



THE STATUTES OF THE REPUBLIC OF SINGAPORE

EVIDENCE ACT 1893

2020 REVISED EDITION

This revised edition incorporates all amendments up to and including 1 December 2021 and comes into operation on 31 December 2021.

Prepared and Published by

THE LAW REVISION COMMISSION
UNDER THE AUTHORITY OF
THE REVISED EDITION OF THE LAWS ACT 1983

Informal Consolidation – version in force from 14/1/2022

Evidence Act 1893

ARRANGEMENT OF SECTIONS

PART 1

RELEVANCY OF FACTS

Section

Preliminary

1. Short title
2. Application of Parts 1, 2 and 3
3. Interpretation
4. Presumptions

Relevancy of facts

5. Evidence may be given of facts in issue and relevant facts
6. Relevancy of facts forming part of same transaction
7. Facts which are the occasion, cause or effect of facts in issue
8. Motive, preparation and previous or subsequent conduct
9. Facts necessary to explain or introduce relevant facts
10. Things said or done by conspirator in reference to common design
11. When facts not otherwise relevant become relevant
12. In suits for damages facts tending to enable court to determine amount are relevant
13. Facts relevant when right or custom is in question
14. Facts showing existence of state of mind or of body or bodily feeling
15. Facts bearing on question whether act was accidental or intentional
16. Existence of course of business when relevant

Admissions and confessions

17. Admission and confession defined
18. Admission by party to proceeding or his or her agent, by suitor in representative character, etc.

Section

19. Admissions by persons whose position must be proved as against party to suit
20. Admissions by persons expressly referred to by party to suit
21. Proof of admissions against persons making them and by or on their behalf
22. When oral admissions as to contents of documents are relevant
23. Admissions in civil cases when relevant
24. to 30. [*Repealed*]
31. Admissions not conclusive proof but may estop
32. Cases in which statement of relevant fact by person who is dead or cannot be found, etc., is relevant
- 32A. Protest, greeting, etc., treated as stating fact that utterance implies
- 32B. Statement of opinion
- 32C. Admissibility of evidence as to credibility of maker, etc., of statement admitted under certain provisions
33. Relevancy of certain evidence for proving in subsequent proceeding the truth of facts therein stated

Statements made under special circumstances

34. Entries in books of accounts when relevant
35. [*Repealed*]
36. [*Repealed*]
- 36A. Rules for filing and receiving evidence and documents in court by using information technology
37. Relevancy of entry in public record made in performance of duty
38. Relevancy of statements in maps, charts and plans
39. Relevancy of statement as to fact of public nature contained in certain Ordinances, Acts or notifications
40. Relevancy of statements as to any law contained in law books

How much of a statement is to be proved

41. What evidence to be given when statement forms part of conversation, document, book or series of letters or papers

Judgments of courts of justice when relevant

42. Previous judgments relevant to bar a second suit or trial
43. Relevancy of certain judgments in probate, etc., jurisdiction
44. Relevancy and effect of judgments, orders or decrees other than those mentioned in section 43

Section

- 45. Judgments, etc., other than those mentioned in sections 42, 43 and 44 when relevant
- 45A. Relevance of convictions and acquittals
- 46. Fraud or collusion in obtaining judgment or incompetency of court may be proved

Opinions of third persons when relevant

- 47. Opinions of experts
- 48. Facts bearing upon opinions of experts
- 49. Opinion as to handwriting when relevant
- 50. Opinion as to existence of right or custom when relevant
- 51. Opinion as to usages, tenets, etc., when relevant
- 52. Opinion on relationship when relevant
- 53. Grounds of opinion when relevant

Character when relevant

- 54. In civil cases character to prove conduct imputed irrelevant
- 55. In criminal cases previous good character relevant
- 56. Admissibility of evidence and questions about accused's disposition or reputation
- 57. Character as affecting damages

PART 2

PROOF

Facts which need not be proved

- 58. Fact judicially noticeable need not be proved
- 59. Facts of which court must take judicial notice
- 60. Facts admitted need not be proved

Oral evidence

- 61. Proof of facts by oral evidence
- 62. Oral evidence must be direct
- 62A. Evidence through live video or live television links

Documentary evidence

- 63. Proof of contents of documents
- 64. Primary evidence
- 65. Secondary evidence

Section

- 66. Proof of documents by primary evidence
- 67. Cases in which secondary evidence relating to documents may be given
- 67A. Proof of documents in certain cases
- 68. Rules as to notice to produce
- 68A. Manner of giving voluminous or complex evidence
- 69. Proof of signature and handwriting of person alleged to have signed or written document produced
- 70. Proof of execution of document required by law to be attested
- 71. Proof where no attesting witness found
- 72. Admission of execution by party to attested document
- 73. Proof when attesting witness denies the execution
- 74. Proof of document not required by law to be attested
- 75. Comparison of signature, writing or seal with others admitted or proved

Public documents

- 76. Public documents
- 77. Private documents
- 78. Certified copies of public documents
- 79. Proof of documents by production of certified copies
- 80. Proof of other official documents
- 80A. Prints from films in possession of the Government and statutory body
- 80B. Proof of signature, seal, etc., on foreign public document under Apostille Convention

Presumptions as to documents

- 81. Presumption as to genuineness of certified copies
- 82. Presumption as to documents produced as record of evidence
- 83. Presumption as to *Gazettes*, newspapers and other documents
- 84. Presumption as to document admissible in England without proof of seal or signature
- 85. Presumption as to maps or plans made by authority of Government
- 86. Presumption as to publication containing law or report of court decision
- 87. Presumption as to powers of attorney
- 88. Presumption as to certified copies of foreign judicial records
- 89. Presumption as to books, maps and charts