

# Index to Author's Commentary

## A

### **ACQUITTAL**

- As confusing or misleading evidence, § 403:4
- Effect upon admissibility under Rule 404(b), § 404:33

### **ADMINISTRATIVE FINDINGS**

- Hearsay considerations, § 803:4

### **ADMISSIBILITY FOR LIMITED PURPOSE**

- See Limited Admissibility

### **ADMISSIONS BY PARTY-OPPONENT**

- See Hearsay, Statements Outside the Definition

### **AFFIRMATION OR OATH**

- Requirement of, §§ 603:1 to 603:3

### **ALCOHOL OR DRUGS**

- Expert opinion regarding use of, § 702:17
- Refusal to submit to blood test or field sobriety test, relevance, § 402:2
- Refusal to take preliminary breath test, constitutional right, § 402:1
- Use of, as affecting competency as witness, § 601:5
- Use of, as affecting credibility as witness, § 607:7

### **ALFORD PLEA**

- As an admission, § 801:16

### **ANCIENT DOCUMENTS (HEARSAY EXCEPTION)**

- Generally, § 803:41
- Authentication, § 901:12

### **ANIMATIONS**

- See Demonstrative Evidence

### **APPEARANCE**

- Failure to appear at trial or hearing, to show consciousness of guilt, § 402:2

### **APPLICABILITY OF EVIDENCE RULES**

- See Rules of Evidence

### **ARRESTS**

- Arrests and similar evidence, relevance, § 404:7
- Confusing or prejudicial, § 403:4

### **ARTIFICIAL INTELLIGENCE (AI) EVIDENCE**

- Generally, § 901:16A

**ASKED AND ANSWERED**

Repetition during cross-examination, § 611:9

**ASSERTION**

Definition of, for hearsay rule, § 801:1

**ATTORNEY-CLIENT PRIVILEGE**

Applies only to legal advice, not business advice, § 501:3

Communications in furtherance of crime or fraud, § 501:8

Corporate clients, in-house counsel, § 501:4

Death of client, effect, § 501:11

Exceptions, miscellaneous, § 501:9

Identifying the client, § 501:2A

Insurance litigation, § 501:8A

Joint representation, § 501:6

Medical malpractice litigation, § 501:4A

Necessary attorney-client relationship, § 501:3

Prospective clients, § 501:5

Requirement of intended confidentiality, § 501:7

Waiver, generally, § 501:10

Waiver by disclosure, deliberate or inadvertent, §§ 502:1 to 502:6

Who may assert, § 501:2

**AUDIO (SOUND ONLY) RECORDINGS**

Authentication

Audio recordings, § 901:10

Telephone conversations, § 901:9

Voice identification, § 901:8

Best evidence rule, what constitutes a duplicate recording, § 1001:2

Whether recording itself creates second level of hearsay, § 801:1

**AUTHENTICATION AND IDENTIFICATION**

Generally, § 901:1 et seq.

Ancient documents, § 901:12

Business records

Generally, §§ 803:28 to 803:30

Documents obtained from opposing party during discovery, § 901:20

General principles of authentication, § 901:2

Medical records, § 803:29

Methods authorized by Rule 901

Audio recordings (sound only), § 901:10

Comparison by court or expert witness, § 901:6

Distinctive characteristics, § 901:7

Methods of authentication authorized by statute or rule, § 901:19

Non-expert opinion on handwriting, § 901:5

Telephone conversations, § 901:9

Testimony by witness with knowledge, § 901:4

Voice identification, § 901:8

Prima facie showing, § 901:2

## INDEX

### **AUTHENTICATION AND IDENTIFICATION—Cont'd**

- Process or system
  - Artificial intelligence (AI) evidence, § **901:16A**
- Process or system
  - Generally, § **901:13**
  - Data, information, or images obtained from Internet, § **901:18**
  - Electronic communications, § **901:17**
  - Photographs, § **901:14**
  - Printed versions of digital documents, § **901:16**
  - Text messages, e-mails, § **901:17**
  - Text messages, e-mails, and similar electronic communications, § **901:17**
- Public records, §§ **803:37, 901:11**
- Self-authenticating documents, §§ **902:1 to 902:4**
- Testimony of subscribing witness unnecessary, § **903:1**
- Using Rule 904 to secure admissibility of document, §§ **904:1 to 904:7**

## **B**

### **BASIS FOR EXPERT OPINION (RULE 703)**

- See Expert Witnesses

### **BEST EVIDENCE RULE**

- Generally, § **1001:1 et seq.**
- Definitions, § **1001:2**
- Duplicates
  - Generally admissible in place of original, § **1003:1**
  - Original itself must be admissible, § **1003:2**
  - When duplicate is inadmissible, §§ **1003:3, 1003:4**
- Electronically-based records or information, § **1003:3**
- General overview, § **1001:1**
- Judge and jury, roles of, under best evidence rule, § **1008:1**
- Original, when required
  - Corporate existence and corporate acts, § **1002:1**
  - Distinction between event and record of event, § **1002:2**
  - Requirement generally, § **1002:1**
  - Transcript as listening aid, § **1002:4**
- Public records, best evidence considerations, §§ **1005:1, 1005:2**
- Summaries
  - Demonstrative evidence distinguished, § **1006:2**
  - Foundation requirements, § **1006:4**
  - General rule, § **1006:1**
  - Oral summaries, § **1006:6**
  - Presenting foundation testimony, § **1006:5**
  - Pretrial notice, § **1006:3**
- Testimony or other evidence of content, when allowed
  - Collateral matters, § **1004:5**
  - General rule, § **1004:1**
  - Original in possession of opponent, § **1004:4**

**BEST EVIDENCE RULE—Cont'd**

Testimony or other evidence of content, when allowed—Cont'd

Original lost or destroyed, § 1004:2

Original not obtainable, § 1004:3

Second-best evidence not required, § 1004:6

Testimony or written admission of party, § 1007:1

**BIAS OR PREJUDICE**

See Impeachment

**BIOMECHANICS**

Expert testimony regarding forces on human body, § 702:21

**BOUNDARIES**

See Real Property

**BREATH TEST, REFUSAL**

See Refusal to Take Breath Test

**BURGLAR TOOLS AND SIMILAR EVIDENCE**

Relevance, § 402:13

**BUSINESS RECORDS (HEARSAY EXCEPTION)**

Generally, § 803:19 et seq.

Absence of business record, § 803:31

Authentication

Generally, § 803:28

Criminal cases, § 803:28A

Medical records, § 803:29

Records received from opposing party, § 803:30

Definition of business, § 803:20

Expert reports, reports prepared for litigation, § 803:23

Illustrative cases, § 803:27

Information received from third party but compiled by business

Generally, § 803:24

Medical records, § 803:25

Objective record of act, condition, or event, § 803:22

Records kept in regular course of business, § 803:21

Reliability overall, as affecting admissibility, § 803:26

Statutes, text of, § 803:19

**C**

**CERTIFICATES**

Certificates of marriage, baptism, and the like, hearsay exception, § 803:39

**CHAIN OF CUSTODY**

Generally, § 402:14

**CHARACTER, AS SUBSTANTIVE EVIDENCE (RULES 404, 405)**

Generally, § 404:1 et seq.

## INDEX

### **CHARACTER, AS SUBSTANTIVE EVIDENCE (RULES 404, 405)—Cont'd**

- Character evidence
  - Specific instances inadmissible, § 405:5
- Civil cases, § 404:3
- Criminal cases
  - Specific instances inadmissible, § 405:5
- Criminal cases, character of defendant, § 404:4
- Criminal cases, character of victim, § 404:5
- Definition of character evidence, § 404:1
- Evidence in form of opinion, Character, §§ 405:3, 405:4
- Inadmissible, § 404 et seq.
- Methods of proof
  - Cross-examination of character witnesses, §§ 405:9, 405:10
  - Defendant's lack of criminal history, § 405:6
  - Opinion of expert witness on character, § 405:4
  - Opinion of lay witness on character, § 405:3
  - Proof of character, generally, § 405:1
  - Rebuttal of character witnesses, § 405:11
  - Reputation in neutral, generalized community, § 405:2
  - Specific instances of conduct, civil cases, § 405:8
  - Victim's prior misconduct to show self-defense, § 405:7
- Other Crimes, Wrongs, or Acts, this index
- Overview of Rules 404 and 405, § 404:2
- Specific instances inadmissible, criminal cases, § 405:5

### **CHARACTER FOR IMPEACHMENT (RULE 608)**

- Generally, § 608:1 et seq.
- Character of witnesses generally, § 608:1
- Personal opinion on credibility of another witness
  - Contradiction distinguished, § 608:5
  - Generally forbidden, § 608:4
  - Illustrative cases, § 608:8
  - Obvious opinions, implied opinions, § 608:6
- Rehabilitation of witness's credibility
  - Generally, § 608:13
  - Cross-examination of rehabilitation witness, § 608:16
  - Explanation of specific instances, § 608:15
  - Reputation, § 608:14
- Reputation for truthfulness
  - Generally, § 608:2
  - Neutral, generalized community, § 608:3
- Review on appeal, § 608:17
- Specific instances of witness's conduct
  - Extrinsic evidence, § 608:10
  - On cross-examination, § 608:9
  - Prior false complaints by witness, § 608:11
  - Procedure, foundation for appeal, § 608:12
- Vouching for State's witness in criminal case, § 608:7

**CHARACTER FOR IMPEACHMENT (RULE 608)—Cont'd**

Waiver, § 608:17

**CHILD ABUSE**

Expert opinion regarding, § 702:20

Prior acts of, under Rule 404(b), § 404:27

**CHILDREN GENERALLY**

Child Abuse, this index

Child Victim or Witness (Hearsay Exception), this index

Expert opinion on risks to children, § 702:20

Statement for medical diagnosis or treatment, § 803:17

**CHILD VICTIM OR WITNESS (HEARSAY EXCEPTION)**

Generally, § 807:1 et seq.

Child must testify or be declared unavailable, § 807:4

Common-law fact of complaint rule, compared, § 807:8

Competency of child to testify, § 807:6

Corroboration of child's statement, § 807:7

Hearsay exception generally, § 807:1

Procedure, notice, § 807:3

Reliability of child's statement, § 807:5

When exception does, and does not, apply, § 807:2

**CHURCH RECORDS**

Certificates of marriage, baptism, and the like, hearsay exception, § 803:39

Religious and family history, hearsay exception, § 803:39

**COLLATERAL MATTERS**

Best evidence rule inapplicable, § 1004:5

Contradiction of witness on collateral matter, § 607:8

Cross-examination of witness on collateral matter, § 611:9

Prior inconsistent statements on collateral matters, § 613:6

**COLLATERAL SOURCE RULE**

Generally, § 409:4

Right to setoff, § 409:4

**COMMENT ON THE EVIDENCE**

Judge must avoid, § 614:3

**COMMERCIAL PUBLICATIONS, MARKET REPORTS (HEARSAY EXCEPTION)**

Generally, § 803:42

**COMPETENCY TO TESTIFY**

Generally, § 601:1 et seq.

Alcohol or drugs, use of, § 601:5

Children, §§ 601:2, 601:3

Dead Man Statute, this index

Judge as witness, §§ 605:1, 605:2

Juror as witness, § 606:1

## INDEX

### **COMPETENCY TO TESTIFY—Cont'd**

Spouses and domestic partners, § 601:6

### **COMPLETENESS**

See Remainder of Writing, Recording, or Conversation

### **COMPROMISE AND OFFERS TO COMPROMISE (CIVIL)**

Generally, § 408:1

Admissibility for other purposes, § 408:6

Claims for attorney fees, § 408:5

Medical malpractice cases, § 408:7

Obstruction of justice, § 408:8

Rule applies to all settlement negotiations, § 408:2

Settlement negotiations generally, § 408:1

Third parties, other proceedings, § 408:4

What evidence is barred, § 408:3

### **COMPUTER MONITOR IMAGES**

See Electronic Evidence

### **CONCLUSION OF LAW, TESTIMONY ON**

See Ultimate Issue, Testimony Regarding

### **CONDITIONAL RELEVANCE**

Generally, § 104:1

Role of judge and jury, § 104:1A

### **CONFRONTATION, RIGHT TO**

Generally, § 1200:1 et seq.

Checklist, method of analysis, § 1200:5

Closed-circuit televisions, § 1200:25

Comment on claim of right to confrontation, § 1200:2

Constitutional provisions, test, § 1200:1

Courtroom arrangements, § 1200:25

Cross-examination, defendant's right to

State's duty to produce declarant, § 1200:21

What constitutes sufficient cross-examination, § 1200:22

Defendant's own statements, § 1200:9

Expert opinion based on report from another person, §§ 1200:17, 1200:18

Forfeiture by wrongdoing, § 1200:23

Hearsay rule, relationship to, § 1200:3

One-way screens, § 1200:25

Prerecorded testimony, § 1200:25

Procedural implications, § 1200:4

Remote testimony, § 1200:26

Review on appeal, § 1200:24

Telephone testimony, § 611:5

Testimonial hearsay

Business records, § 1200:15

Calls to 911, § 1200:11

Definition, whose state of mind is relevant, § 1200:10

**CONFRONTATION, RIGHT TO—Cont'd**

Testimonial hearsay—Cont'd

Expert opinion based on laboratory report, § 1200:17

Expert opinion based on opinion of nontestifying expert, § 1200:18

Laboratory reports prepared for litigation, § 1200:16

Medical records, § 1200:15

Public records, § 1200:15

Statements by co-conspirators, § 1200:18A

Statements by co-defendants, § 1200:20

Statements for authentication only, § 1200:19

Statements to friends and family, § 1200:14

Statements to medical personnel, therapists, § 1200:13

Statements to others, § 1200:20

Statements to police officers, § 1200:11

Statements to prosecutors, investigators, interviewers, § 1200:12

Testimony by telephone, § 611:5

Testimony by video, remote means, § 1200:26

Video conferencing, § 1200:26

Waiver of objection

Waiver generally, § 1200:24

Federal restrictions on waiver under state law, § 1200:24

Forfeiture by wrongdoing, § 1200:23

When applicable, nature of evidence overview, § 1200:7

When applicable, nature of proceeding, § 1200:6

When applicable, statements not defined as hearsay, § 1200:8

**CONFUSING EVIDENCE**

See Unfair Prejudice, Confusion, or Waste of Time

**CONJECTURE AND SPECULATION**

By expert, see Expert Witnesses

**CONSCIOUSNESS OF GUILT**

Evidence revealing consciousness of guilt (flight, hiding, use of alias), § 402:2

Failure to appear at trial or hearing, § 402:2

**CONSTITUTIONAL LAW**

Confrontation, Right to, this index

Defendant's right to fair trial, effect upon admissibility, § 402:12

**CONTINUING OBJECTIONS**

See Objections and Rulings

**CONTRADICTION, IMPEACHMENT BY**

See Impeachment

**CONVICTION OF CRIME, AS SUBSTANTIVE EVIDENCE**

Hearsay exception for certain criminal convictions, § 803:47

**CONVICTION OF CRIME, FOR IMPEACHMENT (RULE 609)**

Generally, § 609:1 et seq.

## INDEX

### **CONVICTION OF CRIME, FOR IMPEACHMENT (RULE 609)—Cont'd**

- Crimes of dishonesty or false statement
  - Burglary, special considerations, § 609:3
  - General rules, § 609:2
- Crimes other than dishonesty or false statement
  - Balancing probative value against prejudice, § 609:4
  - Opening the door, § 609:6
  - Sanitizing the prior conviction, § 609:5
- Details surrounding conviction, § 609:9
- Methods of proof, § 609:8
- Other details under Rule 609, § 609:11
- Procedure, § 609:10
- Review on appeal, § 609:10
- Time limits, § 609:7

### **COURT RECORDS**

- Hearsay considerations generally, § 803:34
- Judgments as Evidence, this index

### **CRIME OR FRAUD**

- Exception to attorney-client privilege, § 501:8

### **CRIMINAL CONVICTION**

- See Conviction of Crime, For Impeachment

### **CROSS-EXAMINATION**

- For more detail, see Mode and Order of Interrogation and Presentation
- Contradicting evidence elicited on, § 103:6B
- Right to cross-examination, § 611:8
- Scope of cross-examination, § 611:9

### **CURATIVE INSTRUCTIONS**

- Generally, § 103:4

## D

### **DEAD MAN STATUTE**

- Generally, § 601:7 *et seq.*
- Adverse party, defined, § 601:12
- Claims against estate vs. claims for benefit of estate, § 601:8
- Party in interest, defined, § 601:10
- Testimony about statement or transaction, § 601:13
- Waiver of statutory protection, § 601:14
- When statute is inapplicable, § 601:9
  - Discovery, § 601:9
  - Documents, § 601:9
  - Nonparty witness, § 601:9
  - Testimony in favor of estate, § 601:11

### **DECLARANT**

- See Hearsay Definitions

**DEEDS**

See Real Property

**DELIBERATIONS BY JURY**

Whether exhibits to go to jury room during deliberations, § 402:20

Whether jurors can review specific testimony during deliberations, § 611:7

**DEMONSTRATIVE EVIDENCE, EXHIBITS**

Generally, § 402:13 et seq.

Audio recordings (sound only)

Authentication, § 901:10

Relevance, § 402:16

Authentication and Identification, this index

Burglary tools and similar evidence, § 402:13

Chain of custody, § 402:13

Computer-generated animations, §§ 402:22, 402:23

Documents that speak for themselves, § 403:10

Exhibits that are bulky, hazardous, or illegal, § 402:24

Illustrative purposes only, § 402:21

Models, § 402:18

Photographs

Authentication, § 901:14

Relevance, § 402:15

Unduly graphic, § 402:15

Procedure for offering exhibits, § 402:19

Real evidence, § 402:14

Sketches, maps, diagrams, and similar evidence, § 402:18

Video recordings

Relevance, § 402:17

Weapons, § 402:14

Whether exhibits go to jury room, § 402:20

**DESTRUCTION OF EVIDENCE (SPOILIATION)**

Generally, § 402:5

**DIFFERENT PERSON COMMITTED CRIME**

Evidence to show, § 402:11

**DIGITAL EVIDENCE**

See Electronic Evidence

**DIMINISHED CAPACITY**

Expert testimony regarding, § 702:19

**DNA**

DNA identification, expert testimony, § 702:16

**DOCUMENTS AFFECTING INTEREST IN PROPERTY (HEARSAY  
EXCEPTION)**

Generally, § 803:40

## INDEX

### **DOCUMENTS AS EVIDENCE**

- Authentication and Identification, this index
- Best Evidence Rule, this index
- Demonstrative Evidence, this index
- Documents that speak for themselves, § **403:10**
- Electronically stored information (ESI), § **402:5**
- Electronic documents (e-mails, text messages)
  - Authentication, § **901:17**
  - Best evidence considerations, § **1001:3**
  - Electronic signatures and transactions, § **901:17**
- Emails, authentication, § **901:17**
- Using Rule 904 to secure admissibility of document, §§ **904:1 to 904:7**

### **DOMESTIC PARTNERS**

- Spousal privileges apply to registered domestic partners, § **501:16**

### **DOMESTIC VIOLENCE**

- Prior acts of, under Rule 404(b), § **404:25**

### **DRIVING UNDER THE INFLUENCE (DUI)**

- See Alcohol or Drugs, Use of

### **DRUG RECOGNITION EXPERTS**

- Generally, § **702:17**

### **DRUGS OR ALCOHOL, USE OF**

- See Alcohol or Drugs, Use Of

### **DUE PROCESS**

- See Constitutional Law

### **DYING DECLARATIONS (HEARSAY EXCEPTION)**

- Applies only when declarant is unavailable, § **804:2**
- Scope of statements admissible, § **804:11**
- When admissible, §§ **804:9, 804:10**

## E

### **ELECTRONIC EVIDENCE - TEXT MESSAGES, E-MAILS, DIGITAL IMAGES, INTERNET DOWNLOADS, SOCIAL MEDIA**

- Authentication generally, § **901:17**
- Best evidence considerations, § **1001:3**
- Computer-generated animations, relevance, §§ **402:22, 402:23**
- Data, information, or images obtained from the
  - Internet, authentication, § **901:18**
- Electronically Stored Information (ESI), § **402:5**
- Electronic signatures and transactions, § **901:17**
- Postings on social media, authentication, § **901:17**

### **E-MAILS**

- See Electronic Evidence

**EVIDENCE RULES**

See Rules of Evidence

**EXCITED UTTERANCES (HEARSAY EXCEPTION)**

- Complaint of assault or sexual abuse, § 803:5
- General rule, § 803:3
- Present sense impression distinguished, § 803:2
- Proof of startling event, § 803:4

**EXCLUSION OF WITNESSES**

- Exclusion from courtroom, generally, § 615:1
- Sanctions for noncompliance, § 615:3
- Who may not be excluded, § 615:2

**EXHIBITS**

See Demonstrative Evidence, Exhibits

**EXPERT WITNESSES (RULES 702 TO 706)**

- Generally, § 702:1 et seq.
- Admissibility, general rules
  - Beyond common understanding, § 702:6
  - Conjecture and speculation, § 702:7
  - General overview, § 702:1
  - Helpfulness and general relevance, § 702:5
  - Reasonable medical certainty, § 702:8
- Basis for opinion (Rule 703)
  - Generally, § 703:1
  - Constitutional considerations, § 703:5
  - Firsthand knowledge, § 703:2
  - Frye rule distinguished, § 703:3
  - Hypothetical questions, § 703:2
  - Limiting rather than excluding expert opinion with questionable basis, § 703:4A
  - Other information reasonably relied upon, §§ 703:3, 703:4
  - Testimony of other witnesses, § 703:2
- Court-appointed experts, § 706:1
- Cross-examination and impeachment of experts, § 705:7
- Facts or data underlying expert's opinion, disclosure of (Rule 705)
  - Effect of Rules 703 and 705 combined, § 705:2
  - Facts or data generally, § 705:1
  - Summary judgment proceedings, § 705:6
  - Underlying information, status as evidence, § 705:5
  - When may underlying information be disclosed, § 705:4
  - When must underlying information be disclosed, § 705:3
- Frye rule
  - Generally, § 702:9
  - Criminal cases vs. civil cases, § 702:10
  - Nature of Frye objections, § 702:11
  - Overcoming Frye objections, § 702:14
  - Procedure, Frye hearing, § 702:13

## INDEX

### **EXPERT WITNESSES (RULES 702 TO 706)—Cont'd**

#### Frye rule—Cont'd

Review on appeal, § 702:15

Specific instances, § 702:12

Summary judgment proceedings, § 702:10

Pretrial disclosure of expert witnesses, § 702:25

#### Qualification as expert

Generally, § 702:2

Disqualification by court, § 702:4

Experts, necessary qualifications to address medical issues, § 702:3

Legal malpractice, § 702:3A

Medical issues, specialized expertise required, § 702:3

Medical malpractice and related issues, § 702:3

Specialized expertise required, medical issues, § 702:3

Sexually violent predator (SVP) proceedings, § 702:24

#### Specific subjects of expert testimony

Alcohol or drugs, use of, § 702:17

Biomechanics, forces on human body, § 702:21

Child abuse, risks to children, § 702:20

Diminished capacity, § 702:19

DNA identification, § 702:15

Drug recognition, § 702:17

Eyewitness identification, § 702:22

Forces on human body in personal injury case, § 702:21

HGN tests, § 702:17

Physical characteristics, dangerousness, feasibility and the like, § 702:15A

Polygraph, § 702:23

Post-traumatic stress disorder (PTSD), § 702:18

Profile or pattern, § 704:9

Sexually violent predator (SVP) proceedings, § 702:24

Syndromes, rape trauma and other syndromes, § 702:18

### **EYEWITNESS IDENTIFICATION**

Expert opinion regarding, § 702:22

## F

### **FACEBOOK**

See Social Media

### **FACT OF COMPLAINT RULE**

Common-law hearsay exception, § 807:8

### **FALSE COMPLAINT BY WITNESS**

Prior false complaints by witness, § 608:11

### **FAMILY HISTORY**

See History (Hearsay Exception)

### **FINDING BY ADMINISTRATIVE AGENCY**

Hearsay considerations, § 803:34

**FLIGHT**

Flight from scene or crime, to show consciousness of guilt, § 402:2

**FOREIGN LANGUAGE INTERPRETERS**

See Interpreters

**FORFEITURE BY WRONGDOING**

Forfeiture of hearsay rule, § 802:4

Forfeiture of right to confrontation, § 1200:23

**FORMER TESTIMONY (HEARSAY EXCEPTION)**

Generally, § 804:3 et seq.

Applies only when declarant is unavailable, § 804:2

General rule, § 804:3

Identity of parties not required, § 804:5

Methods of proof, § 804:8

Objection to portion of former testimony, § 804:7

Opportunity and motive to develop former testimony, § 804:6

Relationship to other rules, § 804:4

**FORM OF QUESTION, OBJECTIONS TO**

Argumentative questions, § 611:2

Compound questions, § 611:2

Leading questions, § 611:2

Misleading questions, § 611:2

Question calls for narrative, § 611:2

Question that are too general, § 611:2

**FOUNDATION**

The “no foundation” objection, § 611:4

**FRYE RULE**

See Expert Witnesses

**G**

**GANG AFFILIATION, GANG ACTIVITIES**

Admissibility under Rule 404(b), § 404:28

**H**

**HABIT OR ROUTINE PRACTICE**

Generally, § 406:1 et seq.

Habit of person

Generally, § 406:2

Illustrative cases, § 406:3

Methods of proof, § 406:6

Routine practice of an organization

Illustrative cases, § 406:5

Weight of the evidence, § 406:7

## INDEX

### **HEALTH CARE INFORMATION ACT**

Generally, § 501:36

### **HEARSAY, ADMISSIBILITY IN GENERAL**

See also other Hearsay listings that follow

Double hearsay, §§ 805:1, 805:2

Forfeiture by wrongdoing, § 802:4

General rule, inadmissible unless rendered admissible by rule or statute, § 802:1

Impeachment of hearsay declarant, § 806:1

Self-serving statements, § 801:1

Statement out of court, by witness currently in court, § 801:11

Statement out of court, offered only for impeachment, § 802:2

Waiver of objection, forfeiture by wrongdoing, § 802:4

### **HEARSAY, STATEMENTS OUTSIDE THE DEFINITION (RULE 801)**

See also Hearsay Exceptions, above

Admissions by party-opponent

Admissions, evidentiary effect, when binding, § 801:25

Admissions by adoption or silence, § 801:17

Admissions by agents or employees, §§ 801:18 to 801:19

Admissions by co-parties, § 801:20

Admissions by decedents in privity with party, § 801:23

Admissions by opposing party, general rule, § 801:16

Admissions by partners, § 801:22

Admissions expressing sympathy, § 801:24

Admissions in pleadings, § 801:21

Alford plea, as admission, § 801:16

Apologies, expressions sympathy, § 801:24

Prior statements by witnesses

Prior consistent statement, § 801:13

Prior inconsistent statement, § 801:12

Prior statements by in-court witnesses, generally, § 801:11

Statements of identification, § 801:14

Statements in furtherance of conspiracy, § 801:26

### **HEARSAY DEFINITIONS (RULE 801)**

Generally, § 801:1 et seq.

See also Hearsay, Statements Outside the Definition

Audio recordings of out-of-court statements, § 801:1

Definitions

Assertion defined, § 801:1

Declarant defined, § 801:1

Hearsay defined, § 801:1

Statement defined, § 801:1

Double hearsay, §§ 805:1, 805:2

Statement generated by computer or machine, § 801:1

Statement out of court, by witness currently testifying, § 801:11

Statement out of court, offered only for impeachment, § 802:2

Statements Outside the Definition, this index

**HEARSAY DEFINITIONS (RULE 801)—Cont'd**

- Statement that is self-serving, § 801:1
- To prove the matter asserted
  - Borderline situations, implied assertions, § 801:5
  - Borderline situations, statements as circumstantial evidence, § 803:11
  - Borderline situations, statements to show background or context, § 801:6
  - Borderline situations, witness's own impression or understanding, § 801:7
- General rule, § 801:2
- Statement to show listener's knowledge or notice, § 801:4
- Verbal acts (statements having independent legal significance), § 801:3
- Translation from foreign language, § 801:8

**HEARSAY EXCEPTIONS (RULES 803, 804)**

- See also Hearsay, Statements Outside the Definition, below
- Ancient Documents, this index
- Business Records, this index
- Child Victim or Witness, this index
- Documents Affecting Interest in Property, this index
- Dying Declarations, this index
- Excited Utterances, this index
- Former Testimony, this index
- Judgments as Evidence, this index
- Learned Treatises, this index
- Market Reports, Commercial Publications, this index
- No catch-all hearsay exception in Washington, § 803:49
- Personal or Family History, this index
- Present sense impressions, § 803:2
- Public Records, this index
- Recorded Recollection, this index
- Religious and Family History, this index
- Reputation, Hearsay Issues, this index
- Statements Against Interest, this index
- Statements for Medical Diagnosis or Treatment, this index
- State of Mind, Hearsay Exceptions, this index
- Unavailability, required for some hearsay exceptions, § 804:2
- Using Rule 904 to secure admissibility of document, §§ 904:1 to 904:7

**HEARSAY WITHIN HEARSAY**

- Generally, § 805:1

**HGN TESTS**

- Testimony regarding, § 702:17

**HISTORY (HEARSAY EXCEPTIONS)**

- Certificates of marriage, baptism, and the like, hearsay exception, §§ 803:36, 803:39
- Judgment as to history or boundaries, § 803:48
- Religious and family history, § 803:39
- Reputation concerning general history, § 803:45
- Reputation concerning personal or family history, § 803:45

INDEX

**HISTORY (HEARSAY EXCEPTIONS)—Cont'd**

Statement of personal or family history, when declarant unavailable, § 804:20

**HUSBAND-WIFE PRIVILEGE**

See Spousal Privileges

**I**

**IDENTIFICATION AND AUTHENTICATION**

See Authentication and Identification

**IDENTITY**

Lay witness opinion on person's identity, § 701:4

Other crime or misconduct to prove identity, § 404:18

**ILLUSTRATIVE PURPOSES**

Demonstrative evidence for illustrative purposes only, § 402:21

**IMMIGRATION STATUS**

Admissibility restricted, § 413:1

Status of cases decided before ER 413, § 413:2

**IMMUNITY OF WITNESS**

Immunity agreement, to show bias of witness, § 607:5

**IMPEACHMENT**

Generally, § 607:1 et seq.

Bias or prejudice of witness

Generally, § 607:2

Cross-examination, § 607:3

Extrinsic evidence, necessary foundation, § 607:4

Plea agreements, immunity agreements, § 607:5

When defendant claims witness committed crime charged, § 607:6

Character, For Impeachment, this index

Contradiction of witness

Generally, § 607:8

Contradiction is substantive evidence other rules still apply, § 607:10

Whether matter is material or collateral, § 607:9

Conviction of Crime, For Impeachment, this index

Expert witnesses, cross-examination and impeachment, § 705:7

Hearsay rule, whether applicable to evidence offered for impeachment, § 802:2

Impairment of witness's ability to think, see, or hear, § 607:7

Methods of, overview, § 607:1

Own expert, impeachment, § 607:11

Prior inconsistent statements, for impeachment, §§ 613:1 to 613:8

Reference to opinions expressed by experts in same field, impeachment by,  
§ 705:7A

Religious beliefs inadmissible for impeachment, § 610:1

**INDEPENDENT LEGAL SIGNIFICANCE**

Verbal act, not hearsay, § 801:3

**INFORMAL FAMILY LAW TRIALS (IFLT)**

Informal Family Law Trials (GR 40), § 1101:4

**INSTRUCTIONS TO JURY**

Curative instructions, § 103:4

Instruction to disregard, § 103:2

Limiting instructions, § 105:2

**INSURANCE, EVIDENCE OF**

Generally, § 411:1 et seq.

Admissibility on issues other than liability, § 411:5

Inadvertent remarks, § 411:3

Insurance generally, § 411:1

Insurance other than liability insurance, § 411:2

Waiver, § 411:4

**INTERNET EVIDENCE**

See Electronic Evidence

**INTERPRETERS**

Hearsay considerations when language is translated, § 801:8

Language interpreters, §§ 604:1, 604:2

**J**

**JOINT REPRESENTATION RULE**

Attorney-client privilege, § 501:6

**JUDGE AND JURY, ROLES OF**

Authentication and identification of evidence, §§ 901:1, 901:2

Best evidence rule, application of, § 1008:1

Instructions to Jury, this index

Judge as witness, §§ 605:1, 605:2

Juror as witness, § 606:1

Questioning of witness by jurors, § 611:6

Questioning or calling of witness by judge, §§ 614:1 to 614:4

Whether exhibits to go to jury room during deliberations, § 402:20

Whether jurors can review specific testimony during deliberations, § 611:7

**JUDGMENTS AS EVIDENCE**

Generally, § 803:46

Criminal convictions, hearsay exception, § 803:47

Judgment as to history or boundaries, § 803:48

**JUDICIAL NOTICE**

Generally, § 201:1

Illustrative cases, admissible, § 201:2

Illustrative cases, inadmissible, § 201:3

Judicial notice of legislative facts, § 201:5

Personal knowledge of judge distinguished, §§ 201:4, 201:5

INDEX

**JURY AND JUDGE, ROLES OF**

See Judge and Jury, Roles of

**K**

**KNOWLEDGE**

See Personal, Knowledge

**KNOWLEDGE OR NOTICE**

Statement offered to show listener's knowledge or notice, §§ 801:4, 803:10

**L**

**LABELS, INSCRIBED OBJECTS**

Self-authenticating, § 902:1

Usually not objectionable as hearsay, § 801:1

**LEARNED TREATISES (HEARSAY EXCEPTION)**

Illustrative cases, § 803:43

On cross-examination, § 803:44

On direct examination, § 803:43

**LEGAL MALPRACTICE**

Experts, necessary qualifications to address legal issues, § 702:3A

**LIABILITY INSURANCE**

See Insurance, Evidence of

**LIMITED ADMISSIBILITY**

Admissibility for limited purpose, generally, § 105:1

Exclusion of evidence in lieu of limiting instruction, § 105:3

Limiting instructions, generally, § 105:2

Limiting instructions, under Rule 404(b), § 404:32

**M**

**MARITAL PRIVILEGE FOR CONFIDENTIAL COMMUNICATIONS**

See Spousal Privileges

**MARKET REPORTS, COMMERCIAL PUBLICATIONS (HEARSAY EXCEPTION)**

Generally, § 803:42

**MATERIALITY**

See Relevance

**MEDICAL DIAGNOSIS, GENERALLY**

Expert Testimony, this index

Reasonable medical certainty, requirement of, § 702:8

**MEDICAL DIAGNOSIS, HEARSAY EXCEPTION**

See Statements for Medical Diagnosis or Treatment

**MEDICAL EXPENSES**

- Collateral source rule, right to setoff, § 409:4
- Medical malpractice cases, § 409:3
- Offer to pay, when inadmissible, §§ 409:1, 409:2
- Payment of, generally inadmissible, §§ 409:1, 409:2

**MEDICAL MALPRACTICE, SPECIAL EVIDENTIARY RULES**

- Offer to settle or compromise, § 408:7
- Payment of medical expenses, § 409:3
- Right to setoff, § 409:3

**MEDICAL RECORDS**

- As business records, for purpose of hearsay rule, see Business Records
- Physician-Patient Privilege, this index
- Uniform Health Care Information Act, § 501:36
  - Federal HIPAA regulations, § 501:36

**MENTAL CAPACITY**

- As affecting competency as witness, § 601:4
- As affecting credibility as witness, § 607:7
- Mental health issues, expert opinion regarding, § 702:19

**MISSING WITNESS RULE**

- Failure to call witness, relevance, § 402:3A

**MODE AND ORDER OF INTERROGATION AND PRESENTATION (RULE 611)**

- Generally, § 611:1 et seq.
- Assuming facts not in evidence, § 611:3
- Control by court, overview and general rules
  - Accommodating special needs of witnesses, § 611:1
  - Interruption of testimony, § 611:1
  - Order of testimony, § 611:1
- Cross-examination
  - Collateral or irrelevant matters, § 611:9
  - Repetition, asked and answered, § 611:9
  - Right to, § 611:8
  - Scope of, § 611:9
- Objections to form of question
  - Argumentative questions, § 611:2
  - Compound questions, § 611:2
  - Leading questions, § 611:2
  - Misleading questions, § 611:2
  - Question calls for narrative, § 611:2
  - Questions that are too general, § 611:2
- Questioning of witness by jurors, § 611:6
- Questioning or calling of witness by judge, §§ 614:1 to 614:4
- Rebuttal, § 611:12
- Recross examination, § 611:11
- Redirect examination, § 611:10

INDEX

**MODE AND ORDER OF INTERROGATION AND PRESENTATION (RULE 611)—Cont'd**

- Telephone, testimony by, § 611:5
- The “no foundation” objection, § 611:4
- Whether jurors can review specific testimony during deliberations, § 611:7

**MORTALITY TABLES**

- Judicial notice, § 201:2
- Not conclusive evidence, § 201:2

**MOTIONS IN LIMINE (PRETRIAL MOTIONS REGARDING ADMISSIBILITY)**

- Generally, § 103:8
- Foundations for appeal, § 103:9
- Using Rule 904 in lieu of motion in limine, §§ 904:1 to 904:7

**N**

**NARRATIVE TESTIMONY**

- Court’s authority to control, § 611:2

**NEGOTIATIONS FOR SETTLEMENT**

- See Settlement Negotiations

**NOTICE OR KNOWLEDGE**

- Statement offered to show listener’s knowledge or notice, §§ 801:4, 803:10

**O**

**OATH OR AFFIRMATION**

- Requirement of, §§ 603:1 to 603:3

**OBJECTIONS AND RULINGS (RULE 103)**

- Generally, § 103:1 et seq.
- Curative instructions, § 103:4
- Duty to keep inadmissible evidence from jury, generally, § 103:1
- Foundation, lack of, as basis for objection, § 611:4
- General rules, § 103:1
- Motion in limine (pretrial motion regarding admissibility), §§ 103:8, 103:9
- Motion to strike, § 103:2
- Objection must be specific, § 103:3
- Objection must be timely, § 103:2
- Objection to form of question
  - Argumentative questions, § 611:2
  - Compound questions, § 611:2
  - Leading questions, § 611:2
  - Misleading questions, § 611:2
  - Question calls for narrative, § 611:2
  - Question is too general, § 611:2
- Offer of proof, § 103:5
- Opening the door, §§ 103:6, 103:7

**OBJECTIONS AND RULINGS (RULE 103)—Cont'd**

- Procedure for making objection, § 103:4
- Speaking objections, § 103:4
- Standing or continuing objection, § 103:4
- Using Rule 904 to secure admissibility of document, §§ 904:1 to 904:7

**OBSTRUCTION OF JUSTICE**

- Relevant to show consciousness of guilt, § 402:2
- Settlement negotiations distinguished
  - Civil cases, § 408:8
  - Criminal cases, § 410:7

**OFFERS OF PROOF**

- Generally, § 105:3

**OFFSET**

- Right to offset for medical expenses, § 409:3

**OPENING THE DOOR**

- Generally, § 103:6
- Practice tips, § 103:7

**OPINION ON ULTIMATE ISSUE**

- See Ultimate Issue, Testimony Regarding

**OPINION TESTIMONY BY EXPERT WITNESS**

- See Expert Witnesses

**OPINION TESTIMONY BY LAY WITNESSES (RULE 701)**

- Generally, § 701:1
- Illustrative cases, § 701:4
  - Characterization of statements as threats, § 701:4
  - Demeanor of person, § 701:4
  - Physical appearance of injury, § 701:4
  - Speed of vehicle, estimated, § 701:4
  - Value of own property, § 701:4
- Objections under Rule 701
  - Generally, § 701:5
  - Conclusion of law, § 701:8
  - Constitutional considerations, § 701:9
  - Expertise required, § 701:6
  - Jurors able to reach verdict without hearing opinion, § 701:7
  - Objections based on other rules, § 701:10
  - Opinion is on credibility of another witness, § 608:4
- Other rules of evidence continue to apply, § 701:3
- Personal knowledge, § 701:2

**ORDER OF TESTIMONY AT TRIAL**

- See Mode and Order of Interrogation and Presentation

**OTHER CRIMES, WRONGS, OR ACTS (RULE 404(B))**

- Generally, § 404:6 et seq.

INDEX

**OTHER CRIMES, WRONGS, OR ACTS (RULE 404(B))—Cont'd**

Core principles

- Civil cases, § **404:9**
- Conduct other than obvious misconduct, § **404:10**
- Inadmissible to show propensity, generally, § **404:8**
- Inadmissible to show propensity, illustrative cases, § **404:11**
- Overview of Rule 404(b), §§ **404:6 to 404:8**
- Purpose of Rule 404(b), § **404:7**
- Third persons, prior misconduct of, § **404:7**

Definitions, prior misconduct vs. other misconduct, § **404:6**

Limited purpose, admissibility of

- Accident, rebutting claim of, § **404:17**
- Aggravating circumstances, § **404:24**
- Close in time (res gestae), § **404:13**
- Common scheme or plan
  - Generally, §§ **404:15, 404:16**
  - Domestic violence, § **404:25**
  - Sexual offense, § **404:26**
- Consciousness of guilt, evidence to show, § **404:23**
- Conspiracy, § **404:24**
- Delay in reporting, evidence to explain, § **404:24**
- Direct or circumstantial evidence of crime charged, § **404:14**
- Discrimination cases, § **404:24**
- Element of crime charged, § **404:24**
- General rule, § **404:12**
- Identity, § **404:18**
- Intent, § **404:21**
- Knowledge, evidence to show, § **404:17**
- Mistake, rebutting claim of, § **404:17**
- Motive, § **404:20**
- Opening the door, § **404:22**
- Other miscellaneous purposes, § **404:24**
- Rebutting material assertion by defendant, § **404:22**
- Res gestae, § **404:13**
- Signature evidence (modus operandi), § **404:19**

Other considerations

- Acquittal on prior charge, effect, § **404:33**
- Balancing probative value against prejudice, § **404:29**
- Burden of proof, § **404:30**
- Limiting instructions under Rule 404(b), § **404:32**
- Procedure, evidentiary hearing, § **404:31**
- Waiver of objection, § **404:34**

Specific applications of rule

- Child abuse, § **404:27**
- Domestic violence, § **404:25**
- Gang affiliation or gang activities, § **404:28**
- Prior sexual offenses (adult victim), § **404:26**

**OTHER SUSPECTS**

Evidence suggesting another person committed crime charged, § 402:11

**P**

**PAST RECOLLECTION RECORDED**

See Recorded Recollection

**PATTERN OR PROFILE**

Testimony regarding, § 704:9

**PERSONAL, FIRSTHAND KNOWLEDGE**

Requirement applies to testimony in form of opinion, § 701:2

Requirement of, generally, § 602:2

**PERSONAL HISTORY**

See History (Hearsay Exceptions)

**PERSONAL KNOWLEDGE**

Generally, § 602:1 et seq.

Form of question or answer — “I think” or “I believe,” § 602:5

Necessary foundation, laying, § 602:3

Testimony, § 602:2

Testimony based partly upon personal knowledge, § 602:4

**PHOTOGRAPHS**

Authentication, § 901:14

Relevance, § 402:15

Unfairly prejudicial, § 402:15

**PHYSICIAN-PATIENT PRIVILEGE**

Generally, § 501:27

Criminal cases, privilege restricted, § 501:32

Death, effect on privilege, § 501:34

Exceptions to privilege, § 501:33

Federal HIPAA regulations, § 501:36

Forensic examinations, § 501:30

Necessary relationship, § 501:30

Reasonable expectation of privacy, § 501:31

Scope of privilege, § 501:28

Termination of privilege, § 501:34

Uniform Health Care Information Act, § 501:36

Waiver of privilege, § 501:34

Who may assert privilege (who is holder), § 501:29

**PLEAS, OFFERS OF PLEAS, AND RELATED STATEMENTS (RULE 410)**

Generally, § 410:1 et seq.

Alford plea, as an admission, § 801:16

Defendant’s offer to compensate victim, § 410:6

Obstruction of justice, § 410:7

Plea agreement, to show bias of witness, § 607:5

INDEX

**PLEAS, OFFERS OF PLEAS, AND RELATED STATEMENTS (RULE 410)**

—Cont'd

- Plea negotiations by third parties, § 410:3
- Plea negotiations generally, § 410:1
- Related statements during plea negotiations, § 410:2
- Waiver of rule by agreement, § 410:8
- What evidence is barred, illustrative cases, § 410:4
- What evidence is not barred, illustrative cases, § 410:5

**POLYGRAPH**

- Testimony regarding, § 702:23

**POST-TRAUMATIC STRESS DISORDER (PTSD)**

- Expert opinion concern, § 702:18

**PREJUDICE OR BIAS OF WITNESS**

- See Impeachment

**PREJUDICIAL EVIDENCE**

- See Unfair Prejudice, Confusion, or Waste of Time

**PRELIMINARY DETERMINATIONS**

- Rules of evidence do not apply, § 104:1

**PRESENT MEMORY REFRESHED**

- See Refreshing Memory of Witness

**PRESENT SENSE IMPRESSIONS, HEARSAY EXCEPTION**

- Generally, § 803:2

**PRETRIAL DISCLOSURE**

- Of experts, as affecting admissibility, § 702:25

**PRETRIAL MOTIONS REGARDING ADMISSIBILITY (MOTIONS IN LIMINE)**

- Generally, §§ 103:8, 103:9

**PRIOR CONSISTENT STATEMENT BY WITNESS**

- As substantive evidence, § 801:13
- Extent to which hearsay rule applies to witness currently testifying, § 801:11
- Rehabilitation of credibility with prior consistent statements by witness, § 613:8

**PRIOR CRIMES, WRONGS, OR ACTS**

- Conviction of Crime, For Impeachment, this index
- Other Crimes, Wrongs, or Acts, this index

**PRIOR INCONSISTENT STATEMENT BY WITNESS, AS SUBSTANTIVE EVIDENCE**

- See Hearsay, Statements Outside the Definition

**PRIOR INCONSISTENT STATEMENT BY WITNESS, FOR IMPEACHMENT (RULE 613)**

- Generally, § 613:1 et seq.
- Constitutional considerations under Rule 613, § 613:7

**PRIOR INCONSISTENT STATEMENT BY WITNESS, FOR  
IMPEACHMENT (RULE 613)—Cont'd**

- Hearsay exception distinguished, § 613:2
- Memory, failure of, § 613:3
- Overview, § 613:1
- Procedure
  - Collateral matters, § 613:6
  - Cross-examination, § 613:4
  - Extrinsic evidence, § 613:5
- Rehabilitation of credibility with prior consistent statements by witness, § 613:8
- What constitutes an inconsistent statement, § 613:3

**PRIOR MISCONDUCT**

- See Other Crimes, Wrongs, or Acts

**PRIVILEGED COMMUNICATIONS**

- Generally, § 501:1 et seq.
- Attorney-Client Privilege, this index
- Characteristics common to most privileges
  - Apply to all stages of all proceedings, § 501:1
  - Assertion not an admission, no comment by counsel, § 501:1
  - Purpose of privileges, § 501:1
  - Strictly construed, § 501:1
- Counselors, Social Workers, Therapists, § 501:35
- Federal HIPAA Regulations, § 501:36
- Multiple privileges in single case, § 501:1
- Other privileges, § 501:37
- Physician-Patient Privilege, this index
- Social workers, § 501:35
- Spousal Privileges, this index
- Therapists, § 501:35
- Uniform Health Care Information Act, § 501:36
- Waiver by disclosure, deliberate or inadvertent, §§ 502:1 to 502:6

**PROBATIVE VALUE**

- See Relevance

**PROFILE OR PATTERN**

- Testimony regarding, § 704:9

**PROPERTY, REAL**

- See Real Property

**PUBLIC RECORDS (HEARSAY EXCEPTION)**

- Generally, § 803:32
- Absence of public record, § 803:38
- Authentication
  - Generally, § 803:37
  - Not necessarily self-authenticating, § 901:11
- Best evidence considerations, §§ 1005:1, 1005:2
- Court records, administrative findings, § 803:34

INDEX

**PUBLIC RECORDS (HEARSAY EXCEPTION)—Cont'd**

Definition of public record, § 803:33

Illustrative cases, § 803:35

Must be objective record, not involving judgment or discretion, § 803:33

Statutes, text of, § 803:32

Vital statistics, § 803:36

**PURPOSE AND CONSTRUCTION OF EVIDENCE RULES**

Generally, § 102:1

**Q**

**QUALIFICATIONS, EXPERT WITNESSES**

See Expert Witnesses

**R**

**RAPE SHIELD STATUTE**

See Sexual Offenses, Victim's History, Rape Shield Statute

**REAL PROPERTY**

Document affecting interest in property, hearsay exception, § 803:40

Judgment as to history or boundaries, hearsay exception, § 803:48

Reputation concerning boundaries, § 803:45

**REASONABLE MEDICAL CERTAINTY**

Requirement of, § 702:8

**REBUTTAL**

Generally, § 611:12

**RECORDED RECOLLECTION (HEARSAY EXCEPTION)**

Generally, § 803:18

Declarant's later denial of statement, effect, § 803:18

Foundation requirements, § 803:18

**RE CROSS EXAMINATION**

Generally, § 611:11

**REDIRECT EXAMINATION**

Generally, § 611:10

**REFRESHING MEMORY OF WITNESS**

Generally, § 612:1 et seq.

During depositions, § 612:4

Opponent's right to inspect and introduce writing, § 612:3

When witness's memory may be refreshed, § 612:2

**REFUSAL TO TAKE BREATH TEST**

Refusal to take breath test or perform field sobriety tests, § 402:2

**REHABILITATION**

Rehabilitation of witness's credibility

Generally, § 608:13

**REHABILITATION—Cont'd**

- Rehabilitation of witness's credibility—Cont'd
  - Cross-examination of rehabilitation witness, § 608:16
  - Explanation of specific instances, § 608:15
  - Reputation, § 608:14

**RELEVANCE**

- Generally, § 401:1 et seq.
- Apologies, expression of sympathy, § 402:3
- Conditional relevance, role of judge and jury, § 104:1A
- Conduct to show consciousness of guilt or liability, § 402:2
- Definition of relevant evidence
  - Materiality (must be of consequence), § 401:3
  - Probative value, § 401:2
  - Undisputed evidence, § 401:4
- Demonstrative Evidence, Exhibits, this index
- Destruction, loss, or concealment of evidence (spoliation), § 402:5
- Fair trial, defendant's right, effect on admissibility, § 402:12
- General rule, irrelevant evidence inadmissible, § 402:1
- Other Crimes, Wrongs, or Acts, this index
- Other suspects, possibility of in criminal case, § 402:11
- Similar accidents, injuries, or abuse, § 402:6
- Similar contracts or other agreements, § 402:7
- Undisputed evidence, § 401:4
- Violations of law or industry standards
  - Generally, §§ 402:8 to 402:10

**RELIGIOUS BELIEFS**

- Religious beliefs inadmissible for impeachment, § 610:1

**RELIGIOUS RECORDS OR HISTORY (HEARSAY EXCEPTION)**

- Certificates of marriage, baptism, and the like, hearsay exception, §§ 803:36, 803:39
- History (Hearsay Exceptions), this index
- Records of religious organizations, hearsay exceptions, § 803:39

**REMAINDER OF WRITING, RECORDING, OR CONVERSATION**

- Criminal cases with multiple defendants, § 106:4
- General rule, § 106:1
- What evidence becomes admissible, § 106:2
- Written statements vs. oral statements, § 106:3

**REMOTE MEANS, TESTIMONY BY**

- Generally, § 611:5

**REPUTATION, GENERALLY**

- Character, As Substantive Evidence, this index
- Character, For Impeachment, this index

## INDEX

### **REPUTATION, HEARSAY ISSUES**

- Hearsay exceptions
  - Boundaries, § 803:45
  - General history, § 803:45
  - Personal or family history, § 803:45

### **RIGHT TO CONFRONTATION**

- See Confrontation, Right to

### **ROUTINE PRACTICE**

- See Habit or Routine Practice

### **RULES OF COMPLETENESS**

- See Remainder of Writing, Recording, or Conversation

### **RULES OF EVIDENCE**

- Proceedings in which the rules apply, §§ 1101:1 to 1101:4
- Purpose and construction of rules, § 102:1
- Rules do not apply to preliminary determinations, § 104:1

### **RULINGS AND OBJECTIONS**

- See Objections and Rulings

## S

### **SELF-AUTHENTICATION**

- Self-authenticating documents, §§ 902:1 to 902:4

### **SELF-SERVING STATEMENTS**

- As hearsay, §§ 801:1, 802:3

### **SEQUESTRATION OF WITNESSES**

- See Exclusion of Witnesses

### **SETOFF**

- Right to setoff for medical expenses, § 409:1

### **SETTLEMENT NEGOTIATIONS (CIVIL)**

- See Compromise and Offers to Compromise (Civil)

### **SETTLEMENT NEGOTIATIONS (CRIMINAL)**

- See Pleas, Offers of Pleas, and Related Statements

### **SEXUALLY VIOLENT PREDATOR (SVP) PROCEEDINGS**

- Expert testimony, § 702:24

### **SEXUAL OFFENSES, DEFENDANT'S OTHER OFFENSES AGAINST ADULTS**

- Admissibility under Rule 404(b), § 404:26
- Lustful disposition rule abolished, § 404:26
- Rape trauma syndrome, expert opinion regarding, § 702:18

### **SEXUAL OFFENSES, DEFENDANT'S OTHER OFFENSES AGAINST MINORS**

- Admissibility under Rule 404(b), § 404:27

**SEXUAL OFFENSES, DEFENDANT'S OTHER OFFENSES AGAINST MINORS—Cont'd**

Expert opinion regarding effects, § 702:20  
Hearsay exception for statements by child, § 807:1 et seq.

**SEXUAL OFFENSES, VICTIM'S HISTORY, RAPE SHIELD STATUTE**

Generally, § 412:1 et seq.  
Balancing competing interests, effect on victim, § 412:5  
Cases on which statute applies, § 412:4  
Civil cases, § 412:9  
Criminal cases, procedure, § 412:7  
Criminal cases, right to confrontation, § 412:8  
Facts surrounding crime presently charged, § 412:3  
General rule, victim's sexual history inadmissible, § 412:2  
Opening the door, § 412:6

**SIXTH AMENDMENT RIGHT TO CONFRONTATION**

See Confrontation, Right to

**SOCIAL MEDIA**

Authentication of postings on Facebook, Twitter, and the like, § 901:17  
Best evidence rule applies, § 1002:1

**SODDI DEFENSE**

Evidence that different person committed crime, § 402:11

**SPEAK FOR THEMSELVES**

Documents that speak for themselves, § 403:10

**SPEAKING OBJECTIONS**

See Objections and Rulings

**SPECULATION**

By expert, see Expert Witnesses

**SPOILIATION**

Destruction, loss, concealment, or alteration of evidence, § 402:5  
Rules apply only to actions by party, § 402:5  
Sanctions for spoliation, § 402:5

**SPOUSAL PRIVILEGE - CONFIDENTIAL COMMUNICATIONS**

Generally, § 501:12 et seq.  
Comment on claim of privilege, § 501:20  
Death or dissolution of marriage, effect, § 501:19  
Exceptions to privilege, § 501:26  
Necessary relationship, § 501:16  
Purpose and scope of privilege, § 501:14  
Reasonable expectation of privacy, § 501:17  
Registered domestic partners, privilege applies, § 501:12  
Testimonial privilege distinguished, § 501:13  
Waiver of privilege, § 501:19  
Who may assert privilege (who is holder), § 501:15

## INDEX

### **SPOUSAL PRIVILEGE - TESTIMONIAL PRIVILEGE**

- Generally, § 501:21 et seq.
- Comment on assertion of rule, § 501:25
- Exceptions to privilege, § 501:26
- General rule, § 501:21
- Necessary relationship, § 501:23
- Objection, § 501:24
- Privilege for confidential communications distinguished, § 501:22
- Registered domestic partners, privilege applies, § 501:21
- Scope of rule, § 501:23
- Waiver of privilege, § 501:24

### **STANDING OBJECTIONS**

- See Objections and Rulings

### **STATEMENT**

- Defined, for hearsay rule, § 801:1

### **STATEMENT AGAINST INTEREST (HEARSAY EXCEPTION)**

- General rule, § 804:12 et seq.
- Admissible against whom, § 804:13
- Applies only when declarant is unavailable, § 804:2
- Declarant must have known statement was against interest, § 804:14
- Statement against pecuniary or proprietary interest, § 804:15
- Statement against penal interest
  - Generally, § 804:16
  - Constitutional considerations, § 804:19
  - Statements partly against interest, § 804:18
  - Trustworthiness, § 804:17

### **STATEMENT FOR MEDICAL DIAGNOSIS OR TREATMENT (HEARSAY EXCEPTION)**

- Generally, § 803:12 et seq.
- Forensic examinations, § 803:13
- General rule, § 803:12
- Statements attributing fault, § 803:16
- Statements by whom and to whom, § 803:14
- Statements by young children, § 803:17
- Statements to psychologists and therapists, § 803:15

### **STATE OF MIND (HEARSAY EXCEPTIONS)**

- Borderline situations, implied assertions, § 801:5
- Borderline situations, statements as circumstantial evidence, § 803:11
- Borderline situations, statements to show background or context, § 801:6
- Borderline situations, witness's own impression or understanding, § 801:7
- General overview, § 803:6
- Relevance, requirement of, § 803:8
- Statement describing earlier events or earlier state of mind, not within exception, § 803:8
- Statement describing intent or plan, § 803:9

**STATE OF MIND (HEARSAY EXCEPTIONS)—Cont'd**

- Statement describing pain or bodily condition, § 803:7
- Statement describing then-current emotions or feelings, § 803:8
- Statement to show listener's knowledge or notice, §§ 801:4, 803:10

**STIPULATIONS**

- Undisputed evidence, relevance, § 403:6
- When stipulation may be required in criminal case, § 403:6

**SUBSEQUENT REMEDIAL MEASURES**

- Generally, § 407:1 et seq.
- Admissibility for impeachment, § 407:4
- Admissibility on issues other than negligence, § 407:3
- Illustrative cases, § 407:2
- Remedial measures generally, § 407:1
- Unfair prejudice, § 407:5

**SUMMARIES, BEST EVIDENCE CONSIDERATIONS**

- Demonstrative evidence distinguished, § 1006:2
- Foundation requirements, § 1006:4
- General rule, § 1006:1
- Oral summaries, § 1006:6
- Presenting foundation testimony, § 1006:5
- Pretrial notice, § 1006:3

**SURPRISE**

- As basis for objection at trial, § 403:7

**SYNDROMES**

- Expert testimony regarding, § 702:18
- Profile or pattern, § 704:9

**T**

**TELEPHONE, TESTIMONY BY**

- Generally, § 611:5

**TELEPHONE CALLS, AUTHENTICATION**

- Audio recordings, § 901:10
- Telephone conversations, § 901:9
- Voice identification, generally, § 901:8

**TESTIMONIAL HEARSAY**

- See Confrontation, Right to

**TESTIMONY**

- Based on personal knowledge, § 602:2

**TEXT MESSAGE**

- See Electronic Evidence

**TRANSCRIPT AS LISTENING AID**

- Generally, § 1002:4

## INDEX

### TRANSCRIPT OF TESTIMONY

Whether jurors can review specific testimony during deliberations, § 611:7

### TRANSLATORS

Language interpreters, §§ 604:1, 604:2

### TREATISES

See Learned Treatises

## U

### ULTIMATE ISSUE, TESTIMONY REGARDING (RULE 704)

Generally, § 704:1

Admissibility, ultimate issue of fact

General rule, § 704:1

Illustrative cases, § 704:2

Potential objections under Rule 704

Conclusion of law (telling jury what result to reach), § 704:5

General overview, § 704:3

Inadmissible under some other rule, § 704:4

Opinion on credibility of another person, § 704:10

Opinion on defendant's guilt, § 704:6

Opinion on whether party complied with law, § 704:7

Overcoming the legal conclusion objection, § 704:8

Testimony regarding a profile or pattern, § 704:9

### UNAVAILABILITY

Some hearsay exceptions apply only when declarant is unavailable, § 804:2

### UNDISPUTED EVIDENCE

Offers to stipulate, § 403:6

Relevance, § 401:4

Stipulate, offers to, § 403:6

### UNFAIR PREJUDICE, CONFUSION, OR WASTE OF TIME (RULE 403)

Generally, § 403:1 et seq.

Balancing process, generally, § 403:2

Confusing or misleading evidence

Generally, § 403:3

Arrests, acquittals, § 403:4

Sounds more official than it is, § 403:4

Sounds more scientific than it is, § 403:4

Documents that speak for themselves, § 403:10

Evidence crucial to valid defense, § 403:9

Lack of credibility or reliability, § 403:8

Photographs, graphic, § 402:15

Surprise, evidence not produced during discovery, § 403:7

Unfair prejudice, § 403:3

Waste of time

Generally, § 403:5

**UNIFORM HEALTH CARE INFORMATION ACT**

Generally, § 501:36

**UNSOUND MIND**

See Mental Capacity

**V**

**VERBAL ACTS**

Not objectionable as hearsay, § 801:3

**VIDEO RECORDINGS**

Authentication, § 901:15

Relevance, § 402:17

**VITAL STATISTICS**

Hearsay exception, § 803:36

**VOICE IDENTIFICATION**

Audio recordings, § 901:10

Telephone conversations, § 901:9

Voice identification, generally, § 901:8

**VOUCHING**

Vouching for State's witness in criminal case, § 608:7

**W**

**WAIVER OF OBJECTION**

Testimony by telephone, § 611:5

Testimony by video, remote means, § 1200:26

**WASTE OF TIME**

See Unfair Prejudice, Confusion, or Waste of Time (Rule 403)

**WEAPONS**

As evidence of crime charged, § 402:14

**WITNESSES**

Exclusion from courtroom, see Exclusion of Witnesses

Failure to call witness (missing witness rule), § 402:4

Hearsay rule, whether applicable to out-of-court statements by witness testifying,  
§ 801:11

Judge as witness, §§ 605:1, 605:2

Juror as witness, § 606:1

**WORK PRODUCT RULE**

Waiver by disclosure, deliberate or inadvertent, §§ 502:1 to 502:6

**WRITING USED TO REFRESH MEMORY**

See Refreshing Memory of Witness