

Contents

Part 1	FEDERAL RULES OF EVIDENCE AS AMENDED DECEMBER 1, 2023.....	1
Article I.	GENERAL PROVISIONS	3
	<i>RULE</i>	
101.	Scope; definitions	3
102.	Purpose and construction	3
103.	Rulings on evidence.....	3
104.	Preliminary questions	4
105.	Limiting evidence that is not admissible against other parties or for other purposes	4
106.	Remainder of or related statements	5
Article II.	JUDICIAL NOTICE.....	5
	<i>RULE</i>	
201.	Judicial notice of adjudicative facts.....	5
Article III.	PRESUMPTIONS IN CIVIL ACTIONS AND PROCEEDINGS.....	5
	<i>RULE</i>	
301.	Presumptions in civil cases generally	5
302.	Applying state law to presumptions in civil cases	6
Article IV.	RELEVANCY AND ITS LIMITS.....	6
	<i>RULE</i>	
401.	Test for relevant evidence.....	6
402.	General admissibility of relevant evidence	6
403.	Excluding relevant evidence for prejudice, confusion, waste of time, or other reasons	6

404.	Character evidence; other crimes, wrongs, or acts.....	6
405.	Methods of proving character.....	7
406.	Habit; routine practice	8
407.	Subsequent remedial measures.....	8
408.	Compromise offers and negotiations.....	8
409.	Offers to pay medical and similar expenses.....	8
410.	Pleas, plea discussions, and related statements	9
411.	Liability insurance	9
412.	Sex-offense cases: The victim’s sexual behavior or predisposition.....	9
413.	Similar crimes in sexual-assault cases	10
414.	Similar crimes in child-molestation cases	11
415.	Similar acts in civil cases involving sexual assault or child molestation	12
Article V.	PRIVILEGES	12
	<i>RULE</i>	
501.	Privileges in general.....	12
502.	Attorney-client privilege and work product; limitations on waiver	12
Article VI.	WITNESSES.....	13
	<i>RULE</i>	
601.	Competency to testify in general.....	13
602.	Need for personal knowledge	14
603.	Oath or affirmation to testify truthfully	14
604.	Interpreter	14
605.	Judge's competency as a witness.....	14
606.	Juror's competency as a witness	14
607.	Who may impeach a witness	14

608.	A witness’s character for truthfulness or untruthfulness	15
609.	Impeachment by evidence of a criminal conviction	15
610.	Religious beliefs or opinions.....	16
611.	Mode and order of examining witnesses and presenting evidence	16
612.	Writing used to refresh a witness’s memory	17
613.	Witness’s prior statement.....	17
614.	Court’s calling or examining a witness	17
615.	Excluding witnesses from the courtroom; preventing an excluded witness’s access to trial testimony.....	18
Article VII. OPINIONS AND EXPERT TESTIMONY.....		18
<i>RULE</i>		
701.	Opinion testimony by lay witnesses	18
702.	Testimony by expert witnesses	18
703.	Bases of an expert’s opinion testimony	19
704.	Opinion on an ultimate issue.....	19
705.	Disclosing the facts or data underlying an expert’s opinion	19
706.	Court-appointed expert witnesses	19
Article VIII. HEARSAY.....		20
<i>RULE</i>		
801.	Definitions that apply to this article; exclusions from hearsay.....	20
802.	The rule against hearsay.....	21
803.	Exceptions to the rule against hearsay — Regardless of whether the declarant is available as a witness	21
804.	Exceptions to the rule against hearsay — When the declarant is unavailable as a witness	25
805.	Hearsay within hearsay	26
806.	Attacking and supporting the declarant’s credibility.....	27
807.	Residual exception.....	27

Article IX. AUTHENTICATION AND IDENTIFICATION.....	27
<i>RULE</i>	
901. Authenticating or identifying evidence	27
902. Evidence that is self-authenticating.....	28
903. Subscribing witness’s testimony	31
Article X. CONTENTS OF WRITINGS, RECORDINGS, AND PHOTOGRAPHS.....	31
<i>RULE</i>	
1001. Definitions that apply to this article	31
1002. Requirement of the original	31
1003. Admissibility of duplicates	31
1004. Admissibility of other evidence of content	31
1005. Copies of public records to prove content.....	32
1006. Summaries to prove content.....	32
1007. Testimony or statement of a party to prove content.....	32
1008. Functions of the court and jury	32
Article XI. MISCELLANEOUS RULES	32
<i>RULE</i>	
1101. Applicability of the rules	32
1102. Amendments	33
1103. Title.....	33
 Part 2 FEDERAL RULES OF EVIDENCE WITH ADVISORY COMMITTEE NOTES AND LEGISLATIVE HISTORY	 35
Article I. GENERAL PROVISIONS	37
<i>RULE</i>	
101. Scope; definitions	37
102. Purpose and Construction.....	37

103.	Rulings on evidence.....	38
104.	Preliminary questions	42
105.	Limiting evidence that is not admissible against other parties or for other purposes	46
106.	Remainder of or related writings or recorded statements	47
Article II.	JUDICIAL NOTICE.....	49
	<i>RULE</i>	
201.	Judicial notice of adjudicative facts.....	49
Article III.	PRESUMPTIONS IN CIVIL CASES	56
	<i>RULE</i>	
301.	Presumptions in civil cases generally	56
302.	Applying state law to presumptions in civil cases	59
Article IV.	RELEVANCE AND ITS LIMITS	60
	<i>RULE</i>	
401.	Test for relevant evidence.....	60
402.	General admissibility of relevant evidence	61
403.	Excluding relevant evidence for prejudice, confusion, waste of time, or other reasons	63
404.	Character evidence; crimes or other acts	64
405.	Methods of proving character.....	70
406.	Habit; routine practice	71
407.	Subsequent remedial measures.....	73
408.	Compromise offers and negotiations.....	75
409.	Offers to pay medical and similar expenses.....	81
410.	Pleas, plea discussions, and related statements	82
411.	Liability insurance	86
412.	Sex-offense cases: the victim’s sexual behavior or predisposition...87	
413.	Similar cases in sexual-assault cases.....	92

414.	Similar crimes in child-molestation cases	96
415.	Similar acts in civil cases involving sexual assault or child molestation	97
Article V.	PRIVILEGES	97
	<i>RULE</i>	
501.	Privilege in general.....	97
502.	Attorney-client privilege and work product; limitations on waiver	101
Article VI.	WITNESSES.....	109
	<i>RULE</i>	
601.	Competency to testify in general.....	109
602.	Need for personal knowledge	111
603.	Oath or affirmation to testify truthfully	112
604.	Interpreter	112
605.	Judge's competency as a witness	112
606.	Juror's competency as a witness	113
607.	Who may impeach a witness	118
608.	A witness's character for truthfulness or untruthfulness	119
609.	Impeachment by evidence of a criminal conviction	123
610.	Religious beliefs or opinions	134
611.	Mode and order of examining witnesses and presenting evidence	134
612.	Writing used to refresh a witness's memory	140
613.	Witness's prior statement.....	142
614.	Court's calling or examining a witness	143
615.	Excluding witnesses from the courtroom; preventing an excluded witness's access to trial testimony.....	144

Article VII. OPINIONS AND EXPERT TESTIMONY.....147

RULE

- 701. Opinion testimony by lay witnesses.....147**
- 702. Testimony by expert witnesses149**
- 703. Bases of an expert’s opinion testimony158**
- 704. Opinion on an ultimate issue.....161**
- 705. Disclosing the facts or data underlying an expert’s opinion163**
- 706. Court-appointed expert witnesses165**

Article VIII. HEARSAY171

RULE

- 801. Definitions that apply to this article; exclusions from hearsay171**
- 802. The rule against hearsay.....182**
- 803. Exceptions to the rule against hearsay — Regardless of whether the declarant is available as a witness183**
- 804. Exceptions to the rule against hearsay — When the declarant is unavailable as a witness210**
- 805. Hearsay within hearsay223**
- 806. Attacking and supporting the declarant’s credibility.....224**
- 807. Residual exception.....227**

Article IX. AUTHENTICATION AND IDENTIFICATION.....232

RULE

- 901. Authenticating or identifying evidence232**
- 902. Evidence that is self-authenticating.....237**
- 903. Subscribing witness’s testimony245**

Article X. CONTENTS OF WRITINGS, RECORDINGS, AND PHOTOGRAPHS.....245

RULE

- 1001. Definitions that apply to this article245**

1002. Requirement of the original	247
1003. Admissibility of duplicates	248
1004. Admissibility of other evidence of content	249
1005. Copies of public records to prove content.....	250
1006. Summaries to prove content.....	251
1007. Testimony or statement of a party to prove content.....	251
1008. Functions of the court and jury	252
Article XI. MISCELLANEOUS RULES	253
<i>RULE</i>	
1101. Applicability of the rules	253
1102. Amendments	259
1103. Title.....	259
Part 3 PENDING AMENDMENTS TO THE FEDERAL RULES OF EVIDENCE.....	263
<i>RULE</i>	
107. Illustrative aids	265
613. Witness's prior statement.....	267
801. Definitions that apply to this article; exclusions from hearsay.....	268
804. Exceptions to the rule against hearsay — when the declarant is unavailable as a witness.....	269
1006. Summaries to prove content.....	270
Part 4 PRACTICE PROBLEMS	273