CHAPTER 911

EVIDENCE — MISCELLANEOUS RULES

911.01 Applicability of rules of evidence

911.02 Title.

NOTE: Extensive comments by the Judicial Council Committee and the Federal Advisory Committee are printed with chs. 901 to 911 in 59 W (2d). The court did not adopt the comments but ordered them printed with the rules for information purposes.

- 911.01 Applicability of rules of evidence. (1) COURTS AND COURT COMMISSIONERS. Chapters 901 to 911 apply to the courts of the state of Wisconsin, including municipal courts, family court commissioners, and court commissioners in the proceedings and to the extent hereinafter set forth except as provided in s. 972.11. The word "judge" in chs. 901 to 911 means judge of a court of record, municipal judge, family court commissioner, and court commissioner.
- (2) PROCEEDINGS GENERALLY. Chapters 901 to 911 apply generally to proceedings in civil and criminal actions.
- (3) PRIVILEGES; OATH. Chapter 905 with respect to privileges applies at all stages of all actions, cases and proceedings; s. 906.03 applies at all stages of all actions, cases and proceedings except as provided in ss. 901.04 (1) and 911.01 (4), and ch. 908.
- (4) RULES OF EVIDENCE INAPPLICABLE. Chapters 901 to 911 (other than ch. 905 with respect to privileges) do not apply in the following situations:
- (a) Preliminary questions of fact. The determination of questions of fact preliminary to admissibility of evidence

and where the control of the second of the control of the control

BODE DE SANTE EN SERVICE DE LA SANTE DESERVA DE LA SANTE DE LA SAN

one, swall and a series which are not seen as well and the

tangan salah s

A STATE AND AND THE REPORT OF THE PARTY OF THE STATE OF T

See Propagation of the Contraction of the Contracti

Linear Control of the Control

en de jelu<mark>ngsid</mark> kalundar i li dalam di daja de etili.

when the issue is to be determined by the judge under s. 901.04 (1).

- (b) Grand jury, John Doe proceedings. Proceedings before grand juries or a John Doe proceeding.
- (c) Miscellaneous proceedings. Proceedings for extradition or rendition; sentencing, or granting or revoking probation, issuance of arrest warrants, criminal summonses and search warrants; proceedings under s. 971.14 (1) (c); proceedings with respect to pretrial release under ch. 969 except where habeas corpus is utilized with respect to release on bail or as otherwise provided in ch. 969.
- (d) Small claims actions. Proceedings under ch. 799, except jury trials.
- (5) RESTITUTION HEARINGS. In a restitution hearing under s. 973.20 (13), the rules of evidence are subject to waiver under s. 973.20 (14) (d).

History: Sup. Ct. Order, 59 W (2d) R366; 1977 c. 305 s. 64; 1977 c. 345; 1979 c. 32 s. 92 (16); 1981 c. 183, 367, 390, 391; 1987 a. 208, 398

Judicial Council Committee's Note, 1981: Sub. (4) (c) has been amended to exempt so-called McCredden hearings under s. 971.14 (1) (c) from the rules of evidence. [Bill 765-A]

911.02 Title. Chapters 901 to 911 may be known and cited as the Wisconsin Rules of Evidence.

History: Sup Ct. Order, 59 W (2d) R377

i aprilatori kome a filozofia i est. Per este e <mark>satistifica d</mark>e le egipti de la adaptaçõe kome da est. Per est de la comunicación de la grafia de la esta de la est. Per esta de la esta de l

an lungton, au her der betar beter beter beter bet

History: Sup. Ct. Order, 59 W (2d) R377.