

**2021 Statutory Supplement
to
Evidence: A Problem-Based and
Comparative Approach**

FOURTH EDITION

**2021 Statutory Supplement
to
Evidence: A Problem-Based and
Comparative Approach**

FOURTH EDITION

Peter Nicolas

WILLIAM L. DWYER CHAIR IN LAW
UNIVERSITY OF WASHINGTON SCHOOL OF LAW



CAROLINA ACADEMIC PRESS

Durham, North Carolina

Copyright © 2021
Peter Nicolas
All Rights Reserved

ISBN 978-1-5310-2112-2
e-ISBN 978-1-5310-2113-9

Carolina Academic Press
700 Kent Street
Durham, North Carolina 27701
Telephone (919) 489-7486
Fax (919) 493-5668
www.cap-press.com

Printed in the United States of America

Summary of Contents

Part I · Federal Rules of Evidence, with Selected Legislative History	1
Article I. General Provisions	1
Article II. Judicial Notice	14
Article III. Presumptions in Civil Cases	21
Article IV. Relevance and Its Limits	27
Article V. Privileges	66
Article VI. Witnesses	76
Article VII. Opinions and Expert Testimony	113
Article VIII. Hearsay	131
Article IX. Authentication and Identification	195
Article X. Contents of Writings, Recordings, and Photographs	208
Article XI. Miscellaneous Rules	216
Part II · Selected Rules and Amendments Adopted by the Supreme Court but Rejected by Congress	223
Part III · Statutory Provisions Governing Rule-Making Process	261

Contents

Part I · Federal Rules of Evidence, with Selected Legislative History	1
Article I. General Provisions	1
Rule 101. Scope; Definitions	1
Rule 102. Purpose	3
Rule 103. Rulings on Evidence	4
Rule 104. Preliminary Questions	8
Rule 105. Limiting Evidence That Is Not Admissible Against Other Parties or for Other Purposes	12
Rule 106. Remainder of or Related Writings or Recorded Statements	13
Article II. Judicial Notice	14
Rule 201. Judicial Notice of Adjudicative Facts	14
Article III. Presumptions in Civil Cases	21
Rule 301. Presumptions in Civil Cases Generally	21
Rule 302. Applying State Law to Presumptions in Civil Cases	26
Article IV. Relevance and Its Limits	27
Rule 401. Test for Relevant Evidence	27
Rule 402. General Admissibility of Relevant Evidence	29
Rule 403. Excluding Relevant Evidence for Prejudice, Confusion, Waste of Time, or Other Reasons	30
Rule 404. Character Evidence; Other Crimes, Wrongs or Acts	32
Rule 405. Methods of Proving Character	39
Rule 406. Habit; Routine Practice	41
Rule 407. Subsequent Remedial Measures	43
Rule 408. Compromise Offers and Negotiations	45
Rule 409. Offers to Pay Medical and Similar Expenses	51
Rule 410. Pleas, Plea Discussions, and Related Statements	52
Rule 411. Liability Insurance	54
Rule 412. Sex-Offense Cases: The Victim's Sexual Behavior or Predisposition	55
Rule 413. Similar Crimes in Sexual-Assault Cases	61
Rule 414. Similar Crimes in Child-Molestation Cases	64
Rule 415. Similar Acts in Civil Cases Involving Sexual Assault or Child Molestation	65
Article V. Privileges	66
Rule 501. Privilege in General	66

Rule 502. Attorney-Client Privilege and Work Product; Limitations on Waiver	70
Article VI. Witnesses	76
Rule 601. Competency to Testify in General	76
Rule 602. Need for Personal Knowledge	77
Rule 603. Oath or Affirmation to Testify Truthfully	78
Rule 604. Interpreter	79
Rule 605. Judge's Competency as a Witness	79
Rule 606. Juror's Competency as a Witness	80
Rule 607. Who May Impeach a Witness	85
Rule 608. A Witness's Character for Truthfulness or Untruthfulness	86
Rule 609. Impeachment by Evidence of a Criminal Conviction	90
Rule 610. Religious Beliefs or Opinions	101
Rule 611. Mode and Order of Examining Witnesses and Presenting Evidence	101
Rule 612. Writing Used to Refresh a Witness's Memory	106
Rule 613. Witness's Prior Statement	108
Rule 614. Court's Calling or Examining a Witness	109
Rule 615. Excluding Witnesses	110
Article VII. Opinions and Expert Testimony	113
Rule 701. Opinion Testimony by Lay Witnesses	113
Rule 702. Testimony by Expert Witnesses	115
Rule 703. Bases of an Expert's Opinion Testimony	123
Rule 704. Opinion on an Ultimate Issue	125
Rule 705. Disclosing the Facts or Data Underlying an Expert's Opinion	127
Rule 706. Court-Appointed Expert Witnesses	128
Article VIII. Hearsay	131
Rule 801. Definitions That Apply to This Article; Exclusions from Hearsay	135
Rule 802. The Rule Against Hearsay	146
Rule 803. Exceptions to the Rule Against Hearsay—Regardless of Whether the Declarant Is Available as a Witness	147
Rule 804. Exceptions to the Rule Against Hearsay—When the Declarant Is Unavailable as a Witness	173
Rule 805. Hearsay Within Hearsay	186
Rule 806. Attacking and Supporting the Declarant's Credibility	186
Rule 807. Residual Exception	189
Article IX. Authentication and Identification	195
Rule 901. Authenticating or Identifying Evidence	195
Rule 902. Evidence That Is Self-Authenticating	199
Rule 903. Subscribing Witness's Testimony	207
Article X. Contents of Writings, Recordings, and Photographs	208
Rule 1001. Definitions That Apply to This Article	208

Rule 1002. Requirement of the Original	209
Rule 1003. Admissibility of Duplicates	211
Rule 1004. Admissibility of Other Evidence of Content	211
Rule 1005. Copies of Public Records to Prove Content	213
Rule 1006. Summaries to Prove Content	213
Rule 1007. Testimony or Statement of a Party to Prove Content	214
Rule 1008. Functions of the Court and Jury	214
Article XI. Miscellaneous Rules	216
Rule 1101. Applicability of the Rules	216
Rule 1102. Amendments	221
Rule 1103. Title	222
 Part II · Selected Rules and Amendments Adopted by the Supreme Court but Rejected by Congress	 223
Rule 105. Summing Up and Comment by Judge [rule not enacted]	223
Rule 303. Presumptions in Criminal Cases [rule not enacted]	224
Rule 404. Character Evidence Not Admissible to Prove Conduct; Exceptions; Other Crimes [amendment not enacted]	227
Rule 405. Methods of Proving Character [amendment not enacted]	229
Rule 501. Privileges Recognized Only as Provided [substantially altered by Congress]	230
Rule 502. Required Reports Privileged by Statute [rule not enacted]	234
Rule 503. Lawyer-Client Privilege [rule not enacted]	235
Rule 504. Psychotherapist-Patient Privilege [rule not enacted]	240
Rule 505. Husband-Wife Privilege [rule not enacted]	244
Rule 506. Communications to Clergymen [rule not enacted]	246
Rule 507. Political Vote [rule not enacted]	248
Rule 508. Trade Secrets [rule not enacted]	248
Rule 509. Secrets of State and Other Official Information [rule not enacted]	250
Rule 510. Identity of Informer [rule not enacted]	253
Rule 511. Waiver of Privilege by Voluntary Disclosure [rule not enacted]	256
Rule 512. Privileged Matter Disclosed Under Compulsion or Without Opportunity to Claim Privilege [rule not enacted]	257
Rule 513. Comment Upon or Inference From Claim of Privilege; Instruction [rule not enacted]	258
 Part III · Statutory Provisions Governing Rule-Making Process	 261
28 U.S.C. § 2072. Rules of procedure and evidence; power to prescribe	261
28 U.S.C. § 2073. Rules of procedure and evidence; method of prescribing	261
28 U.S.C. § 2074. Rules of procedure and evidence; submission to Congress; effective date	262

