 Preparation, relevance of other Knowledge, relevance of other crimes, wrongs or acts, § 4:29 crimes, wrongs, or acts, § 4:29 Privileges, this index Lapse of time, relevance of other Procedure, relevance of other crimes, crimes, wrongs, or acts, § 4:25 wrongs, or acts, § 4:23 Limitations on relevance Proof of character, methods of, generally, §§ 4:6, 4:35 et seq. § 4:16 Putting character in issue in criminal apologies, § 4:39 collateral source rule, §§ 4:41, cases, § 4:10 Rape shield law, § 4:13 4:42 Rebuttal of character of the victim in compromise negotiations, § 4:37 criminal cases, § 4:11 Excluding relevant evidence, Regret expressions, limitations on above relevance, § 4:39 financial condition, § 4:43 Relevant evidence defined, § 4:1 insurance status, § 4:41 Res gestae, § 4:27 medical expense payment offers, § 4:38 Routine practice, § 4:17 negotiations to compromise, § 4:37 Sales of similar property to show value, § 4:19 offers to pay medical expenses, § 4:38 Sex crimes, relevance of other crimes, wrongs, or acts evidence plea agreements, § 4:40 policy, § 4:35 adults, §§ 4:30, 4:33 regret expressions, § 4:39 child victims, § 4:31 statutory, § 4:7 Similarity, relevance of other crimes, subsequent remedial measures, wrongs, or acts evidence, § 4:24 § 4:36 Statutory grounds exclusions, § 4:7 Logical relevance defined, § 4:3 Subsequent remedial measures, limi-Materiality defined, § 4:4 tations on relevance, § 4:36

RELEVANCY—Cont'd

Sufficiency of evidence compared, § 11:7

Value, sales of similar property to show, § 4:19

Victim, other acts involving, § 4:28 Victim impact statements, § 4:14

Victim's character in criminal cases generally, § 4:12 rape shield law, § 4:13

RELIABILITY

Authentication of Evidence, this index

Credibility, this index

RELIGION

Impeachment, religious belief as method, § 6:37

Records of religious organizations, hearsay rules, § 8:42
Spiritual counselor privilege, § 5:28

REPORTERS

News organization privilege, § 5:4

REPORTS

Hearsay, this index Public Records and Reports, this index

REPUTATION

As to character, see Character, this index

Hearsay, this index

RES GESTAE

Relevancy, § 4:27

RES IPSA LOQUITUR

Presumptions, § 12:17

ROUTINE PRACTICE

Relevancy, § 4:17

SANITY

Presumptions, § 12:30

SELF AUTHENTICATION

See Authentication of Evidence, this index

SENSITIVE INFORMATION

Privilege, § 5:3

SEQUESTRATION

Witnesses, § 6:28

SETTLEMENTS

Negotiations to compromise, relevance limitations, § 4:37

SEX CRIMES

Privileges, sexual abuse victims, § 5:35

Relevance of other crimes, wrongs, or acts evidence adults, §§ 4:30, 4:33

child victims, § 4:31

cilia viculis, § 4

SIMILARITY

Relevance of other crimes, wrongs, or acts, § 4:24

SOCIAL MEDIA

Authentication of evidence, § 9:9

SPIRITUAL COUNSELOR PRIVILEGE

Generally, § 5:28

SPOLIATION OF EVIDENCE

Presumptions, § 12:10

SPOUSAL PRIVILEGES

Generally, § 5:6 et seq.

Communications between spouses

generally, § 5:12 et seq.

exceptions, § 5:14

limitations, § 5:14

scope of privilege, § 5:13

waiver of privilege, § 5:15

Development of privilege, § 5:7

Exceptions

communications between spouses, § 5:14

testimony against a spouse in criminal cases, § 5:10

History of privilege, § 5:7

Limitations

communications between spouses, § 5:14

testimony against a spouse in criminal cases, § 5:10

Scope of privilege

communications between spouses, § 5:13

SPOUSAL PRIVILEGES—Cont'd

Scope of privilege—Cont'd testimony against a spouse in criminal cases, § 5:9

Testimony against spouses in criminal cases

generally, § 5:8 et seq.

exceptions, § 5:10

limitations, § 5:10

scope of privilege, § 5:9

waivers, § 5:11

Waivers

communications between spouses, § 5:15

testimony against a spouse in criminal cases, § 5:11

STATE SECRETS

Privilege, § 5:3

STATEMENTS

Hearsay, this index Prior Statements, this index

STIPULATIONS

Evidence admissibility, § 1:18

STREET GANGS

Relevance of other crimes, wrongs, or acts, § 4:34

SUBPOENAS

Generally, § 6:10 Enforcing, § 6:11 Expert Witnesses, § 6:13 Hearsay rules, unavailability of declarant because of subpoena failure, § 8:60 Quashing, § 6:11

SUBSEQUENT REMEDIAL **MEASURES**

Limitations on relevance, § 4:36

SUFFERING

Hearsay rules, suffering declarations, § 8:29

SUFFICIENCY AND WEIGHT OF **EVIDENCE**

Generally, §§ 11:7 to 11:11 Corroboration, § 11:9

SUFFICIENCY AND WEIGHT OF EVIDENCE—Cont'd

Expert opinions, weight accorded, § 7:19

Jury question, weight and preponderance as, § 11:11

Preponderance as question for the jury, § 11:11

Probative value, § 11:8

Relevancy compared, § 11:7

Witness's own testimony, § 11:10

SUICIDE

Accidental death, presumption, § 12:22

TESTIMONY

Generally as to witnesses, see Witnesses, this index Admissibility Rulings, this index

Attorneys, this index

Credibility, this index

Discovery of testimony before trial, § 6:30

Examination of Witnesses, this index

Expert Witnesses, this index

Factual basis for expert testimony, § 7:13

General Assembly members, § 6:15

Hearing-impaired witnesses, § 6:29 Hearsay, this index

Impeachment of Witnesses, this index

Judicial control, § 6:8

Legislators, § 6:15

Narration failure. impeachment by, § 6:34

Oaths, § 6:3

Objections to Evidence, this index

Opinions, this index

Out-of-state witnesses, § 6:17

Peace officers, § 6:14

Preservation of testimony before trial, § 6:30

Prisoners, § 6:16

Protection of witnesses, § 6:18

Spousal Privileges, this index

Subpoenas, this index

THEFT

Presumptions, § 12:34

Index-20

TIME OR DATE

Relevancy in criminal cases of other	Hostile witnesses, § 6:24
crimes, wrongs, or acts evi-	Immunity of witnesses, § 6:19
dence, §§ 4:25, 4:27	Impeachment of Witnesses, this index
TRIALS	Judges, this index
	Judicial comments on evidence, § 6:5
Admissibility Rulings, this index	Judicial control over testimony, § 6:8
Argument	Juries, this index
content of, § 1:21	Leading questions, § 6:23
order of, § 1:20	Legislators' testimony, § 6:15
Attendance of witnesses, § 6:9	Limiting admissible evidence, § 1:9
Attorneys as witnesses	Motions in limine, § 1:10
generally, § 5:16 et seq.	Oaths, § 6:3
competency, § 6:7	Objections to Evidence, this index
privilege. Attorney-Client Privi-	Offers of proof in rulings on evi-
lege, this index	dence, § 1:11
Bias as method of impeachment,	Order of argument, § 1:20
§ 6:41	Order of proof, § 1:19
Confrontation Clause, hearsay rules,	Out-of-state witnesses, testimony by,
§ 8:9	§ 6:17
Content of argument, § 1:21 Court-ordered witnesses	Peace officer testimony, § 6:14
	Plain error review, § 1:16
generally, § 6:27	Preservation of testimony before trial,
experts, § 7:20	§ 6:30
Cross-examination. See Examination	Presumptions, regularity of judicial
of Witnesses, this index	proceedings, § 12:27
Cumulative error, § 1:17 Demonstrations in court, authentica-	Prisoner testimony, § 6:16
tion, § 9:18	Privileges, this index
Direct examination. See Examination	Procedure for taking judicial notice,
of Witnesses, this index	§ 2:2
Discovery of testimony before trial,	Proof
§ 6:30	offers of proof in rulings on evi-
Error	dence, § 1:11
cumulative error, § 1:17	order of, § 1:19
evidence, error in admitting or	Protection of witnesses, § 6:18
excluding evidence, § 1:15	Purposes of evidence rules, § 1:5
plain error review, § 1:16	Redirect and re-cross examinations,
Examination of Witnesses, this index	\$ 6:22
	_
Exceptions to rulings on evidence, § 1:14	Reenactments of events, authentication, § 9:25
Fact and Law Questions, this index	Regularity of judicial proceedings,
Fact questions, relevancy of evidence	presumptions, § 12:27
depending on, § 1:8	Rehabilitation of Witnesses, this
Fees, witness, § 6:12	index
General Assembly member	Relevance of evidence. Relevancy,
testimony, § 6:15	this index
Hearing-impaired parties and wit-	Rulings on evidence
nesses, § 6:29	generally, § 1:7 et seq.
	· -

TRIALS—Cont'd

TRIALS—Cont'd

Rulings on evidence—Cont'd
Objections to Evidence, this index
Sequestration of witnesses, § 6:28
Stipulations, evidence admissibility,
§ 1:18

Subpoenas, this index
Supplementing admissible evidence,
§ 1:9

Testimony, this index

Truthfulness, character for as method of impeachment, § 6:35

View by jury outside courtroom, § 9:19

Waivers of objections, § 1:13 Witnesses, this index

UNDUE INFLUENCE

Presumptions, § 12:23

UNIFORM COMMERCIAL CODE LITIGATION

Presumptions, § 12:20

VERBAL ACTS

Hearsay rules, § 8:3

VETERINARIANS PRIVILEGE

Generally, § 5:34

VICTIM IMPACT STATEMENTS

Relevancy, § 4:14

VIDEOS

Authentication, § 9:23

VISUAL RECORDINGS

Authentication, §§ 9:20, 9:23

VITAL STATISTICS RECORDS

Hearsay rules, § 8:41

VOID AGREEMENTS

Parol evidence rule invalid agreements exception, § 3:12

VOLUMINOUS MATERIALS

Generally, § 10:6

WAIVERS

Attorney-client privilege, § 5:25 Objections to evidence, § 1:13

WAIVERS—Cont'd

Spousal privileges
communications between spouses,
§ 5:15
testimony against a spouse in criminal cases, § 5:11

WARRANTIES

Parol evidence rule exception, § 3:10

WEIGHT OF EVIDENCE

Sufficiency and Weight of Evidence, this index

WIFE AND HUSBAND

See Spousal Privileges, this index

WILLS

Hearsay rules, § 8:27
Presumptions
generally, § 12:12 et seq.
for detailed treatment see
Presumptions, this index

WITNESSES

Generally, §§ 6:1 to 5:44

Admissibility Rulings, this index
Attendance of witnesses, § 6:9

Attorneys as witnesses

Attorney-Client Privilege, this index
competency, § 6:7
work product privilege, § 5:26

Authentication of evidence, subscribing witnesses, § 9:7

Bias as method of impeachment, § 6:41

Children, competency, § 6:4

Competency
generally, § 6:1 et seq.

attorneys as witnesses, § 6:7 children, § 6:4 judges as witnesses, § 6:5 jurors as witnesses, § 6:6 oaths, § 6:3

personal knowledge requirement, § 6:2

Confrontation Clause, hearsay rules, § 8:9

Court-appointed experts, § 7:20 Court-ordered witnesses, § 6:27

WITNESSES—Cont'd Credibility, this index	WITNESSES—Cont'd Protection of witnesses, § 6:18
Cross-examination. See Examination of Witnesses, this index	Recollection, writing to refresh generally, § 6:26
Declarants. See Hearsay, this index Direct examination. See Examination of Witnesses, this index	recorded recollection, hearsay rule, § 8:31 Rehabilitation of Witnesses, this
Discovery of testimony before trial, § 6:30	index Religious belief as method of
Examination of Witnesses, this index Expert Witnesses, this index	impeachment, § 6:37 Sequestration of witnesses, § 6:28
Fees, § 6:12 General Assembly members as,	Spousal Privileges, this index Subpoenas, this index
§ 6:15 Handwriting witnesses, § 9:5	Subscribing witnesses, authentication of evidence, § 9:7
Hearing-impaired witnesses, § 6:29 Hostile witnesses, § 6:24	Sufficiency of evidence, witness's own testimony, § 11:10
Immunity of witnesses, § 6:19	Testimony, this index
Impeachment of Witnesses, this index	Truthfulness, character for as method
Judges as witnesses	of impeachment, § 6:35
generally, § 6:25	Weight accorded expert opinions,
competency, § 6:5	§ 7:19 Writing to refresh memory
Jurors as witnesses	generally, § 6:26
generally, § 6:25	recorded recollection, hearsay rule,
competency, § 6:6	§ 8:31
Leading questions, § 6:23	WORK PRODUCT PRIVILEGE
Legislators testimony, § 6:15 Memory	Generally, § 5:26
failure, impeachment, § 6:34	•
writing to refresh	WRITINGS
generally, § 6:26	See also Contents of Writings,
recorded recollection, hearsay rule, § 8:31	Recordings, and Photographs, this index
Narration failure as method of impeachment, § 6:34	Ambiguous writings, parol evidence rule exception, § 3:8 Authentication of Evidence, this
Oaths, § 6:3	index
Objections to Evidence, this index	Best evidence rule. See Contents of
Observation failures as method of impeachment, § 6:34	Writings, Recordings, and Photographs, this index
Out-of-state witnesses, testimony by, § 6:17	Memory, writing to refresh generally, § 6:26
Peace officer testimony, § 6:14	recorded recollection, hearsay rule,
Personal knowledge requirement, § 6:2	§ 8:31 Parol Evidence Rule, this index
Prior Statements, this index	X-RAYS
Prisoner testimony, § 6:16	Authentication, § 9:22