

## **2 California Evidence (5th), Documentary Evidence**

### **I. GENERAL PRINCIPLES**

**A. [§1] Nature and Kinds of Writings.**

**B. [§2] Applicable Rules of Evidence.**

### **II. AUTHENTICATION**

#### **A. Requirement of Authentication.**

1. [§3] Nature and Purpose.
2. [§4] Writing Not Genuine.
3. [§5] For Admission of Secondary Evidence.
4. [§6] For Admission of Altered Writing.

#### **B. Methods of Authentication.**

1. [§7] In General.
2. Testimony.
  - (a) [§8] Subscribing Witness.
  - (b) [§9] Other Witness to Execution or Making.
  - (c) [§10] Handwriting Expert.
  - (d) [§11] Nonexpert Familiar With Handwriting.
  - (e) Witness to Audio Recording.
    - (1) [§12] In General.
    - (2) [§13] Effect of Partially Unintelligible Recording.
3. Circumstantial Evidence.
  - (a) Comparison With Exemplar.
    - (1) [§14] Nature of Proof.
    - (2) [§15] Foundation: Requisites of Exemplar.
    - (3) [§16] Exemplar Requested by Opposing Party.
  - (b) [§17] Evidence That Writing Was Reply.
  - (c) Authentication by Content.
    - (1) [§18] Letter or Other Writing.
    - (2) [§19] Audio Recording.
  - (d) [§20] Graffiti in Vandalism Prosecution.
4. [§21] Admission by Adverse Party.
5. [§21A] (New) Electronic Legal Material.

#### **C. Presumptions of Authenticity.**

1. [§22] Private Writings.
2. Public Writings.
  - (a) [§23] Seal of Entity or Official.
  - (b) [§24] Signature of Domestic Public Employee or Notary.
  - (c) [§25] Signature of Foreign Officer.
  - (d) [§26] Federal Rules of Evidence.

### **III. SECONDARY EVIDENCE**

#### **A. Former Best Evidence Rule.**

1. [§27] Nature of Rule.
2. Exceptions to Rule.
  - (a) [§28] Original Lost or Destroyed.
  - (b) [§29] Original Under Control of Opponent.

(c) [§30] Other Exceptions.

**B. Current Secondary Evidence Rule.**

1. [§31] Enactment of Rule.
2. [§32] Statement of Rule.
3. Writings Within Rule.
  - (a) [§33] Written, Typewritten, or Mechanical Reproductions.
  - (b) [§34] Recordings.
  - (c) [§35] Films and Video Recordings.
  - (d) [§36] Distinction: Inscribed Chattels.
4. Exceptions to Rule.
  - (a) [§37] General Exceptions.
  - (b) Exception in Criminal Actions.
    - (1) [§38] Nature of Exception.
    - (2) [§39] When Inapplicable.
  - (c) Oral Testimony Exception.
    - (1) [§40] Nature of Exception.
    - (2) [§41] When Inapplicable.

**C. Official and Recorded Writings.**

1. Writing in Official Custody.
  - (a) [§42] In General.
  - (b) [§43] In United States.
  - (c) [§44] Outside United States.
2. [§45] Official Record of Recorded Writing.

**D. Photographic Copies and Printed Representations of Writings.**

1. [§46] Nature of Uniform Act in Evidence Code.
2. [§47] Photographic Copies as Business Records.
3. [§48] Photographic Copies Where Original Is Lost or Destroyed.
4. [§49] Computer Information and Programs.
5. [§50] Video or Digital Images.

**E. Business Records.**

1. [§51] Nature of Statute.
2. Procedure.
  - (a) [§52] Delivery of Copy and Affidavit.
  - (b) [§53] Alternative: Inspection or Copying and Affidavit.
  - (c) [§54] Admissibility of Copy or Affidavit.
  - (d) [§55] Personal Attendance and Official Records.
  - (e) [§56] Fees and Costs.

F. [§57] Statutory Restoration Procedure.

**IV. OFFICIAL WRITINGS AFFECTING PROPERTY**

A. [§58] Nature and Scope of Provisions.

B. [§59] Lost Official Record Affecting Property.

**V. PAROL EVIDENCE RULE**

**A. Nature of Rule.**

1. [§60] General Principles.
2. Statements of Rule.
  - (a) [§61] Restatement and U.C.C.

- (b) [§62] California Statute.
- 3. [§63] Rule of Substantive Law.
- 4. [§64] Statute of Frauds Distinguished.
- 5. [§65] Objection in Lower Court.

**B. Integration Rule Excluding Extrinsic Evidence.**

- 1. What Constitutes Integration.
  - (a) [§66] Writing Intended as Final Expression.
  - (b) [§67] Integration Includes Implied Term.
  - (c) [§68] Partial Integration.
- 2. Determination of Intent.
  - (a) [§69] In General.
  - (b) [§70] Admissibility of Parol Evidence.
- 3. Merger Clause.
  - (a) [§71] General Rule: Parol Evidence Is Inadmissible.
  - (b) [§72] Exceptions.
- 4. What Are Not Integrations.
  - (a) [§73] Noncontractual Writings.
  - (b) [§74] Incomplete Contractual Writings.

**C. When Extrinsic Evidence Is Admissible.**

- 1. Evidence To Interpret Integration.
  - (a) Nature and Scope of Interpretation.
    - (1) [§75] In General.
    - (2) [§76] Evidence of Intention Excluded.
  - (b) Evidence To Explain Ambiguity.
    - (1) [§77] Former Rule: Latent-Patent Distinction.
    - (2) [§78] Current Rule: No Distinction.
    - (3) [§79] Wills.
  - (c) Evidence Contrary to Plain Meaning.
    - (1) [§80] Former Rule Excluding Parol Evidence.
    - (2) [§81] Repudiation of Former Rule.
    - (3) [§82] Illustrations: Parol Evidence To Explain Settlement Agreement.
    - (4) Illustrations: Parol Evidence To Explain Other Contract.
      - (aa) [§83] Parol Evidence Admissible.
      - (bb) [§84] Parol Evidence Excluded.
    - (5) [§85] Illustrations: Parol Evidence To Explain Deed.
    - (6) [§86] Illustrations: Parol Evidence To Explain Will.
  - (d) [§87] Evidence of Dealing, Usage, or Performance.
- 2. Evidence of Collateral Agreement.
  - (a) Consistent Collateral Agreement.
    - (1) [§88] Nature of Exception.
    - (2) [§89] Illustrations.
  - (b) Collateral Agreement Contrary to Implied Term.
    - (1) [§90] Nature of Exception.
    - (2) [§91] Illustrations.
  - (c) Distinction: Unnatural Collateral Agreement.

- (1) [§92] Nature of Distinction.
  - (2) [§93] Illustrations.
  - (d) [§94] Distinction: Oral Condition Inconsistent With Admissions.
- 3. Evidence of Different Consideration.
  - (a) [§95] Different Executed Consideration.
  - (b) [§96] Distinction: Different Executory Promises.
- 4. Evidence That Writing Is Invalid or Ineffective.
  - (a) [§97] Theory and Scope of Exception.
  - (b) [§98] Mistake.
  - (c) Fraud.
    - (1) [§99] In General.
    - (2) [§100] False Promise.
  - (d) [§101] Lack or Failure of Consideration.
  - (e) [§102] Illegality.
  - (f) [§103] Alteration.
  - (g) Sham Instrument.
    - (1) [§104] Parol Evidence Admissible.
    - (2) [§105] Distinctions.
  - (h) Conditional Writing.
    - (1) [§106] External Condition Precedent Admissible.
    - (2) [§107] Condition Precedent to Term or Condition Subsequent Excluded.
- 5. Evidence of Discharge or Modification of Contract.
  - (a) [§108] Mutual Rescission or Novation.
  - (b) [§109] Oral Modification.
- 6. Miscellaneous Exceptions to Rule.
  - (a) [§110] Absolute Deed as Mortgage.
  - (b) [§111] Absolute Transfer as Limited Transfer.
  - (c) [§112] Undisclosed Principal or Party in Interest.

**D. Contract Between Party and Stranger.**

- 1. [§113] Rule Under Former Statute.
- 2. [§114] Deletion of Statutory Language.