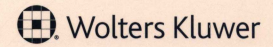
FEDERAL RULES OF EVIDENCE

WITH ADVISORY COMMITTEE NOTES AND LEGISLATIVE HISTORY

Christopher B. Mueller Laird C. Kirkpatrick



FEDERAL RULES OF EVIDENCE

With Advisory Committee Notes and Legislative History

2017 Edition

CHRISTOPHER B. MUELLER

Henry S. Lindsley Professor of Procedure and Advocacy University of Colorado Law School

LAIRD C. KIRKPATRICK

Louis Harkey Mayo Research Professor of Law The George Washington University Law School



Copyright © 2017 Christopher B. Mueller and Laird C. Kirkpatrick.

Published by Wolters Kluwer in New York.

Wolters Kluwer Legal & Regulatory U.S. serves customers worldwide with CCH, Aspen Publishers, and Kluwer Law International products. (www.WKLegaledu.com)

No part of this publication may be reproduced or transmitted in any form or by any means, electronic or mechanical, including photocopy, recording, or utilized by any information storage or retrieval system, without written permission from the publisher. For information about permissions or to request permissions online, visit us at www. WKLegaledu.com, or a written request may be faxed to our permissions department at 212-771-0803.

To contact Customer Service, e-mail customer.service@wolterskluwer.com, call 1-800-234-1660, fax 1-800-901-9075, or mail correspondence to:

Wolters Kluwer Attn: Order Department PO Box 990 Frederick, MD 21705

Printed in the United States of America.

1 2 3 4 5 6 7 8 9 0

ISBN 978-1-4548-8258-9 ISSN 1078-7291



About Wolters Kluwer Legal & Regulatory U.S.

Wolters Kluwer Legal & Regulatory U.S. delivers expert content and solutions in the areas of law, corporate compliance, health compliance, reimbursement, and legal education. Its practical solutions help customers successfully navigate the demands of a changing environment to drive their daily activities, enhance decision quality and inspire confident outcomes.

Serving customers worldwide, its legal and regulatory portfolio includes products under the Aspen Publishers, CCH Incorporated, Kluwer Law International, ftwilliam.com and MediRegs names. They are regarded as exceptional and trusted resources for general legal and practice-specific knowledge, compliance and risk management, dynamic workflow solutions, and expert commentary.

FEDERAL RULES OF EVIDENCE

With Advisory Committee Notes and Legislative History

2017 EDITION

此为试读,需要完整PDF请访问: www.ertongbook.com

SUMMARY OF CONTENTS

Contents		ix
Part 1	FEDERAL RULES OF EVIDENCE AS AMENDED DECEMBER 1, 2016 (THE RESTYLED RULES)	1
Part 2	FEDERAL RULES OF EVIDENCE (RESTYLED RULES) WITH ADVISORY COMMITTEE NOTES AND LEGISLATIVE HISTORY	37
Part 3	PRIOR VERSION OF FEDERAL RULES OF EVIDENCE (UNRESTYLED RULES)	291
Part 4	PROPOSED BUT REJECTED RULES	327
Part 5	ENABLING ACT	375
Part 6	RULES OF PROFESSIONAL ETHICS	379
Part 7	PROPOSED AMENDMENTS TO THE FEDERAL RULES OF EVIDENCE	389
Part 8	NEW CASE SUMMARY AND NOTES	397

Part I	FEDERAL RULES OF EVIDENCE AS AMENDED DECEMBER 1, 2016 (THE RESTYLED RULES)	1
Article I.	GENERAL PROVISIONS	3
RULE		
101.	Scope; definitions	3
102.	Purpose and construction	3
103.	Rulings on evidence	4
104.	Preliminary questions	4
105.	Limiting evidence that is not admissible against other parties or for other purposes	5
106.	Remainder of or related writings or recorded statements	5
Article II. RULE	JUDICIAL NOTICE	5
201.	Judicial notice of adjudicative facts	5
Article III.	PRESUMPTIONS IN CIVIL ACTIONS AND PROCEEDINGS	6
RULE		
301.	Presumptions in civil cases generally	6
302.	Applying state law to presumptions in	
	civil cases	6

Article IV.	RELEVANCY AND ITS LIMITS	6
RULE		
401.	Test for relevant evidence	6
402.	General admissibility of relevant evidence	7
403.	Excluding relevant evidence for prejudice,	
	confusion, waste of time, or other reasons	7
404.	Character evidence; crimes or other acts	7
405.	Methods of proving character	8
406.	Habit; routine practice	8
407.	Subsequent remedial measures	8
408.	Compromise offers and negotiations	9
409.	Offers to pay medical and similar expenses	9
410.	Pleas, plea discussions, and related	
	statements	9
411.	Liability insurance	10
412.	Sex-offense cases: The victim's sexual	
	behavior or predisposition	10
413.	Similar crimes in sexual-assault cases	11
414.	Similar crimes in child-molestation cases	12
415.	Similar acts in civil cases involving	
	sexual assault or child molestation	12
Article V.	PRIVILEGES	13
RULE		
501.	Privileges in general	13
502.	Attorney-client privilege and work product;	
	limitations on waiver	13
Article VI.	WITNESSES	14
RULE		
601.	Competency to testify in general	14
602.	Need for personal knowledge	14
603.	Oath or affirmation to testify truthfully	15
604.	Interpreter	15
605.	Judge's competency as a witness	15
606.	Juror's competency as a witness	15
607.	Who may impeach a witness	16
608.	A witness's character for truthfulness or	
	untruthfulness	16

609.	Impeachment by evidence of a criminal	
	conviction	16
610.	Religious beliefs or opinions	17
611.	Mode and order of examining witnesses	
	and presenting evidence	17
612.	Writing used to refresh a witness's memory	18
613.	Witness's prior statement	18
614.	Court's calling or examining a witness	19
615.	Excluding witnesses	19
Article VII.	OPINIONS AND EXPERT TESTIMONY	19
RULE		
701.	Opinion testimony by lay witnesses	19
702.	Testimony by expert witnesses	20
703.	Bases of an expert's opinion testimony	20
704.	Opinion on an ultimate issue	20
705.	Disclosing the facts or data underlying an	
	expert's opinion	20
706.	Court-appointed expert witnesses	21
Article VIII.	HEARSAY	21
RULE		
801.	Definitions that apply to this article;	
	exclusions from hearsay	21
802.	The rule against hearsay	22
803.	Exceptions to the rule against	
	hearsay—Regardless of whether the	
	declarant is available as a witness	23
804.	Exceptions to the rule against	
	hearsay—When the declarant is	
	unavailable as a witness	26
805.	Hearsay within hearsay	28
806.	Attacking and supporting the declarant's	
	credibility	28
807.	Residual exception	28
Article IX.	AUTHENTICATION AND	
	IDENTIFICATION	29
RULE		
901.	Authenticating or identifying evidence	29

	902. 903.	Evidence that is self-authenticating Subscribing witness's testimony	30 32
Article	X.	CONTENTS OF WRITINGS, RECORDINGS, AND PHOTOGRAPHS	32
	RULE		
	1001.	Definitions that apply to this article	32
	1002.	Requirement of the original	33
	1003.	Admissibility of duplicates	33
	1004.	Admissibility of other evidence of content	33
	1005.	Copies of public records to prove content	33
	1006.	Summaries to prove content	34
	1007.	Testimony or statement of a party to prove	
		content	34
	1008.	Functions of the court and jury	34
Article	XI.	MISCELLANEOUS RULES	34
	RULE		
	1101.	Applicability of the rules	34
	1102.	Amendments	35
	1103.	Title	35
		FEDERAL RULES OF EVIDENCE (RESTYLE	ED
Part 2		RULES) WITH ADVISORY COMMITTEE	
		NOTES AND LEGISLATIVE HISTORY	37
Article	I.	GENERAL PROVISIONS	41
	RULE		
	101.	Scope; definitions	41
	102.	Purpose and construction	42
	103.	Rulings on evidence	42
	104.	Preliminary questions	47
	105.	Limiting evidence that is not admissible	
		against other parties or for other purposes	52
	106.	Remainder of or related writings or recorded	
		statements	53
Article	П	JUDICIAL NOTICE	55
, ii titit	RULE	Jozzania	00
	201.	Judicial notice of adjudicative facts	55

Article III. RULE	PRESUMPTIONS IN CIVIL CASES	63
301.	Presumptions in civil cases generally	63
302.	Applying state law to presumptions in	03
304.	civil cases	66
Article IV.	RELEVANCE AND ITS LIMITS	67
RULE		
401.	Test for relevant evidence	67
402.	General admissibility of relevant evidence	69
403.	Excluding relevant evidence for prejudice,	
	confusion, waste of time, or other reasons	71
404.	Character evidence; crimes or other acts	72
405.	Methods of proving character	79
406.	Habit; routine practice	81
407.	Subsequent remedial measures	83
408.	Compromise offers and negotiations	86
409.	Offers to pay medical and similar	
	expenses	92
410.	Pleas, plea discussions, and related	
	statements	93
411.	Liability insurance	98
412.	Sex-offense cases: the victim's sexual	
	behavior or predisposition	99
413.	Similar crimes in sexual-assault cases	105
414.	Similar crimes in child-molestation cases	109
415.	Similar acts in civil cases involving	
	sexual assault or child molestation	110
Article V.	PRIVILEGES	111
RULE		
501.	Privilege in general	111
502.	Attorney-client privilege and work product;	
	limitations on waiver	116
Article VI.	WITNESSES	125
RULE		
601.	Competency to testify in general	125
602.	Need for personal knowledge	127
		xiii

此为试读,需要完整PDF请访问: www.ertongbook.com

603.	Oath or affirmation to testify truthfully	128
604.	Interpreter	129
605.	Judge's competency as a witness	129
606.	Juror's competency as a witness	130
607.	Who may impeach a witness	136
608.	A witness's character for truthfulness or	
	untruthfulness	137
609.	Impeachment by evidence of a	
	criminal conviction	141
610.	Religious beliefs or opinions	154
611.	Mode and order of examining	
	witnesses and presenting evidence	154
612.	Writing used to refresh a witness's	
	memory	160
613.	Witness's prior statement	163
614.	Court's calling or examining a witness	164
615.	Excluding witnesses	165
Article VII.	OPINIONS AND EXPERT TESTIMONY	167
RULE		
701.	Opinion testimony by lay witnesses	167
702.	Testimony by expert witnesses	170
703.	Bases of an expert's opinion testimony	178
704.	Opinion on an ultimate issue	181
705.	Disclosing the facts or data underlying an	
	expert's opinion	183
706.	Court-appointed expert witnesses	185
Article VIII.	HEARSAY	189
RULE		200
801.	Definitions that apply to this article;	
0021	exclusions from hearsay	194
802.	The rule against hearsay	206
803.	Exceptions to the rule against	7
	hearsay—Regardless of whether the	
	declarant is available as a witness	207
804.	Exceptions to the rule against	
	hearsay—When the declarant is	
	unavailable as a witness	236

	805.	Hearsay within hearsay	250
	806.	Attacking and supporting the declarant's	0 2 3
	907	credibility	251
	807.	Residual exception	254
Article I	X.	AUTHENTICATION AND	
		IDENTIFICATION	259
I	RULE		
	901.	Authenticating or identifying evidence	259
	902.	Evidence that is self-authenticating	264
	903.	Subscribing witness's testimony	270
Article Y	Χ.	CONTENTS OF WRITINGS,	
		RECORDINGS, AND PHOTOGRAPHS	271
I	RULE		
	1001.	Definitions that apply to this article	271
	1002.	Requirement of the original	273
	1003.	Admissibility of duplicates	274
	1004.	Admissibility of other evidence of content	275
	1005.	Copies of public records to prove content	277
	1006.	Summaries to prove content	278
	1007.	Testimony or statement of a party to	
		prove content	278
	1008.	Functions of the court and jury	279
Article Y		MISCELLANEOUS RULES	281
1	RULE		
	1101.	Applicability of the rules	281
	1102.	Amendments	287
	1103.	Title	288
Dant 9	- 1	PRIOR VERSION OF FEDERAL RULES	
Part 3		OF EVIDENCE (UNRESTYLED RULES)	291
Article I		GENERAL PROVISIONS	293
I	RULE		
	101.	Scope	293
	102.	Purpose and construction	293

103. 104. 105. 106.	Rulings on evidence Preliminary questions Limited admissibility Remainder of or related writings or recorded statements	293294295
Article II.	JUDICIAL NOTICE	295
RULE		005
201.	Judicial notice of adjudicative facts	295
Article III.	PRESUMPTIONS IN CIVIL ACTIONS AND PROCEEDINGS	296
RULE		
301.	Presumptions in general in civil actions	
	and proceedings	296
302.	Applicability of state law in civil actions and	
	proceedings	296
Article IV.	RELEVANCY AND ITS LIMITS	296
RULE		
401.	Definition of "relevant evidence"	296
402.	Relevant evidence generally admissible;	
	irrelevant evidence inadmissible	296
403.	Exclusion of relevant evidence on grounds	
	of prejudice, confusion, or waste of time	297
404.	Character evidence not admissible to	
	prove conduct; exceptions; other crimes	297
405.	Methods of proving character	298
406.	Habit; routine practice	298
407.	Subsequent remedial measures	298
408.	Compromise and offers to compromise	298
409.	Payment of medical and similar expenses	299
410.	Inadmissibility of pleas, plea discussions,	
	and related statements	299
411.	Liability insurance	299
412.	Sex offense cases; relevance of alleged	
	victim's past sexual behavior or alleged	
	sexual predisposition	300
413.	Evidence of similar crimes in sexual	
	assault cases	301

414.	Evidence of similar crimes in child	
	molestation cases	301
415.	Evidence of similar acts in civil cases	
	concerning sexual assault or child	
	molestation	302
Article V.	PRIVILEGES	302
RULE	I II VILLOUS	304
501.	General rule	302
502.	Attorney-client privilege and work product;	304
304.	limitations on waiver	303
	minitations on waiver	303
Article VI.	WITNESSES	304
RULE		
601.	General rule of competency	304
602.	Lack of personal knowledge	304
603.	Oath or affirmation	304
604.	Interpreters	305
605.	Competency of judge as witness	305
606.	Competency of juror as witness	305
607.	Who may impeach	305
608.	Evidence of character and conduct	
	of witness	305
609.	Impeachment by evidence of conviction	
	of crime	306
610.	Religious beliefs or opinions	307
611.	Mode and order of interrogation and	
	presentation	307
612.	Writing used to refresh memory	308
613.	Prior statements of witnesses	308
614.	Calling and interrogation of witnesses	
	by court	309
615.	Exclusion of witnesses	309
Article VII.	OPINIONS AND EXPERT TESTIMONY	309
RULE		
701.	Opinion testimony by lay witnesses	309
702.	Testimony by experts	309
703.	Bases of opinion testimony by experts	310
704.	Opinion on ultimate issue	310

705.	Disclosure of facts or data underlying	
	expert opinion	310
706.	Court-appointed experts	310
Article VIII.	HEARSAY	311
RULE		
801.	Definitions	311
802.	Hearsay rule	312
803.	Hearsay exceptions; availability of	
	declarant immaterial	312
804.	Hearsay exceptions; declarant unavailable	316
805.	Hearsay within hearsay	317
806.	Attacking and supporting credibility	
	of declarant	317
807.	Residual exception	317
Article IX.	AUTHENTICATION AND	
	IDENTIFICATION	318
RULE		
901.	Requirement of authentication or	
	identification	318
902.	Self-authentication	319
903.	Subscribing witness's testimony unnecessary	321
Article X.	CONTENTS OF WRITINGS, RECORDINGS,	
	AND PHOTOGRAPHS	322
RULE		
1001.	Definitions	322
1002.	Requirement of original	322
1003.	Admissibility of duplicates	322
1004.	Admissibility of other evidence of contents	322
1005.	Public records	323
1006.	Summaries	323
1007.	Testimony or written admission of party	323
1008.	Functions of court and jury	323
Article XI.	MISCELLANEOUS RULES	324
RULE		
1101	Applicability of rules	394

	1102. 1103.	Amendments Title	325 325
Part 4		PROPOSED BUT REJECTED RULES	327
	RULE		
	105.	Summing up and comment by judge	329
	301.	Presumptions in general	
		[as prescribed by Supreme Court]	330
	301.	Presumptions in general in civil actions	
		and proceedings [as passed by House of	
		Representatives]	331
	303.	Presumptions in criminal cases	331
	404.	Character evidence not admissible to prove	
		conduct; exceptions; other crimes	334
	405.	Methods of proving character	337
	406.	Habit; routine practice	338
	501.	Privileges recognized only as provided	339
	502.	Required reports privileged by statute	343
	503.	Lawyer-client privilege	344
	504.	Psychotherapist-patient privilege	349
	505.	Husband-wife privilege	353
	506.	Communications to clergymen	356
	507.	Political vote	358
	508.	Trade secrets	359
	509.	Secrets of state and other official	
		information	360
	510.	Identity of informer	364
	511.	Waiver of privilege by voluntary disclosure	368
	512.	Privileged matter disclosed under	
		compulsion or without opportunity to	
		claim privilege	369
	513.	Comment upon or inference from claim of	
		privilege; instruction	370
	804	Hearsay exceptions: declarant unavailable	371

xix