Evidence Test Specifications Part A of the General Bar Examination (Published March 2023)

- 1. Practice and application
 - 1.1. Scope, applicability
 - 1.2. Rulings on evidence
 - 1.3. Preliminary questions
 - 1.4. Summing up and comment by judge
 - 1.5. Limited admissibility
 - 1.6. Introduction of related writings or recorded statements
- 2. Judicial Notice
 - 2.1. Matters which must be judicially noticed
 - 2.2. Matters which may be judicially noticed
 - 2.3. Compulsory judicial notice upon request
 - 2.4. Judicial notice of information taken from web mapping services, global satellite imaging sites, or Internet mapping tools
 - 2.5. Determination of propriety of judicial notice and nature of matter noticed
 - 2.6. Denial of a request for judicial notice
 - 2.7. Instructing jury on judicial notice
 - 2.8. Judicial notice by trial court in subsequent proceedings

3. Presumptions

- 3.1. Presumption defined; inferences
- 3.2. Classification of rebuttable presumptions
- 3.3. Presumption affecting the burden of producing evidence defined

4. Relevance

- 4.1. Definition of relevant evidence
- 4.2. Admissibility of relevant evidence
- 4.3. Statements expressing sympathy; admissibility; definitions
- 4.4. Exclusion on grounds of prejudice or confusion
- 4.5. Character evidence; when admissible
- 4.6. Methods of proving character
- 4.7. Routine practice
- 4.8. Subsequent remedial measures
- 4.9. Compromise and offers to compromise
- 4.10. Payment of medical and similar expenses
- 4.11. Offer to plead guilty, nolo contendere; withdrawn pleas of guilty

5. Privileges

- 5.1. Privileges recognized only as provided
- 5.2. Journalist's privilege
- 5.3. Lawyer-client privilege

- 5.4. Fiduciary lawyer-client privilege
- 5.5. Psychotherapist-patient privilege
- 5.6. Sexual assault counselor-victim privilege
- 5.7. Domestic violence advocate-victim privilege
- 5.8. Human trafficking victim advocate-victim privilege
- 5.9. Husband-wife privilege
- 5.10. Privilege with respect to communications with clergy
- 5.11. Accountant-client privilege
- 5.12. Privilege with respect to trade secrets
- 5.13. Waiver of privilege by voluntary disclosure
- 5.14. Privileged matter disclosed under compulsion or without opportunity to claim privilege
- 5.15. Privileged communication necessary to adverse party
- 6. Witnesses
 - 6.1. General rule of competency
 - 6.2. Disqualification of witness
 - 6.3. Lack of personal knowledge
 - 6.4. Oath or affirmation of witness
 - 6.5. Interpreters and translators
 - 6.6. Interpreter services for deaf persons
 - 6.7. Competency of certain persons as witnesses

- 6.8. Who may impeach
- 6.9. Character of witnesses as impeachment
- 6.10. Conviction of certain crimes as impeachment
- 6.11. Religious beliefs or opinions
- 6.12. Mode and order of interrogation and presentation
- 6.13. Refreshing the memory of a witness
- 6.14. Prior statements of witnesses
- 6.15. Calling witnesses by the court
- 6.16. Exclusion of witnesses
- 6.17. Opinion testimony of lay witnesses
- 7. Expert witnesses
 - 7.1. Testimony by experts
 - 7.2. Opinion on ultimate issue
 - 7.3. Basis of opinion testimony by experts
 - 7.4. Disclosure of facts or data underlying expert opinion
 - 7.5. Authoritativeness of literature for use in cross-examination
- 8. Hearsay
 - 8.1. Hearsay; definitions; exceptions
 - 8.2. Hearsay rule
 - 8.3. Hearsay exceptions; availability of declarant immaterial

- 8.4. Hearsay exceptions; declarant unavailable
- 8.5. Hearsay within hearsay
- 8.6. Attacking and supporting credibility of declarant
- 9. Authentication
 - 9.1. Requirement of authentication or identification
 - 9.2. Self-authentication
 - 9.3. Testimony of subscribing witness unnecessary
 - 9.4. Photographs of property wrongfully taken; use in prosecution, procedure; return of property to owner
 - 9.5. Definitions
 - 9.6. Requirement of originals
 - 9.7. Admissibility of duplicates
 - 9.8. Admissibility of other evidence of contents
 - 9.9. Public records
 - 9.10. Summaries
 - 9.11. Testimony or written admissions of a party
 - 9.12. Functions of court and jury