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LISTING OF TITLES AVAILABLE:

- **Wigmore on Evidence**
Arthur Best
- **New Wigmore: A Treatise on Evidence (Five-Volume Set)**
Leonard, Kaye, Bernstein, Mnookin, Imwinkelried, Park, and Lininger
- **Destruction of Evidence Handbook**
Jamie S. Gorelick, Stephen Marzen, and Lawrence B. Solum
- **Evidence: Practice Under the Rules**
Laird C. Kirkpatrick, Christopher B. Mueller, and Charles H. Rose III
- **Federal Rules of Evidence**

STATE EVIDENCE (Optional Add-On)

- **New York Evidence Handbook**
Martin and Capra
- **Handbook of Massachusetts Evidence**
Brodin and Avery
- **Graham's Handbook of Illinois Evidence**
Mike Graham

Wigmore on Evidence

Arthur Best

Our treatise library includes online access to the most comprehensive authority on rules of evidence (federal and all 50 states) and the common law, providing analysis and links to related cases.

Wigmore's great work continues to influence the law of evidence as we move through the 21st century. From doctrinal considerations such as the nature of inference and the exclusionary rules, to case analysis involving such up-to-the-minute controversies as DNA "fingerprinting" and patient-psychotherapist privilege, this current resource continues to provide authoritative guidance again and again.

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 Wolters Kluwer

New Wigmore: A Treatise on Evidence

Leonard, Kaye, Bernstein, Mnookin, Imwinkelried, Park, and Lininger

The **New Wigmore: A Treatise on Evidence** is an authoritative guide with answers to evolving questions in civil and criminal litigation. The five-volume series presents the same quality of research, thought, and analysis as the original Wigmore, creating a genuine present-day counterpart to the seminal evidence treatise.

Volume 1: *Selected Rules of Limited Admissibility*, by David Leonard, provides a sophisticated framework for lawyers and judges to understand and apply the rules that exclude evidence for policy reasons.

Volume 2: *Evidentiary Privileges*, by Edward J. Imwinkelried, offers unique analysis of recent evidentiary problems including application of the attorney-client privilege to government agencies and corporate entities, and the difficulty of determining exactly who holds the privilege. In these two volumes, you'll find also a practical framework for evaluating the existence or scope of new privileges.

Volume 3: *Expert Evidence*, by David H. Kaye, David E. Bernstein, and Jennifer L. Mnookin, provides in-depth coverage of the topics that lawyers and judges must know when dealing with expert testimony about medicine, engineering, psychology, economics, and forensic science, among other areas. It covers the topics common to all such testimony and focuses on scientific and statistical evidence.

Volume 4: *Evidence of Other Misconduct and Similar Events*, by David P. Leonard, is a comprehensive, scholarly analysis of when evidence of crimes, wrongs, or acts other than those at issue in a trial may be admitted into evidence. The author analyzes the history of the prohibition on character evidence in England and the United States and the development of exceptions to the rule, discusses how courts should analyze questions of character evidence, and treats in detail the various exceptions such as motive, opportunity, preparation, plan, modus operandi, and identity.

Volume 5: *Impeachment and Rehabilitation* is a thorough review of all the rules governing impeachment of witnesses. It deals with impeachment with prior convictions, with prior bad acts, with inconsistent statements, with evidence of bias, and other evidence derogating credibility. Rules about limits on the use of extrinsic evidence to impeach are covered in detail.

Evidence: Practice Under the Rules

Laird C. Kirkpatrick, Christopher B. Mueller, Charles H. Rose III

Here's a comprehensive yet easy-to-use guide to the federal rules of evidence and their state counterparts. It explores a wide range of applications that are difficult or important in practice and suggest new approaches to surmount challenges—a valuable tool for planning litigation strategy.

This resource provides practical, expert guidance on such crucial issues as:

- New standards governing the admissibility of scientific evidence
- Testimony on social frameworks and syndromes
- The Confrontation Clause and the admissibility of hearsay
- The Rape Shield provision
- Refreshing witnesses' memories
- Repair and rehabilitation of impeached witnesses
- Nonconviction misconduct
- The scope of professional, familial, and governmental evidentiary

For each case cited, you'll find a two-sentence summary, so you can quickly and effortlessly find those cases most relevant to the issues you're researching.

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Destruction of Evidence Handbook

Jamie S. Gorelick, Stephen Marzen, and Lawrence B. Solum

A practice manual as well as an authoritative resource, this online resource analyzes issues from the standpoints of civil litigation, criminal litigation, and the laws of professional responsibility.

It includes analysis of the laws governing destruction of evidence as well as procedural issues, with in-depth discussion of the spoliation inference, the tort of spoliation, ethics, and routine destruction. Updates keep you current with developments in evidence law, such as controversial torts of both first- and third-party spoliation of evidence.

Federal Rules of Evidence

STATE EVIDENCE (Optional Add-Ons)

New York Evidence Handbook

Martin and Capra

If you litigate or preside in any court in the state of New York, you know just how confounding the state's evidence law can be. ***New York Evidence Handbook*** is the new, comprehensive guide to all of the rules and principles of evidence applicable in New York courts. The ***New York Evidence Handbook*** presents a practical, contemporary approach to evidence—written with the real-world challenges of the New York trial lawyer and judge in mind. It gathers into one, easy-to-use handbook all of the rules, the leading decisions, and the significant statutes you need to consider when assessing the admissibility of evidence.

Handbook of Massachusetts Evidence

Brodin and Avery

Handbook of Massachusetts Evidence is the premier work in its field. This comprehensive and practical guide to the law of Massachusetts evidence gives you the latest case law and up-to-date information on all evidentiary matters, including, relevance, new kinds of scientific and statistical evidence, character evidence, admissibility of confessions, privileges, and disqualifications, Domestic Abuse Prevention Statute, expert testimony and scientific proof, hearsay, and developments in criminal trials.

Graham's Handbook of Illinois Evidence

Mike Graham

Graham's Handbook of Illinois Evidence is written by Mike Graham, the principal drafter of the Illinois Evidence Rules themselves and Special Advisor to the Illinois Supreme Court Committee on Rules of Evidence. With this unique resource, you get easy access to the rules as they stand, along with reliable commentary and exclusive insights.

From the famous ***Wigmore on Evidence*** and ***New Wigmore*** to the ***Destruction of Evidence Handbook***, to **state specific treatises** you will have in-depth, comprehensive coverage of evidence law as well as practical guidance on such evidence law issues as admissibility, relevancy, privileges, witnesses, hearsay, scientific evidence, and expert testimony.

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