

# Table of Contents

## Volume 1

<b>About the Authors</b> .....	v
<b>Table of Chapters</b> .....	vii
<b>Preface</b> .....	xvii

### Chapter 1 Final Preparation for Trial

§ 1:1	Planning the Trial.....	2
§ 1:1.1	Review of the Pleadings.....	2
§ 1:1.2	Review of Preparation Status.....	3
§ 1:1.3	Analysis of Needed Proof—By Issue and Witness.....	3
	[A] Elements of Proof.....	3
	[B] Witness Plans.....	4
§ 1:1.4	Testimony Time Estimates .....	4
§ 1:2	Folders, Notebooks, and Files for Use at Trial .....	5
§ 1:2.1	Witness Preparation Checklists .....	7
§ 1:3	Motions Before Trial .....	7
§ 1:3.1	Subject Matter Jurisdiction .....	11
§ 1:3.2	Personal Jurisdiction .....	11
§ 1:3.3	Venue Motions.....	11
§ 1:3.4	Motions Against the Pleadings .....	12
§ 1:3.5	Motions re Joinder of Claims or Parties .....	12
§ 1:3.6	Provisional Remedies .....	12
§ 1:3.7	Motions to Dismiss .....	12
§ 1:3.8	Motions for Summary Judgment .....	13
§ 1:3.9	Motion Procedures.....	13
§ 1:3.10	Appeal .....	13
§ 1:4	Pretrial Evidentiary Rulings .....	14
§ 1:4.1	Rulings in Limine .....	14
§ 1:4.2	Sanction or “Preclusion” Orders .....	14
§ 1:4.3	Copies of Orders.....	15
§ 1:5	Trial Briefs.....	16
§ 1:6	Stipulations Before Trial .....	17
§ 1:6.1	Role of Stipulations .....	17
§ 1:6.2	Issues.....	17
§ 1:6.3	Facts.....	17
§ 1:6.4	Form of the Stipulation .....	17

## TRIAL HANDBOOK

§ 1:7	Admissibility and Admission in Evidence.....	18
§ 1:8	Admissions Shaping the Proof.....	18
§ 1:9	Pretrial Conferences and Orders.....	20
§ 1:9.1	Generally .....	20
§ 1:9.2	Rules Governing the Pretrial Conference.....	21
[A]	The “Mandatory” Scheduling Order Under Federal Rule 16.....	25
[B]	Conduct of Conference .....	29
[C]	The “Final” Pretrial Conference.....	31
[D]	Sanctions .....	33
§ 1:9.3	Typical Contents of a Pretrial Order.....	34
§ 1:9.4	Changing the Pretrial Order.....	37
§ 1:10	Subpoenas.....	38
§ 1:10.1	Attendance of Witnesses.....	38
§ 1:10.2	Protections and Rights of Subpoenaed Persons.....	43
§ 1:10.3	Duties in Responding to Subpoena .....	46
§ 1:10.4	Contempt Sanction .....	47
§ 1:11	The Final Bench Conference Before Trial .....	48
§ 1:12	Sidebar and Chambers Conferences During Trial .....	49

## Chapter 2 Jury Selection

§ 2:1	Introduction .....	51
§ 2:1.1	Roles of Judge and Counsel .....	51
§ 2:1.2	Outlines of Two Common Procedures .....	52
[A]	Typical Jury Selection Process .....	52
[B]	Alternative “Struck Jury” Procedure for Jury Selection.....	53
§ 2:2	Federal Statutes and Rules.....	54
§ 2:3	Conduct of the Questioning .....	56
§ 2:3.1	Sample Notes for Voir Dire.....	57
§ 2:4	The Jury Chart for Counsel .....	60
§ 2:5	Sources of Information .....	60
§ 2:6	Objections to the Adversary’s Voir Dire.....	61
§ 2:7	Pitfalls to Avoid in Jury Selection .....	61

## Chapter 3 Opening Statements

§ 3:1	Overview.....	65
§ 3:1.1	Order.....	65
§ 3:1.2	Length .....	66
§ 3:1.3	Goals.....	66
§ 3:2	Waiver of Opening.....	66
§ 3:3	Keys to a Successful Opening Statement.....	66
§ 3:4	Contents of the Opening .....	68
§ 3:5	Objections to Opening Statements.....	69
§ 3:6	Pitfalls During Opening.....	70

## Chapter 4 Presentation of Proof

§ 4:1	Making a Proper Record at Trial .....	72
§ 4:1.1	Why Make a Record? .....	73
§ 4:1.2	Presence of the Reporter.....	73
§ 4:1.3	Techniques for Making a Clear Record .....	73
§ 4:2	Direct Examination.....	74
§ 4:2.1	Goals.....	74
§ 4:2.2	Key Concepts.....	75
§ 4:2.3	Leading Questions.....	75
[A]	False Solutions to the Problem of Leading.....	76
[B]	Leading and Non-Leading Phraseology .....	77
§ 4:2.4	Preparation: Key to Success .....	77
§ 4:2.5	Refreshing Recollection and Past Recollection Recorded .....	78
§ 4:2.6	Redirect and Recross Examinations.....	79
§ 4:2.7	Hostile and Adverse Examinations .....	80
§ 4:2.8	Nine Empirically Proven Techniques for Good Direct Examination.....	81
§ 4:2.9	Pitfalls to Avoid .....	82
§ 4:3	Handling Exhibits .....	83
§ 4:4	Common Evidentiary Foundations .....	84
§ 4:4.1	Foundation for Testimony in General .....	84
[A]	Conversations .....	84
[B]	Telephone Conversations .....	84
[C]	Refreshing Recollection .....	85
[D]	Past Recollection Recorded.....	85
[E]	Deposition Impeachment.....	85
[F]	Prior Statement Impeachment.....	86
[G]	Admissions.....	86
[H]	Expert Testimony .....	86
[I]	Lay Opinion .....	87
[J]	Habit .....	87
[K]	Reputation or Character.....	87
[K][1]	Traditional Mode .....	87
[K][2]	Opinion Mode .....	87
[L]	Testimony of a Child.....	88
§ 4:4.2	Physical Evidence.....	88
[A]	Authentication of a Writing .....	89
[A][1]	Witness Present at Creation or Signing.....	89
[A][2]	Witness Recognizes Handwriting .....	89
[B]	Photographs.....	89
[C]	Motion Pictures .....	89
[D]	Diagrams .....	90
[E]	Official Records.....	90
[F]	Business Records .....	90
[G]	Computer Records .....	91
[H]	Reply Letters.....	91

TRIAL HANDBOOK

[I] Scientific Evidence..... 92  
[J] X-Rays..... 92  
[K] Summary Exhibits..... 93  
§ 4:4.3 Voir Dire Examinations ..... 93  
§ 4:5 Objections..... 94  
§ 4:5.1 In General..... 94  
§ 4:5.2 Whether to Object..... 94  
§ 4:5.3 Making the Objection..... 95  
§ 4:5.4 Supporting and Opposing Objections..... 96  
§ 4:5.5 The Need to Obtain a Ruling..... 97  
§ 4:5.6 Necessity for Repeating Objections..... 99  
§ 4:5.7 Offers of Proof..... 99  
§ 4:5.8 Common Errors in Objecting ..... 100  
§ 4:5.9 Common Objections ..... 100  
[A] Objections to the Form of a Question..... 100  
[B] Objections to Testimony and Exhibits..... 101  
[C] Objections to Competency of Witnesses..... 102  
[D] Objections on Privilege and Related Grounds..... 102  
[E] Objections to Conduct of a Witness ..... 103  
[F] Objections to Conduct of Counsel..... 103  
[G] Objections to Conduct of the Judge..... 104  
§ 4:6 Cross-Examination..... 105  
§ 4:6.1 Fundamentals ..... 105  
§ 4:6.2 Common Errors..... 107  
§ 4:7 Use of Discovery Fruits at Trial ..... 108  
§ 4:7.1 Deposition Transcripts..... 108  
[A] Videotaped Depositions at Trial..... 110  
§ 4:7.2 Interrogatory Answers ..... 110  
§ 4:7.3 Rule 36 Admissions..... 110  
§ 4:7.4 Documents Produced in Discovery..... 111

**Evidence Guide**..... 113

***Federal Rules of Evidence At a Glance***..... 114

***Articles I and XI General Provisions and Miscellaneous Rules***

Rules 101, 102, and 1101 Scope; Definitions; Purpose; Applicability  
of the Rules ..... 124  
Rule 103 Rulings on Evidence ..... 136  
Rule 104 Preliminary Questions ..... 144  
Rule 105 Limiting Evidence That Is Not Admissible Against  
Other Parties or for Other Purposes ..... 150  
Rule 106 Remainder of or Related Writings or  
Recorded Statements..... 154

*Table of Contents*

<b>Article II</b>	<b>Judicial Notice</b>	
Rule 201	Judicial Notice of Adjudicative Facts .....	160
<b>Article III</b>	<b>Presumptions in Civil Cases</b>	
Rule 301	Presumptions in Civil Cases Generally .....	168
Rule 302	Applying State Law to Presumptions in Civil Cases .....	174
<b>Article IV</b>	<b>Relevance and Its Limits</b>	
Rule 401	Test for Relevant Evidence .....	178
Rule 402	General Admissibility of Relevant Evidence .....	184
Rule 403	Excluding Relevant Evidence for Prejudice, Confusion, Waste of Time, or Other Reasons .....	188
Rule 404	Character Evidence; Crimes or Other Acts.....	194
Rule 405	Methods of Proving Character .....	210
Rule 406	Habit; Routine Practice .....	214
Rule 407	Subsequent Remedial Measures .....	220
Rule 408	Compromise Offers and Negotiations .....	226
Rule 409	Offers to Pay Medical and Similar Expenses .....	236
Rule 410	Pleas, Plea Discussions, and Related Statements .....	238
Rule 411	Liability Insurance .....	244
Rule 412	Sex-Offense Cases: The Victim’s Sexual Behavior or Predisposition .....	248
Rule 413	Similar Crimes in Sexual-Assault Cases .....	258
Rule 414	Similar Crimes in Child-Molestation Cases.....	268
Rule 415	Similar Acts in Civil Cases Involving Sexual Assault or Child Molestation.....	272
<b>Article V</b>	<b>Privileges</b>	
Rule 501	Privilege in General.....	276
Rule 502	Attorney-Client Privilege and Work Product; Limitations on Waiver .....	306
<b>Article VI</b>	<b>Witnesses</b>	
Rule 601	Competency to Testify in General.....	332
Rule 602	Need for Personal Knowledge .....	338
Rule 603	Oath or Affirmation to Testify Truthfully .....	342
Rule 604	Interpreter .....	344
Rule 605	Judge’s Competency As a Witness.....	346
Rule 606	Juror’s Competency As a Witness.....	350
Rule 607	Who May Impeach a Witness .....	358
Rule 608	A Witness’s Character for Truthfulness or Untruthfulness.....	362
Rule 609	Impeachment by Evidence of a Criminal Conviction.....	370
Rule 610	Religious Beliefs or Opinions.....	388

Rule 611	Mode and Order of Examining Witnesses and Presenting Evidence .....	390
Rule 612	Writing Used to Refresh a Witness’s Memory .....	398
Rule 613	Witness’s Prior Statement .....	402
Rule 614	Court’s Calling or Examining a Witness .....	410
Rule 615	Excluding Witnesses.....	414

**Article VII Opinions and Expert Testimony**

Rule 701	Opinion Testimony by Lay Witnesses .....	420
Rule 702	Testimony by Expert Witnesses .....	426
Rule 703	Bases of an Expert’s Opinion Testimony .....	446
Rule 704	Opinion on an Ultimate Issue.....	452
Rule 705	Disclosing the Facts or Data Underlying an Expert’s Opinion .....	456
Rule 706	Court-Appointed Expert Witnesses.....	460

**Article VIII Hearsay**

Rule 801	Definitions That Apply to This Article; Exclusions from Hearsay .....	466
Rule 802	The Rule Against Hearsay .....	488
Rule 803	Exceptions to the Rule Against Hearsay—Regardless of Whether the Declarant Is Available As a Witness.....	490
Rule 804	Exceptions to the Rule Against Hearsay—When the Declarant Is Unavailable As a Witness .....	528
Rule 805	Hearsay Within Hearsay .....	546
Rule 806	Attacking and Supporting the Declarant’s Credibility .....	548
Rule 807	Residual Exception.....	552

**Article IX Authentication and Identification**

Rule 901	Authenticating or Identifying Evidence.....	564
Rule 902	Evidence That Is Self-Authenticating .....	574
Rule 903	Subscribing Witness’s Testimony .....	586

**Article X Contents of Writings, Recordings, and Photographs**

Rule 1001	Definitions That Apply to This Article .....	590
Rule 1002	Requirement of the Original.....	594
Rule 1003	Admissibility of Duplicates.....	598
Rule 1004	Admissibility of Other Evidence of Content .....	602
Rule 1005	Copies of Public Records to Prove Content.....	606
Rule 1006	Summaries to Prove Content .....	608
Rule 1007	Testimony or Statement of Party to Prove Content .....	612
Rule 1008	Functions of the Court and Jury .....	614

## Chapter 5 Closing Argument

§ 5:1	In General .....	617
§ 5:2	Preparation .....	618
§ 5:3	Organization and Presentation .....	618
§ 5:3.1	Typical Elements .....	618
[A]	Initial Remarks .....	619
[B]	Identification of the Issues .....	619
[C]	Burden of Proof .....	619
[D]	Analysis of the Evidence .....	620
[E]	Dealing with the Opponent's Case .....	620
[F]	Handling the Law .....	621
[G]	Damages .....	621
[H]	Conclusion .....	622
§ 5:3.2	Manner of Presentation .....	622
§ 5:4	Objections to Closing Argument .....	623

## Chapter 6 Jury Instructions

§ 6:1	Introduction .....	625
§ 6:2	Proposed Jury Instructions .....	625
§ 6:2.1	Preparation .....	625
§ 6:2.2	Clarity and Legal Accuracy of Requests .....	626
§ 6:2.3	Favorable, Nonargumentative Wording .....	627
§ 6:2.4	Supporting and Opposing Requests .....	627
§ 6:2.5	“Pattern” Instructions: Use and Abuse .....	629
§ 6:2.6	Checklist of Common Topics for Jury Instructions .....	631
[A]	Introductory Matters .....	631
[B]	Evaluation of Evidence .....	632
[C]	Parties and Burdens .....	633
[D]	Substance of Offense or Civil Claim .....	634
[E]	Deliberation and Verdict .....	634
§ 6:3	Objections to Jury Instructions .....	635
§ 6:4	Findings and Conclusions by the Court .....	635
§ 6:4.1	In General .....	635
§ 6:4.2	Proposed Findings and Conclusions .....	636

## Chapter 7 Trial and Post-Trial Motions

§ 7:1	Motion for Judgment As a Matter of Law .....	639
§ 7:1.1	Standards for Granting .....	640
§ 7:1.2	Timing .....	641
§ 7:2	Post-Verdict Motion for Judgment As a Matter of Law .....	642
§ 7:2.1	Relation of Pre- and Post-Verdict Motions .....	642
§ 7:2.2	Time for Making .....	642
§ 7:2.3	Necessity of Motion .....	643

TRIAL HANDBOOK

§ 7:2.4 Discretion of the Court..... 643  
§ 7:2.5 Partial Judgments..... 644  
§ 7:3 Motion for a New Trial..... 644  
    § 7:3.1 Grounds..... 645  
    § 7:3.2 Time for Making ..... 645  
    § 7:3.3 Procedure..... 646  
    § 7:3.4 New Trial on Initiative of Court..... 646  
    § 7:3.5 Partial New Trial ..... 646  
§ 7:4 Motion for Relief from Judgment or Order ..... 647  
    § 7:4.1 Grounds..... 648  
    § 7:4.2 Procedure..... 650  
    § 7:4.3 Other Methods of Relief..... 650  
§ 7:5 Other Motions..... 650  
    § 7:5.1 Motion to Amend Judgment ..... 650  
    § 7:5.2 Relief from Clerical Mistakes ..... 651  
**Index**..... 653

## Volume 2

**Table of Chapters** ..... v  
**Case Authority** ..... 1