



New Federal Rule of Evidence Rule 702: A Circuit-by-Circuit Guide to Overruled "Wayward Caselaw"

By **William B. Larson, Jr.** | **Susan J. Cole** | **Wade Bredin**

June 28, 2024

In response to the recent amendment to Federal Rule of Evidence 702—the rule's first amendment in 23 years—the International Association of Defense Counsel has published a circuit-by-circuit guide to Rule 702 cases that are obsolete and should no longer be cited. The guide identifies key cases by judicial circuit and the manner in which the prior precedent fails to meet the standards of Rule 702.

MG+M Partner [William Larson](#) and Associate [Wade Bredin](#) authored the section on the [Seventh Circuit](#), and Partner [Sue Cole](#) and Associate [Loren Yudovich](#) authored the section on the [Eleventh Circuit](#).

[Read the full guide.](#)

mgmlaw.com

Boston | Chicago | Dallas | Edwardsville, IL/ Madison County | Hattiesburg, MS | Irvine, CA | Jackson, MS | Los Angeles | Miami | New Jersey | New Orleans | New York | O'Fallon, IL | Providence, RI | San Francisco | Walnut Creek, CA | Wilmington, DE

Attorney Advertising. This material is for general informational purposes only and does not represent our advice as to any particular set of facts; nor does it represent any undertaking to keep recipients advised of all legal developments. Prior results do not guarantee a similar outcome. © 2025 Manning Gross + Massenburg LLP