

Table of Contents

CHAPTER 1 WASHINGTON RULES OF EVIDENCE

TITLE I GENERAL PROVISIONS

Rule 101	Scope	3
Rule 102	Purpose and Construction	3
Rule 103	Rulings on Evidence.....	3
Rule 104	Preliminary Questions	3
Rule 105	Limited Admissibility	4
Rule 106	Remainder of or Related Writings or Recorded Statements	4

TITLE II JUDICIAL NOTICE

Rule 201	Judicial Notice of Adjudicative Facts.....	4
----------	--	---

TITLE III PRESUMPTIONS IN CIVIL ACTIONS AND PROCEEDINGS

Rule 301	Presumptions in General in Civil Actions and Proceedings [Reserved]	4
Rule 302	Applicability of State Law in Civil Actions and Proceedings [Reserved]	4

TITLE IV RELEVANCY AND ITS LIMITS

Rule 401	Definition of “Relevant Evidence”.....	4
Rule 402	Relevant Evidence Generally Admissible; Irrelevant Evidence Inadmissible	4
Rule 403	Exclusion of Relevant Evidence on Grounds of Prejudice, Confusion, or Waste of Time	5
Rule 404	Character Evidence Not Admissible to Prove Conduct; Exceptions; Other Crimes	5
Rule 405	Methods of Proving Character	5
Rule 406	Habit; Routine Practice	5
Rule 407	Subsequent Remedial Measures	5
Rule 408	Compromise and Offers to Compromise.....	5
Rule 409	Payment of Medical and Similar Expenses	6
Rule 410	Inadmissibility of Pleas, Offers of Pleas, and Related Statements	6
Rule 411	Liability Insurance	6
Rule 412	Sexual Offenses—Victim’s Past Behavior.....	6
Rule 413	Immigration Status	7

TITLE V PRIVILEGES

Rule 501	General Rule	8
Rule 502	Attorney-Client Privilege and Work Product;	

Limitations on Waiver 8

TITLE VI WITNESSES

Rule 601 General Rule of Competency 9
 Rule 602 Lack of Personal Knowledge 9
 Rule 603 Oath or Affirmation 9
 Rule 604 Interpreters 9
 Rule 605 Competency of Judge as Witness 9
 Rule 606 Competency of Juror as Witness 10
 Rule 607 Who May Impeach..... 10
 Rule 608 Evidence of Character and Conduct of Witness 10
 Rule 609 Impeachment by Evidence of Conviction of Crime... 10
 Rule 610 Religious Beliefs or Opinions..... 11
 Rule 611 Mode and Order of Interrogation and Presentation . 11
 Rule 612 Writing Used to Refresh Memory..... 11
 Rule 613 Prior Statements of Witnesses 11
 Rule 614 Calling and Interrogation of Witnesses by Court 12
 Rule 615 Exclusion of Witnesses..... 12

TITLE VII OPINIONS AND EXPERT TESTIMONY

Rule 701 Opinion Testimony by Lay Witnesses 12
 Rule 702 Testimony by Experts 12
 Rule 703 Bases of Opinion Testimony by Experts..... 12
 Rule 704 Opinion on Ultimate Issue 13
 Rule 705 Disclosure of Facts or Data Underlying Expert
 Opinion 13
 Rule 706 Court Appointed Experts 13

TITLE VIII HEARSAY

Rule 801 Definitions..... 13
 Rule 802 Hearsay Rule..... 14
 Rule 803 Hearsay Exceptions; Availability of Declarant
 Immaterial 14
 Rule 804 Hearsay Exceptions: Declarant Unavailable 16
 Rule 805 Hearsay Within Hearsay 17
 Rule 806 Attacking and Supporting Credibility of Declarant.. 17
 Rule 807 Child Victims or Witnesses [Reserved] 17

TITLE IX AUTHENTICATION, IDENTIFICATION AND ADMISSION OF EXHIBITS

Rule 901 Requirement of Authentication or Identification 17
 Rule 902 Self-Authentication 18
 Rule 903 Subscribing Witness' Testimony Unnecessary 19
 Rule 904 Admissibility of Documents 19

TITLE X CONTENTS OF WRITINGS, RECORDINGS, AND PHOTOGRAPHS

Rule 1001 Definitions 20
 Rule 1002 Requirement of Original..... 21

TABLE OF CONTENTS

Rule 1003	Admissibility of Duplicates.....	21
Rule 1004	Admissibility of Other Evidence of Contents.....	21
Rule 1005	Public Records.....	21
Rule 1006	Summaries.....	21
Rule 1007	Testimony or Written Admission of Party.....	22
Rule 1008	Functions of Court and Jury.....	22

TITLE XI MISCELLANEOUS RULES

Rule 1101	Applicability of Rules.....	22
Rule 1102	Amendments [Reserved].....	23
Rule 1103	Title.....	23

CHAPTER 2 SELECTED CONSTITUTIONAL PROVISIONS

CONSTITUTION OF THE UNITED STATES

Amendment 6	Jury Trials For Crimes, and Procedural Rights.....	25
Amendment 7	Civil Trials.....	25

CONSTITUTION OF THE STATE OF WASHINGTON

Art. 1, § 9	Rights of Accused Persons.....	25
Art. 1, § 10	Administration of Justice.....	25
Art. 1, § 22	Rights of the Accused.....	26
Art. 4, § 16	Charging Juries.....	26

CHAPTER 3 SELECTED EVIDENTIARY STATUTES REVISED CODE OF WASHINGTON

TITLE 2 COURTS OF RECORD

CHAPTER 2.32 —COURT CLERKS, REPORTERS, AND BAILIFFS

2.32.250	Transcript accorded verity.....	31
----------	---------------------------------	----

CHAPTER 2.42 —INTERPRETERS IN LEGAL PROCEEDINGS

2.42.160	Privileged communication.....	31
----------	-------------------------------	----

TITLE 4 CIVIL PROCEDURE

CHAPTER 4.24 —SPECIAL RIGHTS OF ACTION AND SPECIAL IMMUNITIES

4.24.250	Health care provider filing charges or presenting evidence—Immunity—Information sharing.....	32
----------	--	----

CHAPTER 4.44 —TRIAL

4.44.270 View of premises by jury..... 33

TITLE 5 EVIDENCE

CHAPTER 5.28 —OATHS AND AFFIRMATIONS

5.28.010 Who may administer 33
 5.28.020 How administered 33
 5.28.030 Form may be varied 33
 5.28.040 Form may be adapted to religious belief..... 33
 5.28.050 Form of affirmation..... 33
 5.28.060 Affirmation equivalent to oath 34

CHAPTER 5.40 —PROOF—GENERAL PROVISIONS

5.40.050 Breach of duty—Evidence of negligence—Negligence
 per se..... 34

CHAPTER 5.44 —PROOF—PUBLIC DOCUMENTS

5.44.010 Court records and proceedings—When admissible.... 34
 5.44.040 Certified copies of public records as evidence..... 34
 5.44.050 Foreign statutes as evidence 34
 5.44.060 Certified copies of recorded instruments as evidence. 34
 5.44.070 Certified copies of instruments, or transcripts of
 county commissioners’ proceedings 35
 5.44.080 City or town ordinances as evidence..... 35

CHAPTER 5.45 —UNIFORM BUSINESS RECORDS AS EVIDENCE ACT

5.45.010 “Business” defined 35
 5.45.020 Business records as evidence..... 35

CHAPTER 5.46 —UNIFORM PHOTOGRAPHIC COPIES OF BUSINESS AND PUBLIC RECORDS AS EVIDENCE ACT

5.46.010 Copies of business and public records as evidence.... 35

CHAPTER 5.52 —TELEGRAPHIC COMMUNICATIONS

5.52.050 Electronic copies as evidence 36

CHAPTER 5.60 —WITNESSES—COMPETENCY

5.60.020 Who may testify..... 36
 5.60.030 Not excluded on grounds of interest—Exception—
 Transaction with person since deceased..... 36
 5.60.050 Who are incompetent..... 36
 5.60.060 Who is disqualified—Privileged communications..... 37
 5.60.070 Mediation 41
 5.60.072 Mediation by agency—Privilege and confidentiality .. 41

TABLE OF CONTENTS

CHAPTER 5.62 —WITNESSES—REGISTERED NURSES

5.62.020	Registered nurse—Privileged communications—Exceptions	42
5.62.030	Nurse-patient privilege subject to limitations and exemptions of physician-patient privilege.....	42

CHAPTER 5.64 —ADMISSIBILITY OF CERTAIN GESTURES OF APOLOGY, SYMPATHY, FAULT, ETC. IN CIVIL ACTIONS AGAINST HEALTH CARE PROVIDERS

5.64.010	Civil actions against health care providers—Admissibility of evidence of furnishing or offering to pay medical expenses—Admissibility of expressions of apology, sympathy, fault, etc.....	42
----------	--	----

CHAPTER 5.66 —ADMISSIBILITY OF CERTAIN GESTURES EXPRESSING SYMPATHY

5.66.010	Admissibility of sympathetic gestures.....	43
----------	--	----

CHAPTER 5.68 —NEWS MEDIA

5.68.010	Protection from compelled disclosure—Exceptions—Definition	43
----------	--	----

TITLE 7 SPECIAL PROCEEDINGS AND ACTIONS

CHAPTER 7.07 UNIFORM MEDIATION ACT

7.07.030	Privilege against disclosure—Admissibility—Discovery.....	45
7.07.040	Waiver and preclusion of privilege.....	45
7.07.050	Exceptions to privilege	46

CHAPTER 7.69A —CHILD VICTIMS AND WITNESSES

7.69A.030	Rights of child victims and witnesses.....	46
-----------	--	----

CHAPTER 7.69B —CRIME VICTIMS AND WITNESSES—DEPENDENT PERSONS

7.69B.030	Testimony—Videotaped depositions.....	47
-----------	---------------------------------------	----

CHAPTER 7.70 —ACTIONS FOR INJURIES RESULTING FROM HEALTH CARE

7.70.080	Evidence of compensation from other source	48
----------	--	----

CHAPTER 7.72 —PRODUCT LIABILITY ACTIONS

7.72.050	Relevance of industry custom, technological feasibility, and nongovernmental, legislative or administrative regulatory standards	48
----------	--	----

CHAPTER 7.105 CIVIL PROTECTION ORDERS

7.105.200 Hearings—Procedure..... 49

TITLE 9A WASHINGTON CRIMINAL CODE (SEE ALSO CRIMES AND PUNISHMENTS, TITLE 9 RCWA)

CHAPTER 9A.44 —SEX OFFENSES

9A.44.020 Testimony—Evidence—Written
 motion—Admissibility 51
 9A.44.120 Admissibility of child’s statement—Conditions 52
 9A.44.150 Testimony of child by closed-circuit television 52

TITLE 10 CRIMINAL PROCEDURE

CHAPTER 10.96 —CRIMINAL PROCESS RECORDS

10.96.030 Authenticity of records—Verification—Affidavit,
 declaration, or certification..... 55

TITLE 18 BUSINESSES AND PROFESSIONS

CHAPTER 18.19 —COUNSELORS

18.19.180 Confidential communications 56

CHAPTER 18.53 —OPTOMETRY

18.53.200 Privileged communications 57

CHAPTER 18.64 —PHARMACISTS

18.64.245 Prescription records—Digital or electronic
 form—Penalty..... 57

CHAPTER 18.71 —PHYSICIANS

18.71.0195 Disciplinary reports—Confidentiality—Immunity.. 57

CHAPTER 18.83 —PSYCHOLOGISTS

18.83.110 Privileged communications (*Effective until October
 1, 2025*) 58
 18.83.110 Privileged communications (*Effective October 1,
 2025*) 58

**CHAPTER 18.225 —MENTAL HEALTH COUNSELORS,
 MARRIAGE AND FAMILY THERAPISTS, SOCIAL
 WORKERS**

18.225.105 Disclosure of information—Exceptions 58

TITLE 26 DOMESTIC RELATIONS

TABLE OF CONTENTS

CHAPTER 26.44 ABUSE OF CHILDREN

26.44.053	Guardian ad litem, appointment—Examination of person having legal custody—Hearing—Procedure	59
26.44.060	Immunity from civil or criminal liability—Confidential communications not violated—Actions against state not affected—False report, penalty.....	59

TITLE 40 PUBLIC DOCUMENTS, RECORDS, AND PUBLICATIONS

CHAPTER 40.20 —REPRODUCED RECORDS FOR GOVERNMENTS AND BUSINESS

40.20.010	“Business” defined.....	60
40.20.020	Reproduction by film or photograph.....	60
40.20.030	Use as original.....	60

TITLE 43 STATE GOVERNMENT—EXECUTIVE

CHAPTER 43.43 —WASHINGTON STATE PATROL

43.43.680	Controlled substance, simulator solution analysis—Prima facie evidence	61
43.43.710	Availability of information.....	61
43.43.725	Records as evidence	61

TITLE 46 MOTOR VEHICLES

CHAPTER 46.52 —ACCIDENTS—REPORTS—ABANDONED VEHICLES

46.52.065	Blood samples to state toxicologist—Analysis—Availability, admissibility of reports.....	62
46.52.080	Confidentiality of reports—Information required to be disclosed—Evidence.....	62
46.52.083	Confidentiality of reports—Availability of factual data to interested parties.....	62
46.52.085	Confidentiality of reports—Fee for written information.....	63

CHAPTER 46.61 —RULES OF THE ROAD

46.61.506	Persons under influence of intoxicating liquor or drug—Evidence—Tests—Information concerning tests (<i>Effective until June 30, 2027</i>).....	63
46.61.517	Refusal of tests—Admissibility as evidence	65
46.61.687	Child restraint system required—Conditions—Exceptions—Penalty for violation—Dismissal—Noncompliance not negligence—Immunity.....	65
46.61.688	Safety belts, use required—Penalties—Exemptions.	67

TITLE 48 INSURANCE

CHAPTER 48.18 —THE INSURANCE CONTRACT

48.18.080	Application as evidence.....	68
-----------	------------------------------	----

TITLE 68 CEMETERIES, MORGUES, AND HUMAN REMAINS

CHAPTER 68.50 —HUMAN REMAINS

68.50.105	Autopsies, postmortems—Reports and records confidential—Exceptions (<i>Effective until June 30, 2027</i>).....	68
68.50.106	Autopsies, postmortems—Analyses—Opinions—Evidence—Costs.	69

TITLE 70 PUBLIC HEALTH AND SAFETY

**CHAPTER 70.02 MEDICAL RECORDS—HEALTH CARE
INFORMATION ACCESS AND DISCLOSURE**

70.02.200	Disclosure without patient’s authorization— Permitted and mandatory disclosures	69
70.02.205	Disclosure without patient’s authorization— Persons with close relationship	71
70.02.210	Disclosure without patient’s authorization—Research.....	72
70.02.220	Sexually transmitted diseases—Permitted and mandatory disclosures	73
70.02.230	Mental health services, confidentiality of records— Permitted disclosures (<i>Effective until June 30, 2027</i>)	75
70.02.240	Mental health services—Minors—Permitted disclosures.....	81
70.02.250	Mental health services—Department of corrections.	83
70.02.260	Mental health services—Requests for information and records.....	84

CHAPTER 4 SELECTED RULES OF COURT

GENERAL RULES (GR)

GR 13	Use of Unsworn Statement in Lieu of Affidavit.....	87
GR 15	Destruction, Sealing, and Redaction of Court Records .	88
GR 20	Security in Handling Court Exhibits.....	91

SUPERIOR COURT CIVIL RULES (CR)

CR 32	Use of Depositions in Court Proceedings	92
CR 43	Taking of Testimony.....	94
CR 44	Proof of Official Record	96
CR 44.1	Determination of Foreign Law	97
CR 46	Exceptions Unnecessary	97

TABLE OF CONTENTS

SUPERIOR COURT CIVIL ARBITRATION RULES (SCCAR)

SCCAR 5.3	Conduct of Hearing—Witnesses—Rules of Evidence	97
SCCAR 7.2	Procedure After Request for Trial de Novo.....	98

SUPERIOR COURT CRIMINAL RULES (CrR)

CrR 4.6	Depositions	99
CrR 6.9	View of Premises by Jury	99
CrR 6.12	Witnesses.....	99
CrR 6.13	Testimony in Lieu of Witnesses.....	100

CIVIL RULES FOR COURTS OF LIMITED JURISDICTION (CRLJ)

CRLJ 43	Taking of Testimony	101
CRLJ 44	Proof of Official Record.....	102
CRLJ 44.1	Determination of Foreign Law	103
CRLJ 46	Exceptions Unnecessary.....	104

CRIMINAL RULES FOR COURTS OF LIMITED JURISDICTION (CrRLJ)

CrRLJ 4.6	Depositions.....	104
CrRLJ 6.9	View of Premises by Jury.....	104
CrRLJ 6.12	Witnesses.....	104
CrRLJ 6.13	Evidence.....	105

CHAPTER 5 EVIDENCE RULES WITH AUTHORS' COMMENTARY

PART 1 GENERAL PROVISIONS

Rule 101	Scope.....	126
§ 101:1	Generally	126
§ 101:2	Relationship to criminal defendant's right to fair trial	126
Rule 102	Purpose and Construction	127
§ 102:1	Generally	127
Rule 103	Rulings on Evidence.....	127
§ 103:1	Objections and rulings generally.....	127
§ 103:2	Objection must be timely.....	128
§ 103:3	Objection must be specific.....	129
§ 103:4	Procedure for making objections, curative instructions.....	129
§ 103:5	Offers of proof	130
§ 103:6	Opening the door—Generally.....	131
§ 103:6A	Opening the door to hearsay.....	133
§ 103:6B	Contradicting evidence elicited on cross-examination	134
§ 103:7	Opening the door—Practice tips.....	135
§ 103:8	Pretrial evidentiary motions (motions in limine)—Generally.....	135

§ 103:9	—Foundation for appeal.....	136
Rule 104	Preliminary Questions	137
§ 104:1	Preliminary questions generally.....	138
§ 104:1A	Conditional relevance, role of judge and jury	138
§ 104:2	Practical considerations	140
Rule 105	Limited Admissibility	140
§ 105:1	Limited admissibility generally	140
§ 105:2	Limiting instructions	140
§ 105:3	Exclusion of evidence in lieu of limiting instruction .	141
Rule 106	Remainder of or Related Writings or Recorded Statements	141
§ 106:1	Generally, rule of completeness	141
§ 106:2	What evidence becomes admissible	142
§ 106:3	Admissibility at later time, oral conversations	142
§ 106:4	Criminal cases with multiple defendants	143

PART 2 JUDICIAL NOTICE

Rule 201	Judicial notice of adjudicative facts	143
§ 201:1	Judicial notice generally	143
§ 201:2	Illustrative cases—Admissible.....	144
§ 201:3	—Inadmissible	144
§ 201:4	Personal knowledge of judge distinguished	145
§ 201:5	Judicial notice of legislative facts	145

PART 3 PRESUMPTIONS IN CIVIL ACTIONS AND PROCEEDINGS

Rule 301	Presumptions in General in Civil Actions and Proceedings [Reserved]	146
Rule 302	Applicability of State Law in Civil Actions and Proceedings [Reserved]	146

PART 4 RELEVANCY AND ITS LIMITS

Rule 401	Definition of “Relevant Evidence”.....	147
§ 401:1	Relevance defined.....	147
§ 401:2	Probative value.....	147
§ 401:3	Materiality.....	147
§ 401:4	Undisputed evidence.....	148
Rule 402	Relevant Evidence Generally Admissible; Irrelevant Evidence Inadmissible	148
§ 402:1	General rule regarding relevance.....	148
§ 402:2	Conduct revealing consciousness of guilt or liability.....	149
§ 402:3	Apologies, expressions of sympathy	150
§ 402:4	Failure to produce witness or other evidence—The missing witness rule.....	151
§ 402:5	Destruction, loss, concealment, or alteration of evidence (spoliation).....	151
§ 402:6	Similar accidents, injuries, or abuse inflicted by others.....	155
§ 402:7	Similar contracts or other agreements.....	157

TABLE OF CONTENTS

§ 402:8	Violations of law or safety standards as evidence of unsafe product.....	157
§ 402:9	Violations of law or safety standards as evidence of negligence.....	157
§ 402:10	Violations of industry standard or custom as evidence of negligence.....	159
§ 402:11	Evidence suggesting a different person committed the crime charged (SODDI).....	160
§ 402:12	Criminal defendant’s right to fair trial, effect upon admissibility of evidence.....	161
§ 402:13	Demonstrative evidence—Generally.....	164
§ 402:14	—Real evidence, authentication, chain of custody..	164
§ 402:15	—Photographs.....	166
§ 402:16	—Audio recordings (sound only).....	169
§ 402:17	—Video recordings, motion pictures.....	169
§ 402:18	—Sketches, maps, diagrams, charts, models, and similar evidence.....	169
§ 402:19	Procedure for offering exhibits.....	170
§ 402:20	Whether exhibits go the jury room.....	170
§ 402:21	Evidence for illustrative purposes only.....	171
§ 402:22	Computer-generated animations—For illustrative purposes.....	172
§ 402:23	—As basis for expert’s opinion—Accident reconstruction.....	172
§ 402:24	Special procedures for exhibits that are bulky, hazardous, particularly valuable, or illegal substances.....	173
Rule 403	Exclusion of Relevant Evidence on Grounds of Prejudice, Confusion, or Waste of Time.....	174
§ 403:1	Rule 403 generally.....	174
§ 403:2	Applying Rule 403, the balancing process.....	175
§ 403:3	Unfair prejudice.....	175
§ 403:4	Confusing or misleading evidence.....	177
§ 403:5	Waste of time—Generally.....	178
§ 403:6	—Undisputed evidence—Offers to stipulate.....	180
§ 403:7	Surprise, evidence not disclosed during discovery..	181
§ 403:8	Lack of credibility or reliability.....	182
§ 403:9	Evidence crucial to a valid defense.....	183
§ 403:10	Documents that speak for themselves.....	183
Rule 404	Character Evidence Not Admissible to Prove Conduct; Exceptions; Other Crimes.....	184
§ 404:1	Character evidence generally.....	184
§ 404:2	Overview of Rules 404 and 405.....	185
§ 404:3	Character evidence in civil cases.....	185
§ 404:4	Character of defendant in criminal case.....	186
§ 404:5	Character of victim in criminal case.....	188
§ 404:6	Prior misconduct—Rule 404(b) generally.....	190
§ 404:7	—Scope and purpose of Rule 404(b).....	191
§ 404:8	—Core principles.....	192
§ 404:9	—Civil cases.....	192
§ 404:10	—Conduct other than obvious misconduct.....	193

§ 404:11	—Inadmissible to show propensity, illustrative cases	193
§ 404:12	—Admissibility on issues other than propensity, generally	194
§ 404:13	—Conduct close in time to crime charged (res gestae).....	194
§ 404:14	—Direct or circumstantial evidence of crime charged.....	196
§ 404:15	—Admissibility to show common scheme or plan...	197
§ 404:16	— —Caution regarding rule.....	200
§ 404:17	—Admissibility to show knowledge, or to rebut claim of accident or mistake	200
§ 404:18	—Admissibility to show identity.....	201
§ 404:19	—Admissibility to show distinctive <i>modus operandi</i>	202
§ 404:20	—Admissibility to show motive	203
§ 404:21	—Admissibility to show intent.....	204
§ 404:22	—Admissibility to rebut material assertion, opening the door	206
§ 404:23	—Admissibility to reveal consciousness of guilt.....	208
§ 404:24	—Admissibility for other miscellaneous purposes ..	208
§ 404:25	—Prior acts of domestic violence	209
§ 404:26	—Prior sexual offenses (adult victims).....	213
§ 404:27	—Prior child abuse (physical and sexual)	214
§ 404:28	—Gang affiliation or gang-related activities.....	216
§ 404:29	—Balancing probative value against prejudice.....	217
§ 404:30	—Burden of proof.....	218
§ 404:31	—Procedure—Evidentiary hearing, pretrial order ..	219
§ 404:32	—Limiting instructions under Rule 404(b)	220
§ 404:33	—Acquittal on prior charge, effect.....	221
§ 404:34	—Waiver of objection	221
Rule 405	Methods of Proving Character	222
§ 405:1	Proof of character generally	222
§ 405:2	Reputation in neutral, generalized community	223
§ 405:3	Lay opinion on the character of another	223
§ 405:4	Expert opinion on the character of another	224
§ 405:5	Specific instances of conduct, criminal cases	225
§ 405:6	Defendant’s lack of prior criminal conduct	225
§ 405:7	Victim’s prior misconduct to show self-defense.....	226
§ 405:8	Specific instances of misconduct in civil cases	226
§ 405:9	Cross-examination of character witnesses— Generally.....	227
§ 405:10	—Limitations	228
§ 405:11	Rebuttal of character witnesses.....	228
Rule 406	Habit; Routine Practice	229
§ 406:1	Habit or routine practice generally	229
§ 406:2	Habit of a person—Generally.....	229
§ 406:3	—Illustrative cases	230
§ 406:4	Routine practice of an organization—Generally.....	231
§ 406:5	—Illustrative cases	231
§ 406:6	Methods of proof	232

TABLE OF CONTENTS

§ 406:7	Weight of the evidence	232
Rule 407	Subsequent Remedial Measures	233
§ 407:1	Remedial measures generally	233
§ 407:2	Illustrative cases	233
§ 407:3	Admissibility on other issues	233
§ 407:4	Admissibility for impeachment	234
§ 407:5	Unfair prejudice	234
Rule 408	Compromise and Offers to Compromise	235
§ 408:1	Settlement negotiations generally	235
§ 408:2	Applies to all settlement negotiations	236
§ 408:3	What evidence is barred	236
§ 408:4	Third parties, other proceedings	237
§ 408:5	Claims for attorney fees	238
§ 408:6	Admissibility for other purposes	238
§ 408:7	Medical malpractice cases	239
§ 408:8	Obstruction of justice	239
Rule 409	Payment of Medical and Similar Expenses	240
§ 409:1	Medical expenses generally	240
§ 409:2	What evidence is barred	240
§ 409:3	Medical malpractice cases	240
§ 409:4	Collateral source rule in cases other than medical malpractice, right to setoff	243
Rule 410	Inadmissibility of Pleas, Offers of Pleas, and Related Statements	244
§ 410:1	Plea negotiations generally	244
§ 410:2	Related statements during plea negotiations	244
§ 410:3	Plea negotiations by third parties	245
§ 410:4	What evidence is barred, <i>nolo</i> and <i>Anders</i> pleas	245
§ 410:5	What evidence is not barred, illustrative cases	246
§ 410:6	Defendant's offer to compensate victim	247
§ 410:7	Obstruction of justice	247
§ 410:8	Agreements to waive rule	247
Rule 411	Liability Insurance	248
§ 411:1	Insurance generally	248
§ 411:2	Insurance other than liability insurance	248
§ 411:3	Inadvertent remarks	249
§ 411:4	Waiver	249
§ 411:5	Admissibility on other issues	249
Rule 412	Sexual Offenses—Victim's Past Behavior	250
§ 412:1	Rape shield statute generally	250
§ 412:2	Criminal cases—Rape victim's sexual history generally inadmissible	250
§ 412:3	—Facts surrounding crime presently charged	252
§ 412:4	—Cases in which statute applies	252
§ 412:5	—Balancing competing interests, effect upon victim	252
§ 412:6	—Opening the door	252
§ 412:7	—Procedure	253
§ 412:8	—Right to confrontation	253
§ 412:9	Civil cases	254
Rule 413	Immigration Status	254
§ 413:1	Immigration status	255

§ 413:1A	Drafters' Comment accompanying original ER 413, which took effect in September, 2018.....	255
§ 413:1B	Drafters' Comment accompanying 2021 amendment to ER 413	261
§ 413:2	Status of Washington case law	263

PART 5 PRIVILEGES

Rule 501	General Rule	264
§ 501:1	Privileges generally	264
§ 501:2	Attorney-client privilege—Sources and scope— Who may assert.....	265
§ 501:2A	Identifying the client, overview.....	266
§ 501:3	Attorney-client privilege—Necessary relationship, nature of communications	267
§ 501:4	—Corporate clients, in-house counsel.....	268
§ 501:4A	—Medical malpractice litigation.....	270
§ 501:5	—Prospective clients	272
§ 501:6	—Joint representation.....	272
§ 501:7	—Privilege applies only to <i>confidential</i> communications.....	272
§ 501:8	—Communications in furtherance of crime or fraud	276
§ 501:8A	—Actions against insurers	277
§ 501:9	—Other exceptions.....	278
§ 501:10	—Waiver	278
§ 501:11	—Death of client	279
§ 501:12	Spouses and domestic partners—Privilege, generally.....	279
§ 501:13	—Rule of incompetency distinguished.....	279
§ 501:14	—Purpose and scope of privilege.....	280
§ 501:15	—Who may assert privilege.....	280
§ 501:16	—Necessary relationship.....	280
§ 501:17	—Privilege applies only to <i>confidential</i> communications.....	281
§ 501:18	—Exceptions to privilege.....	282
§ 501:19	—Waiver or termination of privilege.....	282
§ 501:20	—Comment on claim of privilege.....	282
§ 501:21	—Competency to testify—Generally	283
§ 501:22	—Privilege for confidential communications distinguished.....	283
§ 501:23	—Scope of rule, necessary relationship.....	284
§ 501:24	—Objection and waiver	285
§ 501:25	—Comment on assertion of rule.....	285
§ 501:26	—Exceptions to privilege and rule of incompetency.....	285
§ 501:27	Physician-patient privilege—Generally.....	286
§ 501:28	—Scope of privilege	286
§ 501:29	—Who may assert.....	287
§ 501:30	—Necessary relationship.....	287
§ 501:31	—Applies only to <i>confidential</i> communications	288

TABLE OF CONTENTS

§ 501:32	—Restriction in criminal cases	289
§ 501:33	—Exceptions to privilege.....	289
§ 501:34	—Waiver or termination of privilege.....	290
§ 501:35	Counselors, social workers, therapists.....	290
§ 501:36	Uniform Health Care Information Act, Federal HIPAA regulations	291
§ 501:37	Other Privileges.....	292
Rule 502	Attorney-Client Privilege and Work Product; Limitations on Waiver	293
§ 502:1	Waiver by disclosure generally	293
§ 502:2	Attorney’s actions may waive privilege.....	294
§ 502:3	Deliberate disclosure	294
§ 502:4	Inadvertent disclosure.....	294
§ 502:4A	Disclosure demanded under color of law	294
§ 502:5	Scope of waiver under Rule 502.....	295
§ 502:6	Other details under Rule 502.....	295

PART 6 WITNESSES

Rule 601	General Rule of Competency	295
§ 601:1	Competency to testify generally	295
§ 601:2	Children—Generally	296
§ 601:3	—Procedure	297
§ 601:4	Persons of unsound mind.....	297
§ 601:5	Use of alcohol or drugs.....	298
§ 601:6	Spouses and domestic partners	298
§ 601:7	Dead man statute—Generally	298
§ 601:8	—Claims against estate, claims in favor of estate ..	299
§ 601:9	—When applicable, when inapplicable.....	299
§ 601:10	—Party in interest	299
§ 601:11	—Testimony in favor of estate	300
§ 601:12	—Adverse party.....	300
§ 601:13	—Testimony about statement or transaction	301
§ 601:14	—Waiver.....	303
Rule 602	Lack of Personal Knowledge	304
§ 602:1	Personal knowledge generally	304
§ 602:2	Testimony must be based on personal knowledge....	305
§ 602:3	Laying the necessary foundation.....	305
§ 602:4	Testimony based partly upon personal knowledge ...	305
§ 602:5	Form of question or answer—“I think” or “I believe”	306
Rule 603	Oath or Affirmation	307
§ 603:1	Requirement of oath or affirmation	307
§ 603:2	Form of oath or affirmation.....	307
§ 603:3	Waiver.....	307
Rule 604	Interpreters	308
§ 604:1	Interpreters generally	308
§ 604:2	Privileged communications	308
Rule 605	Competency of Judge as Witness	308
§ 605:1	Judge as witness	308
§ 605:2	Testimony in other proceedings	310

Rule 606	Competency of Juror as Witness	310
§ 606:1	Juror as witness	310
Rule 607	Who May Impeach.....	311
§ 607:1	Impeachment—Overview	311
§ 607:2	Bias or prejudice—Generally	311
§ 607:3	—Cross-examination	312
§ 607:4	—Extrinsic evidence, necessary foundation	312
§ 607:5	—Plea agreements, immunity agreements	314
§ 607:6	—When defendant claims witness committed the crime charged	314
§ 607:7	Impairment of witness’s ability to think, see, or hear.....	314
§ 607:8	Contradiction of witness—Generally	315
§ 607:9	—Whether evidence is material or collateral.....	315
§ 607:10	—Other rules of evidence apply.....	316
§ 607:11	Impeachment of one’s own witness.....	316
§ 607:12	Impeachment of expert witnesses	317
Rule 608	Evidence of Character and Conduct of Witness	317
§ 608:1	Character of witness generally.....	318
§ 608:2	Reputation for truthfulness—Generally	318
§ 608:3	—Reputation in the <i>community</i>	319
§ 608:4	Personal opinion on another’s credibility forbidden—Generally	319
§ 608:5	—Contradiction distinguished	320
§ 608:6	—Obvious opinions and implied opinions.....	320
§ 608:7	—Vouching by the prosecution.....	321
§ 608:8	—Illustrative cases	322
§ 608:9	Specific instances of witness’s conduct— Cross-examination	324
§ 608:10	—No extrinsic evidence	325
§ 608:11	—Prior false complaints by witness	325
§ 608:12	—Procedure, foundation for appeal.....	326
§ 608:13	Rehabilitation of witness—Generally	327
§ 608:14	—Evidence limited to reputation	327
§ 608:15	—Explanation of specific instances.....	327
§ 608:16	Cross-examination of rehabilitation witness	328
§ 608:17	Appellate review, waiver.....	328
Rule 609	Impeachment by Evidence of Conviction of Crime... ..	328
§ 609:1	Rule 609 generally	329
§ 609:2	Crimes of dishonesty or false statement— Generally.....	330
§ 609:3	—Establishing the necessary foundation	331
§ 609:4	Other crimes—Balancing probative value against prejudice	331
§ 609:5	—Sanitizing the prior conviction	333
§ 609:6	—Opening the door.....	333
§ 609:7	Time limits under Rule 609	333
§ 609:8	Methods of proof.....	334
§ 609:9	Details surrounding conviction.....	334
§ 609:10	Procedure, foundation of appeal	335
§ 609:11	Other details under Rule 609	335

TABLE OF CONTENTS

Rule 610	Religious Beliefs or Opinions.....	335
§ 610:1	Religious beliefs inadmissible for impeachment.....	336
Rule 611	Mode and Order of Interrogation and Presentation .	336
§ 611:1	Control by court—Generally	337
§ 611:2	Objections going to form of question	338
§ 611:3	Assuming truth of facts not in evidence	339
§ 611:4	The “no foundation” objection	340
§ 611:5	Testimony by telephone or electronic means	340
§ 611:6	Questions posed by jurors	341
§ 611:7	Whether jurors may review specific testimony during deliberations	341
§ 611:8	Cross-examination—Right to.....	342
§ 611:9	—Scope of	343
§ 611:10	Redirect examination	344
§ 611:11	Recross examination	344
§ 611:12	Rebuttal	344
Rule 612	Writing Used to Refresh Memory.....	345
§ 612:1	Refreshing memory generally	345
§ 612:2	When witness’s memory may be refreshed.....	346
§ 612:3	Opponent’s right to inspect and introduce writing... ..	346
§ 612:4	Depositions	347
Rule 613	Prior Statements of Witnesses	347
§ 613:1	Impeachment by prior inconsistent statement	347
§ 613:2	Hearsay exception distinguished	348
§ 613:3	What constitutes a prior <i>inconsistent</i> statement	348
§ 613:4	Procedure—Cross-examination.....	350
§ 613:5	—Extrinsic evidence	351
§ 613:6	Collateral matters	352
§ 613:7	Constitutional considerations under Rule 613.....	353
§ 613:8	Rehabilitation; prior consistent statements.....	353
Rule 614	Calling and Interrogation of Witnesses by Court	354
§ 614:1	Rule 614 generally.....	354
§ 614:2	Calling of witness by court.....	354
§ 614:3	Interrogation of witness by court	355
§ 614:4	Objections under Rule 614.....	356
Rule 615	Exclusion of Witnesses.....	356
§ 615:1	Exclusion of witnesses from courtroom.....	356
§ 615:2	Who may not be excluded.....	356
§ 615:3	Sanctions for noncompliance.....	357
 PART 7 OPINIONS AND EXPERT TESTIMONY		
Rule 701	Opinion Testimony by Lay Witnesses	357
§ 701:1	Rule 701 generally	357
§ 701:2	Requirement of personal knowledge.....	358
§ 701:3	All other rules continue to apply	358
§ 701:4	Illustrative cases	359
§ 701:5	Objections under Rule 701—Generally.....	360
§ 701:6	—Expertise required	360
§ 701:7	—Jurors able to evaluate facts without interjection of opinion	361

§ 701:8	—Conclusion of law	361
§ 701:9	—Constitutional considerations	361
§ 701:10	—Objections based upon other rules	362
Rule 702	Testimony by Experts	362
§ 702:1	Expert testimony generally	362
§ 702:2	Qualifications of expert—Generally	362
§ 702:3	—Specialized expertise required—Medical issues	364
§ 702:3A	— —Legal malpractice	367
§ 702:3B	— —Other	367
§ 702:4	Disqualification by court	367
§ 702:5	Admissibility—Helpfulness, general relevance....	368
§ 702:6	—Beyond common understanding	368
§ 702:7	—Conjecture and speculation	369
§ 702:8	—Reasonable medical certainty	373
§ 702:9	The <i>Frye</i> rule—Generally	374
§ 702:10	—Criminal cases vs. civil cases, summary judgment	374
§ 702:11	—General acceptance—Nature of a <i>Frye</i> objection	374
§ 702:12	— —Specific instances	375
§ 702:13	—Procedure, <i>Frye</i> hearing	377
§ 702:14	—Overcoming <i>Frye</i> objections	377
§ 702:15	—Appellate review	380
§ 702:15A	Expert testimony on specific subjects—Physical characteristics, dangerousness, feasibility, and the like	380
§ 702:16	—DNA identification	381
§ 702:17	—Influence of alcohol or drugs in DUI and other cases	383
§ 702:18	—PTSD and other syndromes	385
§ 702:19	—Diminished capacity	386
§ 702:20	—Risks to children, child abuse	387
§ 702:21	—Forces on human body in personal injury cases	388
§ 702:22	—Reliability of eyewitness identification	390
§ 702:23	—Polygraph results	390
§ 702:24	—Sexually violent predator (SVP) proceedings ...	391
§ 702:25	Pretrial disclosure of expert witnesses	392
Rule 703	Bases of Opinion Testimony by Experts	392
§ 703:1	Basis for expert opinion generally, <i>Frye</i> distinguished	392
§ 703:2	Opinion based on firsthand knowledge, other testimony, or hypothetical questions	393
§ 703:3	Opinion based upon other information reasonably relied upon—Generally	393
§ 703:4	—Reliance must be customary and reasonable	395
§ 703:4A	Limitation of testimony instead of total exclusion .	396
§ 703:5	Opinion based upon other information reasonably relied upon—Constitutional considerations.....	397
Rule 704	Opinion on Ultimate Issue	397

TABLE OF CONTENTS

§ 704:1	Rule 704 generally	397
§ 704:2	Illustrative cases	397
§ 704:3	Potential objections under Rule 704.....	399
§ 704:4	Objections—Inadmissible under some other rule ...	399
§ 704:5	—Conclusion of law—Generally	400
§ 704:6	—Opinion on defendant’s guilt.....	400
§ 704:7	—Opinion on whether party complied with the law	402
§ 704:8	—Overcoming the legal-conclusion objection	403
§ 704:9	Testimony regarding a profile or pattern	406
§ 704:10	Opinion on credibility of another person.....	408
Rule 705	Disclosure of Facts or Data Underlying Expert Opinion	410
§ 705:1	Rule 705 Generally	410
§ 705:2	Effect of Rules 703 and 705.....	410
§ 705:3	When <i>must</i> the underlying information be disclosed?	411
§ 705:4	When <i>may</i> the underlying information be disclosed?	411
§ 705:5	Underlying information, otherwise inadmissible, is not substantive evidence	411
§ 705:6	Summary judgment proceedings	412
§ 705:7	Cross-examination and impeachment of experts generally.....	413
§ 705:7A	Impeachment by reference to opinions expressed by experts in same field.....	414
Rule 706	Court Appointed Experts	415
§ 706:1	Court-appointed experts and special masters.....	415
 PART 8 HEARSAY		
Rule 801	Definitions.....	416
§ 801:1	Hearsay definitions generally, self-serving statements	416
§ 801:2	To prove the matter asserted—Generally.....	418
§ 801:3	—Statements having independent legal significance (verbal acts)	419
§ 801:4	—Statements to show listener’s knowledge or notice	420
§ 801:5	Borderline situations—Implied assertions	420
§ 801:6	—Statements offered to show background or context for other evidence.....	421
§ 801:7	—Testimony carefully worded to convey essence of statement without quoting statement	423
§ 801:8	Translation from foreign language, effect.....	424
§ 801:9	Statement offered only for impeachment	424
§ 801:10	Prior statements by in-court witnesses—Text of rule	424
§ 801:11	—Generally.....	425
§ 801:12	—Prior inconsistent statements under oath.....	425
§ 801:13	—Prior consistent statements.....	428

§ 801:14	—Statements of identification.....	430
§ 801:15	Admissions by party-opponent—Text of rule	430
§ 801:16	—Generally.....	431
§ 801:17	—Admissions by adoption or silence	432
§ 801:18	—Admission by agents or employees—Generally ...	434
§ 801:19	— —Proof of agency and speaking authority	435
§ 801:20	Admissions by co-parties	436
§ 801:21	Admissions in pleadings	437
§ 801:22	Admissions by partners	437
§ 801:23	Admissions by decedents and others in privity with opposing party.....	437
§ 801:24	Admissions expressing sympathy.....	438
§ 801:25	Admissions—Evidentiary effect, whether binding ..	439
§ 801:26	Statement in furtherance of conspiracy.....	439
Rule 802	Hearsay Rule.....	441
§ 802:1	Hearsay, general rule.....	441
§ 802:2	Evidence offered only for impeachment	441
§ 802:3	Self-serving statements	442
§ 802:4	Waiver of hearsay rule, forfeiture by wrongdoing	442
Rule 803	Hearsay Exceptions, Availability of Declarant Immaterial	443
§ 803:1	Hearsay exceptions under Rule 803, generally....	445
§ 803:2	Present sense impressions.....	445
§ 803:3	Excited utterances—Generally.....	446
§ 803:4	—Proof of startling event	448
§ 803:5	—Complaints of assault or sexual abuse.....	448
§ 803:6	State of mind—Overview	450
§ 803:7	—Statement describing pain, sensation, or other bodily condition.....	450
§ 803:8	—Statements describing emotions or feelings	450
§ 803:9	—Statements describing intent or plan	452
§ 803:10	—Statement to show knowledge or notice in mind of hearer or reader	453
§ 803:11	—Borderline cases involving statements as circumstantial evidence	455
§ 803:12	Statements for medical diagnosis or treatment— Generally.....	457
§ 803:13	—Forensic examinations	457
§ 803:14	—Statements by whom and to whom	458
§ 803:15	—Statements to psychologists, therapists, and social workers	460
§ 803:16	—Statements attributing fault.....	462
§ 803:17	—Statements by young children	463
§ 803:18	Recorded recollection.....	464
§ 803:19	Business records—Text of statutes	466
§ 803:20	—Hearsay exception generally, definition of <i>business</i>	466
§ 803:21	—Must be a record kept in the regular course of business	467
§ 803:22	—Must be objective record of act, condition, or event.....	467

TABLE OF CONTENTS

§ 803:23	—Expert reports, reports prepared in anticipation of litigation.....	469
§ 803:24	—Information received from third party— Generally.....	470
§ 803:25	— —Medical records	470
§ 803:26	—Overall reliability as affecting admissibility	471
§ 803:27	—Illustrative cases	472
§ 803:28	—Authentication—Generally.....	473
§ 803:28A	— —Criminal cases.....	473
§ 803:29	— —Medical records	474
§ 803:30	— —Records obtained from opposing party.....	474
§ 803:31	—Absence of record.....	475
§ 803:32	Public records—Generally—Text of rules and statutes.....	475
§ 803:33	—Definition of <i>public record</i>	476
§ 803:34	—Court records, administrative findings	477
§ 803:35	—Illustrative cases	478
§ 803:36	—Vital statistics	479
§ 803:37	—Authentication.....	479
§ 803:38	—Absence of record.....	479
§ 803:39	Religious and family history	480
§ 803:40	Documents affecting an interest in property	481
§ 803:41	Ancient documents	482
§ 803:42	Market reports, commercial publications	483
§ 803:43	Learned treatises—On direct examination	484
§ 803:44	—On cross-examination.....	486
§ 803:45	Reputation.....	486
§ 803:46	Judgments—Generally.....	488
§ 803:47	—Criminal convictions.....	488
§ 803:48	—As to history or boundaries	489
§ 803:49	No catch-all hearsay exception.....	489
Rule 804	Hearsay Exceptions; Declarant Unavailable	490
§ 804:1	Rule 804 generally	491
§ 804:2	Definition of <i>unavailable</i> under Rule 804.....	491
§ 804:3	Former testimony—Generally—Text of rule.....	494
§ 804:4	—Relationship to other rules.....	495
§ 804:5	—Identity of parties not required.....	495
§ 804:6	—Opportunity and motive to develop	495
§ 804:7	—Objection to portion of testimony.....	497
§ 804:8	—Methods of proof	497
§ 804:9	Dying declarations—Generally—Text of rule.....	497
§ 804:10	—When admissible	498
§ 804:11	—Scope of statements admissible.....	498
§ 804:12	Statements against interest—Generally—Text of rule	499
§ 804:13	—Admissible against whom	499
§ 804:14	—Declarant must <i>know</i> statement was against interest.....	499
§ 804:15	—Statements against pecuniary or proprietary interest.....	500
§ 804:16	—Statements against penal interest—Generally ...	500

§ 804:17	—Trustworthiness	501
§ 804:18	—Statements partly against interest	502
§ 804:19	—Constitutional considerations	503
§ 804:20	Statement of personal or family history— Generally—Text of rule.....	503
§ 804:21	No catch-all hearsay exception.....	504
§ 804:22	Forfeiture by wrongdoing.....	504
Rule 805	Hearsay within hearsay	504
§ 805:1	Hearsay within hearsay.....	504
§ 805:2	Statements termed “not hearsay” under Rule 801 ...	505
Rule 806	Attacking and Supporting Credibility of Declarant..	505
§ 806:1	Impeachment of hearsay declarant	505
§ 806:2	Basis for expert opinion distinguished	506
Rule 807	Child Victims or Witnesses	506
§ 807:1	Statements by abused children, generally	507
§ 807:2	When statute does, and does not, apply.....	507
§ 807:3	Procedure, notice.....	508
§ 807:4	Requirement that child be declared unavailable or testify as a witness.....	509
§ 807:5	Requirement of reliability—Generally.....	511
§ 807:6	Competency of child as witness	513
§ 807:7	Requirement of corroboration.....	513
§ 807:8	Common law fact-of-complaint rule.....	514

**PART 9 AUTHENTICATION, IDENTIFICATION, AND
ADMISSION OF EXHIBITS**

Rule 901	Requirement of Authentication or Identification	515
§ 901:1	Authentication overview	516
§ 901:2	General principles of authentication	516
§ 901:3	Methods authorized by Rule 901, generally	517
§ 901:4	Testimony by witness with knowledge	517
§ 901:5	Non-expert opinion on handwriting	518
§ 901:6	Comparison by court or expert witness	519
§ 901:7	Circumstantial proof—Distinctive characteristics and the like	519
§ 901:8	Voice identification, generally	519
§ 901:9	Telephone conversations	520
§ 901:10	Audio recordings (sound only).....	521
§ 901:11	Public records or reports.....	522
§ 901:12	Ancient document or data compilation.....	523
§ 901:13	Process or system—Generally	524
§ 901:14	—Photographs	524
§ 901:15	—Video recordings.....	525
§ 901:16	—Printed versions of digital documents	525
§ 901:16A	—Artificial Intelligence (AI) evidence	526
§ 901:17	—Text messages, e-mails, and similar electronic communications	527
§ 901:18	—Data, information, or images obtained from the Internet.....	529
§ 901:19	Methods of authentication authorized by statute	

TABLE OF CONTENTS

	or rule	530
§ 901:20	Business records, documents obtained from opposing party during discovery.....	530
Rule 902	Self-Authentication	531
§ 902:1	Self-authentication generally	532
§ 902:2	Methods in Rule 902 not exclusive.....	532
§ 902:3	Downloads from government websites.....	533
§ 902:4	Authenticity not conclusive	533
Rule 903	Subscribing Witness' Testimony Unnecessary	533
§ 903:1	Rule 903 generally.....	533
Rule 904	Admissibility of Documents	534
§ 904:1	Rule 904 generally.....	535
§ 904:2	Documents to which Rule 904 applies	535
§ 904:3	Notice requirement, objections	536
§ 904:4	Sanctions.....	537
§ 904:5	Later challenges to relevance or weight of the evidence	537
§ 904:6	Waiver of objection by party offering document	538
§ 904:7	Summary judgment proceedings	538

**PART 10 CONTENTS OF WRITINGS, RECORDINGS, AND
PHOTOGRAPHS**

Rule 1001	Definitions	538
§ 1001:1	Best evidence rule—Overview	539
§ 1001:2	Definitions.....	539
§ 1001:3	Information generated or stored electronically.....	540
Rule 1002	Requirement of Original.....	541
§ 1002:1	Requirement of original, generally	541
§ 1002:2	Distinction between an event and a record of an event.....	541
§ 1002:3	Corporate existence and corporate acts	542
§ 1002:4	Transcript as listening aid.....	543
Rule 1003	Admissibility of Duplicates.....	543
§ 1003:1	Duplicates generally	543
§ 1003:2	Original itself must be admissible.....	544
§ 1003:3	Original of questionable authenticity	544
§ 1003:4	When unfair to admit duplicate	544
Rule 1004	Admissibility of Other Evidence of Contents.....	545
§ 1004:1	Other evidence of content, generally	545
§ 1004:2	Original lost or destroyed.....	546
§ 1004:3	Original not obtainable	547
§ 1004:4	Original in possession of opponent	547
§ 1004:5	Collateral matters	548
§ 1004:6	No preferences among secondary evidence, second- best evidence not required	548
Rule 1005	Public Records.....	548
§ 1005:1	Public records generally	549
§ 1005:2	Certified copies self-authenticating.....	549
Rule 1006	Summaries.....	549
§ 1006:1	Summaries generally.....	549

§ 1006:2	Demonstrative evidence distinguished.....	550
§ 1006:3	Pretrial notice.....	550
§ 1006:4	Foundation requirements.....	550
§ 1006:5	Presenting foundation testimony.....	552
§ 1006:6	Oral summaries.....	552
Rule 1007	Testimony or Written Admission of Party.....	552
§ 1007:1	Admission by opposing party, generally.....	552
Rule 1008	Functions of Court and Jury.....	553
§ 1008:1	Functions of court and jury with respect to best evidence rule.....	553

PART 11 MISCELLANEOUS RULES

Rule 1101	Applicability of Rules.....	553
§ 1101:1	Applicability of rules generally.....	554
§ 1101:2	Juvenile court proceedings.....	554
§ 1101:3	Protection order proceedings.....	555
§ 1101:4	Informal Family Law Trials (GR 40).....	555
Rule 1102	Amendments [Reserved].....	556
Rule 1103	Title.....	556

PART 12 THE SIXTH AMENDMENT RIGHT TO CONFRONTATION

§ 1200:1	Background, constitutional provisions.....	557
§ 1200:2	Comment on claim of right to confrontation.....	557
§ 1200:3	Relationship to hearsay rule.....	558
§ 1200:4	Procedural implications, implications for appeal.....	558
§ 1200:5	Checklist, method of analysis.....	558
§ 1200:6	When applicable—Nature of proceeding.....	559
§ 1200:7	When right to confrontation applies—Nature of evidence—Overview.....	560
§ 1200:8	—Nonhearsay evidence.....	560
§ 1200:9	—Defendant’s own statements, evidence offered by defense.....	561
§ 1200:10	Testimonial hearsay—Definition—Whose state of mind is relevant?.....	562
§ 1200:11	—Statements to police officers, calls to 911.....	563
§ 1200:12	—Statements to prosecutors, investigators, interviewers, or guards, informants.....	565
§ 1200:13	—Statements to medical personnel or therapists.....	566
§ 1200:14	—Statements to friends and family.....	568
§ 1200:15	—Public records, court records, business records, medical records.....	568
§ 1200:16	—Reports from forensic laboratories and similar reports prepared for litigation.....	570
§ 1200:17	—Expert opinion based on laboratory report or similar report.....	570
§ 1200:18	—Expert opinion based on opinion of nontestifying witness.....	571

TABLE OF CONTENTS

§ 1200:18A	—Statements by co-conspirators	572
§ 1200:19	—Evidence offered for authentication only.....	573
§ 1200:20	—Statements by co-defendants—Other miscellaneous holdings.....	573
§ 1200:21	State’s duty to produce declarant for cross-examination.....	573
§ 1200:22	What constitutes sufficient cross-examination...	574
§ 1200:23	Forfeiture by wrongdoing	575
§ 1200:24	Waiver of objection, opening the door, appellate review	575
§ 1200:25	Courtroom arrangements—Closed-circuit television, one-way screens, and prerecorded testimony	576
§ 1200:26	—Video conferencing, testimony by remote means	577

CHAPTER 6 [RESERVED]

CHAPTER 7 CHECKLISTS AND OTHER PRACTICAL GUIDES

MASTER CHECKLIST (MCL)—THE BIG PICTURE

MCL 1	Rules that apply to all evidence.....	582
MCL 2	Testimony by lay witness	582
MCL 3	Testimony by expert witness.....	582
MCL 4	Documents—The quick way (ER 904—civil cases only)	582
MCL 5	Documents—The long way.....	583
MCL 6	Photos, video recordings.....	583
MCL 7	Audio recordings	583
MCL 8	Video images—Text messages, Caller ID, Internet- based information displayed on computer monitor	584
MCL 9	Mechanics of offering an exhibit	585

INDIVIDUAL CHECKLISTS

CL 1	Balancing Probative Value Against Prejudice—Prior Convictions (Rule 609).....	586
CL 2	Dead Man Statute (Rule 601).....	586
CL 3	Foundation for Audio Recording.....	586
CL 4	Foundation for Business Records (Rule 803).....	586
CL 5	Foundation for Computer Print-Out (Rules 803, 901)....	587
CL 6	Foundation for Impeachment by Prior Inconsistent Statement (Rule 613)	587
CL 7	Foundation for Offering an Exhibit (Rule 402)	587
CL 8	Foundation for Recorded Recollection (Rule 803(a)(5))...	587
CL 9	Foundation for Refreshing Recollection (Rule 612).....	588
CL 10	Foundation for Public Records (Rules 803, 901, 902)...	588
CL 11	Foundation for Telephone Conversation (Rule 901).....	588
CL 12	Foundation for Using Summary (Rule 1006)	589
CL 13	Hearsay and the Right to Confrontation	589

CL 14	Methods of Identification and Authentication (Rules 901, 902)	589
CL 15	Methods of Impeachment (Rule 607)	590
CL 16	Privileges and Rules of Confidentiality, A to Z.....	590
CL 17	<i>Ryan</i> Guidelines for Reliability of Out-of-Court Statements (Rules 803, 804, 807)	591
CL 18	<i>[Reserved]</i>	592
CL 19	Permissible Purposes for Admitting Evidence of Prior Misconduct (Rule 404(b))	592

CHAPTER 8 COMMON OBJECTIONS AND RESPONSES THERETO

OBJECTIONS TO FORM OF QUESTION

OBJ 1	Argumentative question (Rule 611).....	594
OBJ 2	Assumes facts not in evidence (Rules 103, 611).....	594
OBJ 3	Compound question (Rules 403, 611).....	595
OBJ 4	Confusing question (Rule 611)	595
OBJ 5	Embarrassing or harassing the witness (Rule 611).....	595
OBJ 6	Leading question (Rule 611).....	595
OBJ 7	Misleading question (Rule 611)	596
OBJ 8	Narrative testimony, calls for (Rule 611).....	596
OBJ 9	Unintelligible question (Rule 611)	596

OBJECTIONS TO ADMISSIBILITY

OBJ 10	Authentication insufficient (Rules 901, 902).....	597
OBJ 11	Best evidence required (Rules 1002, 1003).....	597
OBJ 12	Bolstering credibility of witness (Rules 607, 608)	598
OBJ 13	Chain of custody not shown (Rules 402, 901).....	598
OBJ 14	Character inadmissible as substantive evidence (Rule 404)	598
OBJ 15	Character evidence in form of opinion (Rule 405).....	599
OBJ 16	Character evidence, specific instances inadmissible (Rule 405)	599
OBJ 17	Compromise or offer of compromise, civil (Rule 408) .	600
OBJ 18	Compromise or offer of compromise, criminal (Rule 410)	600
OBJ 19	Conclusion of law (Rule 704)	601
OBJ 20	Conditions different (for demonstrative evidence) (Rule 402)	601
OBJ 21	Confrontation rights violated by use of hearsay.....	602
OBJ 22	Confusion of the issues (Rule 403)	602
OBJ 23	Credibility, opinion on (Rule 608)	603
OBJ 24	Cross-examination, beyond scope of direct (Rule 611).....	603
OBJ 25	Cumulative (asked and answered) (Rules 403, 611) ..	603
OBJ 26	Expert engaging in speculation (Rule 702).....	604
OBJ 27	Expert has not satisfied <i>Frye</i> rule (Rule 702).....	605
OBJ 28	Expert lacks sufficient basis for opinion (Rule 703)...	605
OBJ 29	Expert not helpful to trier of fact (Rule 702)	606

TABLE OF CONTENTS

OBJ 30	Expert not qualified (Rule 702).....	607
OBJ 31	Habit evidence not admissible (Rule 406).....	607
OBJ 32	Hearsay (Rules 801, 802)	608
OBJ 33	Identification insufficient (Rules 901, 902).....	609
OBJ 33A	Immigration status (Rule 413).....	609
OBJ 34	Impeachment on collateral matter (Rule 607)	610
OBJ 35	Impeachment, opinion on credibility inadmissible (Rule 608)	610
OBJ 36	Impeachment, prior conviction inadmissible (Rule 609)	611
OBJ 37	Impeachment, prior misconduct inadmissible (Rule 608)	611
OBJ 38	Insurance, question relating to (Rule 411)	612
OBJ 39	Irrelevant (Rules 401, 402)	612
OBJ 40	Judge as witness (Rule 605)	613
OBJ 41	Judge, questions by (Rule 614)	613
OBJ 42	Juror as witness (Rule 606).....	614
OBJ 43	Medical or hospital expenses, payment (Rule 409)....	614
OBJ 44	Nonresponsive answer (Rule 611).....	614
OBJ 45	Opinion of lay witness (Rule 701).....	615
OBJ 46	Other accidents or examples of defendant's negligence (Rule 402)	615
OBJ 47	Other contracts or transactions involving a party (Rule 402)	616
OBJ 48	Other crimes or misconduct (Rule 404(b)).....	616
OBJ 49	Personal knowledge lacking (Rule 602).....	617
OBJ 50	Photographs unduly gruesome (Rules 402, 403).....	617
OBJ 51	Prejudicial value outweighs probative value (Rule 403)	618
OBJ 52	Privileged (Rule 501)	619
OBJ 53	Religious belief or opinion (Rule 610).....	619
OBJ 54	Scientific evidence not generally accepted (Rule 702).	619
OBJ 55	Sexual history of rape victim (Rule 412)	620
OBJ 56	Subsequent remedial measure (Rule 407).....	620
OBJ 57	Summary inadmissible (Rule 1006).....	621
OBJ 58	Ultimate issue, opinion on (Rule 704)	622
OBJ 59	Undue delay (Rule 403)	622
OBJ 60	Waste of time (Rules 403, 611)	623
OBJ 61	Witness incompetent under dead man statute (Rule 601, RCWA 5.60.030).....	624
OBJ 62	Witness incompetent for other reason (Rule 601, RCWA 5.60.050, .060)	624

Table of Laws and Rules

Table of Cases

Index