

Publication Table of Contents

WEINSTEIN'S FEDERAL EVIDENCE SECOND EDITION

VOLUME 1

ARTICLE I. GENERAL PROVISIONS

- Chapter 101 Scope; Definitions
- Chapter 102 Purpose
- Chapter 103 Rulings on Evidence
- Chapter 104 Preliminary Questions
- Chapter 105 Limiting Evidence That Is Not Admissible Against Other Parties or for Other Purposes
- Chapter 106 Remainder of or Related Writings or Recorded Statements
- Chapter 107 Summing Up and Comment By Judge (Supreme Court Standard 107)

ARTICLE II. JUDICIAL NOTICE

- Chapter 201 Judicial Notice of Adjudicative Facts

ARTICLE III. PRESUMPTIONS IN CIVIL CASES

- Chapter 301 Presumptions in Civil Cases Generally
- Chapter 302 Applying State Law to Presumptions in Civil Cases
- Chapter 303 Presumptions in Criminal Cases (Supreme Court Standard 303)

VOLUME 2

ARTICLE IV. RELEVANCE AND ITS LIMITS

- Chapter 401 "Test for Relevant Evidence"
- Chapter 402 General Admissibility of Relevant Evidence
- Chapter 403 Excluding Relevant Evidence for Prejudice, Confusion, Waste of Time, or Other Reasons
- Chapter 404 Character Evidence; Crimes or Other Acts
- Chapter 405 Methods of Proving Character
- Chapter 406 Habit; Routine Practice
- Chapter 407 Subsequent Remedial Measures

Chapter 408	Compromise Offers and Negotiations
Chapter 409	Offers to Pay Medical and Similar Expenses
Chapter 410	Pleas, Plea Discussions, and Related Statements
Chapter 411	Liability Insurance
Chapter 412	Sex-Offense Cases: The Victim's Sexual Behavior or Predisposition
Chapter 413	Similar Crimes in Sexual-Assault Cases
Chapter 414	Similar Crimes in Child-Molestation Cases
Chapter 415	Similar Acts in Civil Cases Involving Sexual Assault or Child Molestation

VOLUME 3

ARTICLE V. PRIVILEGES

Chapter 501	Privilege in General
Chapter 502	Attorney-Client Privilege and Work Product; Limitations on Waiver
Chapter 502A	Required Reports Privileged by Statute (Supreme Court Standard 502)
Chapter 503	Lawyer-Client Privilege (Supreme Court Standard 503)
Chapter 504	Psychotherapist-Patient Privilege (Supreme Court Standard 504)
Chapter 505	Husband-Wife Privilege (Supreme Court Standard 505)
Chapter 506	Communications to Clergy (Supreme Court Standard 506)
Chapter 507	Political Vote (Supreme Court Standard 507)
Chapter 508	Trade Secrets (Supreme Court Standard 508)
Chapter 509	Secrets of State and Other Official Information (Supreme Court Standard 509)
Chapter 510	Identity of Informer (Supreme Court Standard 510)
Chapter 511	Waiver of Privilege by Voluntary Disclosure (Supreme Court Standard 511)
Chapter 512	Privileged Matter Disclosed Under Compulsion or Without Opportunity to Claim Privilege (Supreme Court Standard 512)
Chapter 513	Comment Upon or Inference From Claim of Privilege; Instruction (Supreme Court Standard 513)
Chapter 514	Doctor-Patient Privilege

ARTICLE VI. WITNESSES

Chapter 601	Competency to Testify in General
Chapter 602	Need for Personal Knowledge
Chapter 603	Oath or Affirmation to Testify Truthfully
Chapter 604	Interpreter
Chapter 605	Judge's Competency as a Witness
Chapter 606	Juror's Competency as a Witness

VOLUME 4

ARTICLE VI. WITNESSES (continued)

- Chapter 607 Who May Impeach a Witness
 - Chapter 608 A Witness's Character for Truthfulness or Untruthfulness
 - Chapter 609 Impeachment by Evidence of a Criminal Conviction
 - Chapter 610 Religious Beliefs or Opinions
 - Chapter 611 Mode and Order of Examining Witnesses and Presenting Evidence
 - Chapter 612 Writing Used to Refresh a Witness's Memory
 - Chapter 613 Witness's Prior Statement
 - Chapter 614 Court's Calling or Examining a Witness
 - Chapter 615 Excluding Witnesses
-

ARTICLE VII. OPINIONS AND EXPERT TESTIMONY

- Chapter 701 Opinion Testimony by Lay Witnesses
 - Chapter 702 Testimony by Expert Witnesses
 - Chapter 703 Bases of an Expert's Opinion Testimony
 - Chapter 704 Opinion on an Ultimate Issue
 - Chapter 705 Disclosing the Facts or Data Underlying an Expert's Opinion
 - Chapter 706 Court-Appointed Expert Witnesses
-

VOLUME 5

ARTICLE VIII. HEARSAY

- Chapter 801 Definitions That Apply to This Article; Exclusions from Hearsay
 - Chapter 802 The Rule Against Hearsay
 - Chapter 803 Exceptions to the Rule Against Hearsay—Regardless of Whether the Declarant Is Available as a Witness
 - Chapter 804 Exceptions to the Rule Against Hearsay—When the Declarant Is Unavailable as a Witness
 - Chapter 805 Hearsay Within Hearsay
 - Chapter 806 Attacking and Supporting the Declarant's Credibility
 - Chapter 807 Residual Exception
-

ARTICLE IX. AUTHENTICATION AND IDENTIFICATION

- Chapter 900 Discovering and Admitting Computer-Based Evidence
- Chapter 901 Authenticating or Identifying Evidence

Chapter 902	Evidence That Is Self-Authenticating
Chapter 903	Subscribing Witness's Testimony

VOLUME 6

ARTICLE X. CONTENTS OF WRITINGS, RECORDINGS, AND PHOTOGRAPHS

Chapter 1001	Definitions That Apply to This Article
Chapter 1002	Requirement of the Original
Chapter 1003	Admissibility of Duplicates
Chapter 1004	Admissibility of Other Evidence of Content
Chapter 1005	Copies of Public Records to Prove Content
Chapter 1006	Summaries to Prove Content
Chapter 1007	Testimony or Statement of a Party to Prove Content
Chapter 1008	Functions of the Court and Jury

ARTICLE XI. MISCELLANEOUS RULES

Chapter 1101	Applicability of the Rules
Chapter 1102	Amendments
Chapter 1103	Title

INDEX AND TABLES

Index

Table of Statutes and Rules

Table of Cases

Table of State and Military Adaptations of the Federal Rules of Evidence

Correlation Table