

Utah Rules of Evidence (URE)	Description	Objection	Response
URE 106			
Complete writing or recorded statement	If fairness requires, court may allow complete statement to be offered if a portion is in evidence	Portions of statement are not admissible because . . .	Fairness requires the complete statement to be considered
URE 401			
Relevance	Makes a fact in the case more or less probable	Does not make any fact more or less probable	Makes it more or less probable that . . . (explain fact); or Goes to credibility, bias, motive, plan
URE 403			
Unduly Prejudicial	Argumentative, Speculative, Cumulative, Prejudice outweighs Probative Value	Prejudicial impact outweighs probative value	Probative value outweighs any prejudicial impact
URE 404 (b)			
Other Acts Evidence	Other Acts outside of those acts related to crime(s) charged	Other acts are generally not admissible; or reasonable notice not given by prosecutor	Admissible to prove motive, opportunity, intent, plan, preparation, knowledge, identity, absence of mistake or accident, and etc.; and/or notice was properly given

Utah Rules of Evidence (URE)	Description	Objection	Response
URE 602			
Foundation for Witness Testimony	Witness may only testify about matter within his or her personal knowledge	No foundation or inadequate foundation has been laid for this testimony	Foundation for this testimony is adequate because . . .
URE 608			
Character re: Truthfulness	Opinion offered to prove untruthfulness or to prove truthfulness after character has been attacked	Specific acts may not be offered to prove character; or no foundation shown for witness to offer opinion on this issue	No specific acts are offered; or Foundation is adequate for witness to state opinion
URE 609			
Impeachment by Criminal Conviction	Adult criminal conviction punishable by more than 1 year of incarceration is admissible if it is less than 10 years old; OR older if probative value outweighs prejudice and notice is given before use	Does not meet all specified requirements of URE 609	All requirements of URE 609 have been met

Utah Rules of Evidence (URE)	Description	Objection	Response
URE 611 a			
Harassing or embarrassing a witness	Court duty to prevent harassment or embarrassment of witness	Witness is being unnecessarily harassed/embarrassed	Evidence is necessary because . . . Question(s) will be rephrased to avoid harassment/embarrassment
URE 611 b			
Beyond the Scope	Examination is limited to the examination immediately preceding it except if permission of court is given for cross exam	Beyond the scope of previous examination	Previous examination covered this issue, or permission has been given by court
URE 611 c			
Leading	Leading questions are only allowed to lay foundation, during cross exam or when permission to lead granted by court	Question is leading because it implies the answer that is desired	Leading questions are proper because they are for foundation or for cross examination
URE 701			
Lay Opinion	Lay opinions are admissible if helpful and rationally based on witness perception	Testimony will not assist trier of fact or is beyond witness perception	Within witness perception and ability and will assist trier of fact

Utah Rules of Evidence (URE)	Description	Objection	Response
URE 702			
Expert Opinion and Testimony	Testimony is admissible if witness has specialized knowledge, training or experience qualifies witness and will assist trier of fact	Beyond foundation or witness' expertise and/or not helpful to trier of fact	Witness is qualified by specialized knowledge, training or expertise, and this is helpful to trier of fact
URE 801			
Hearsay	Statement, other than one offered in court, offered to prove the truth of the matter asserted URE 801 (a)	Statement made outside courtroom offered to prove the matter asserted	Not hearsay because: Prior inconsistent statement by witness URE 801(d)(1) Admission by party opponent URE 801(d)(2)
URE 803			
Hearsay exceptions whether declarant is available or not	Hearsay is admissible if a listed exception applies	Hearsay with no applicable exception	Hearsay exception applies: Present sense impression URE 803 (1); Excited utterance URE 803 (2); State of Mind URE 803 (3); Medical diagnosis or treatment URE 803 (4); Recorded recollection URE 803 (5); Business record URE 803 (6); Public record URE 803 (8) (9) and (10);

Utah Rules of Evidence (URE)	Description	Objection	Response
URE 804			
Hearsay exceptions available if declarant is unavailable	Hearsay is admissible if a listed exception applies	Hearsay with no applicable exception	Hearsay exception applies: Former testimony URE 804 (b)(1); Dying declaration URE 804 (b) (2); Statement against interest URE 804 (b) (3)
URE 901			
Foundation for Exhibit	Foundation is sufficient if evidence shows that exhibit is what it purports to be	Inadequate foundation has been laid	Foundation adequately laid by witness with knowledge of proposed exhibit that exhibit is what it purports to be