


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- Physical and demonstrative evidences
 - It includes objects, videos, audio and picture files, reconstructions, maps and drawings, scientific experiments from a fact alleged can be inferred.
 - When it is difficult for an average person to deduce from physical objects, an expert witness would be called to explain what the object demonstrates.
 - The exact representation of the evidentiary fact demonstrative evidences will be evaluated in light of the corroborating evidences.
 - Documentary evidence
 - Is a written document recording a fact which is relevant to the fact in issue framed by a court.

Cont'd

- For a document to be accepted as valid evidence, it has to be authenticated. How a document is authenticated:
 - Through admission by the parties; that it is the same document that they have signed, this would be conclusive to authenticate the document.
 - Proof of signature and handwriting by presenting persons who witnessed the execution of the document
 - After all, committing a transaction or an agreement, and having some persons as observers is a wise choice on the part of the engaging parties. This expands the means of authenticating the document, if it is contested.
 - Sometimes, attestation of a document by witnesses is required by the law – attestation includes witnessing the terms of the agreement reduced into writing and putting signature a document as a witness.
 - Authentication by way of comparison: an admitted or proved handwriting with or without the help of a lay witness or experts in the field.
 - If there are not admitted samples, the court may order the person to write words/figures except the accuses (why the exception? The right against self-incrimination).

Cont'd

- Proof of contents of documents
 - in trying to prove the issue in their favor, the parties who intend to produce relevant evidence by way of document has to provide the original document itself (best evidence rule).
 - By way of exception, if the original document cannot be found (lost, destroyed or stolen), secondary evidences such as copies of the original and oral testimony can be presented.
 - These rules does not affect the mandatory provisions of the law on proof of certain legal relationships by documents, taking the nature of the transaction into consideration.