

1. INCOMPETENT
2. IRRELEVANT
3. IMMATERIAL
4. NOT THE BEST EVIDENCE
5. DOES NOT PERTAIN TO THE ISSUES
6. IS NOT PART OF THE RES GESTAE
7. NO PROPER PREDICATE LAID
8. HEARSAY
9. LEADING
10. CUMULATIVE
11. REPETITIOUS
12. CALLS FOR AN OPINION OR CONCLUSION
13. WITNESS HAS NOT BEEN QUALIFIED AS AN EXPERT
14. VIOLATES THE PAROL EVIDENCE RULE
15. PRIVILEGED COMMUNICATION
16. STATUTORY PRIVILEGE
17. NOT IN CROSS OF EVIDENCE ADDUCED ON DIRECT
18. INSUFFICIENT AUTHENTICATION OF A DOCUMENT
19. INSUFFICIENT IDENTIFICATION OF A DOCUMENT
20. NON RESPONSIVE ANSWER (Available to proponent of question only)
No Florida cases 167 So 324 Ala
21. DOUBLE QUESTION
22. INDEFINITE (question or terminology)
23. ALTERNATIVE
24. INSULTING OR DISPARAGING
25. CONJECTURAL
26. ASSUMES FACTS NOT IN EVIDENCE
27. CROSS EXAM OF OWN WITNESS
28. IMPEACHMENT OF OWN WITNESS

TRIAL OBJECTIONS

OBJECTIONS IN JURY SELECTION

ASKS JUROR TO PREJUDGE EVIDENCE
CROSS-EXAMINATION BARRED
FORM OF QUESTION IMPROPER
HUMILIATES OR EMBARRASSES JUROR
HYPOTHETICAL QUESTION MISUSED
INDOCTRINATING ON LAW OR FACTS
INSURANCE OVERLY STRESSED
KNOWLEDGE OF LAW BEING TESTED
MISSTATES THE LAW
NOT RELATED TO ANY CHALLENGE FOR CAUSE
PREJUDICIAL OR INFLAMMATORY
PROTRACTED EXAMINATION

OBJECTIONS TO OPENING STATEMENTS

ADDRESSING JUROR BY NAME
ARGUING THE CASE
DISPARAGING COMMENTS
FACT STATED WILL NOT BE PROVEN
INADMISSIBLE MATTER INJECTED
INSTRUCTING JURORS ON THE LAW
INSURANCE IMPROPERLY MENTIONED
MISSTATES THE LAW
PERSONAL BELIEF IN MERITS EXPRESSED
PREJUDICIAL OR INFLAMMATORY
SETTLEMENT DISCUSSIONS MENTIONED
SUBSEQUENT REPAIRS INJECTED
WEALTH OR POVERTY OF PARTY MENTIONED

OBJECTIONS TO CONDUCT OF COUNSEL

BICKERING
BLOCKING VIEW OF COUNSEL, JUDGE, OR JURY
CANDOR OR FAIRNESS LACKING
COACHING COMMENTS IN QUESTION OR OBJECTION
COMMUNICATION WITH A JUROR
COMMUNICATION WITH A REPRESENTED PARTY
CUTTING OFF WITNESS'S ANSWERS
DECIT OR COLLUSION
DILATORY TACTICS
DISPARAGEMENT OF COUNSEL, PARTY, OR WITNESS
DISPLAY OF UNADMITTED EXHIBIT TO JURY
DISTRACTING NOISE OR MOVEMENT
EX PARTE COMMUNICATIONS WITH COURT
FACTS NOT PROVED OR PROVABLE STATED
FAILURE TO FOLLOW COURT INSTRUCTIONS
GESTURES OR SIGNALS TO WITNESS OR JURY
HABITUAL OR INTENTIONAL VIOLATION OF RULES
HOSTILITY TO COURT, COUNSEL, PARTY, OR WITNESS
INADMISSIBLE MATTER SOUGHT OR STATED
INSURANCE IMPROPERLY INJECTED

INTERRUPTION OF QUESTIONS OF ADVERSARY
IRRELEVANT MATTER INJECTED
LATENESS
MISQUOTING TESTIMONY OR EXHIBIT
OBJECTING FOR IMPROPER PURPOSES
PAYMENT OF WITNESS FEE CONTINGENT ON TESTIMONY
PERSONAL BELIEF IN MERIT OR CREDIBILITY CONVEYED
PERSONAL INFLUENCE EXERTED ON JUDGE OR JUROR
PERSONAL KNOWLEDGE ASSERTED
PREJUDICIAL OR INFLAMMATORY MATTER RAISED
PRETRIAL ORDER VIOLATED
PROTRACTED EXAMINATION
PUBLICITY VIOLATIONS
RELIGIOUS BELIEFS INJECTED
REPEATING OBJECTIONABLE QUESTIONS
STIPULATION VIOLATED
SUPPRESSION OF EVIDENCE
TESTIMONY BY COUNSEL
UNDIGNIFIED CONDUCT

OBJECTIONS TO TESTIMONY AND EXHIBITS

AUTHENTICATION LACKING
BEST EVIDENCE RULE VIOLATED
BOLSTERING CREDIBILITY
CHARACTER INADMISSIBLE
COLLATERAL MATTER
CONCLUSION IMPROPERLY ELICITED
CORPUS DELICTI NOT PROVEN
CUMULATIVE
DEAD MAN'S STATUTE VIOLATED
FACT BARRED BY PLEADING OR ADMISSION
FOUNDATION DEFECTIVE
HEARSAY
ILLEGALLY OBTAINED EVIDENCE
IMMATERIAL
IMPEACHMENT IMPROPERLY HANDLED
INCOMPETENT
INSURANCE IMPROPERLY HANDLED
IRRELEVANT
MENTAL OPERATIONS OF NON-WITNESS SOUGHT
NARRATIVE ANSWER
NON-RESPONSIVE ANSWER
OPINION BY LAY WITNESS
PAROL EVIDENCE RULE VIOLATED
PLEA DISCUSSIONS INADMISSIBLE
PREJUDICIAL OR INFLAMMATORY
PRETRIAL ORDER OBVIATES TESTIMONY
PRIVILEGED OR PROTECTED INFORMATION
PROBATIVE VALUE OUTWEIGHED BY PREJUDICE
READING FROM DOCUMENT NOT IN EVIDENCE
REHABILITATION IMPROPERLY HANDLED
SCOPE OF PROPER EXAMINATION EXCEEDED

SETTLEMENT DISCUSSION DISCLOSED
SPECULATION INADMISSIBLE
STIPULATION OR AGREEMENT OBTAINES ANSWER
SUBSEQUENT REPAIRS INADMISSIBLE
TESTIMONY BY COUNSEL
UNDEFINED TERM EMPLOYED
UNDISCLOSED DOCUMENT BARRED
WEALTH OR POVERTY OF PARTY INJECTED

OBJECTIONS TO EXPERT TESTIMONY

BASED ON EVIDENCE NOT REASONABLY RELIED UPON
BASED ON INSUFFICIENT DATA
BASED ON UNRELIABLE SCIENTIFIC PRINCIPLES
LEGAL CONCLUSION
NOT PROPER SUBJECT FOR EXPERT TESTIMONY
OUTSIDE AREA OF EXPERTISE
WITNESS NOT QUALIFIED

OBJECTIONS TO COMPETENCY OF WITNESSES

ATTORNEY CALLED AS WITNESS
DEAD MAN'S STATUTE BARS TESTIMONY
INABILITY TO OBSERVE, REMEMBER, OR COMMUNICATE
INABILITY TO UNDERSTAND DUTY TO TELL THE TRUTH
INTERPRETER NOT SWORN
JUDGE OR JUROR CALLED AS WITNESS
PERSONAL KNOWLEDGE LACKING
WITNESS NOT SWORN

OBJECTIONS ON PRIVILEGE AND RELATED GROUNDS

ACCIDENT REPORT
ACCOUNTANT-CLIENT
ATTORNEY-CLIENT
CLERGYMAN
IDENTITY OF INFORMER
JOURNALIST
MARITAL COMMUNICATIONS
PSYCHOTHERAPIST-PATIENT
SELF-INCRIMINATION
SEXUAL ASSAULT VICTIM-COUNSELOR
TRADE SECRETS
WORK PRODUCT

OBJECTIONS TO CONDUCT OF THE JUDGE

BIAS RE COUNSEL OR A PARTY
COERCION
CREDIBILITY OF WITNESSES ASSESSED
DISPARAGEMENT OF A WITNESS OR TESTIMONY
DISPARAGEMENT OF COUNSEL OR A PARTY
EXCESSIVE EXAMINATION OF WITNESSES
GESTURES OR FACIAL EXPRESSIONS
INTERFERENCE WITH PRESENTATION OF CASE
MERITS OF CASE EVALUATED FOR JURY

OFF-THE-RECORD COMMENTS
PREJUDICIAL STATEMENTS
SETTLEMENT PRESSURE INORDINATE
SUMMARIZATION OF TESTIMONY

OBJECTIONS TO CONDUCT OF A WITNESS

ARGUMENTATIVE ANSWERS
COMMUNICATION WITH A JUROR
DISPARAGING COMMENTS
DISPLAY OF UNADMITTED EXHIBIT TO JURY
FEE CONTINGENT ON ANSWERS
INAUDIBLE ANSWERS
INTERRUPTION OF QUESTIONS
LOOKING TO COUNSEL FOR ANSWER CUE
NARRATIVE ANSWERS
NOTES BEING USED WITHOUT PERMISSION
PREJUDICIAL OR INFLAMMATORY STATEMENTS
PROTRACTED ANSWERS
REFUSAL TO ANSWER PRECISE QUESTION
RULE OF SEQUESTRATION VIOLATED
UNAVAILABILITY FOR CROSS-EXAMINATION
UNRESPONSIVE ANSWERS

OBJECTIONS TO THE FORM OF A QUESTION

AMBIGUOUS
ARGUMENTATIVE
ASKED AND ANSWERED
ASSUMES A FACT NOT IN EVIDENCE
COMPOUND
CONFUSING OR UNINTELLIGIBLE
HYPOTHETICAL QUESTION MISUSED
LEADING
MISQUOTES A WITNESS OR EXHIBIT
NARRATIVE ANSWER REQUESTED
OVERLY BROAD OR GENERAL

OBJECTIONS IN CLOSING ARGUMENT

ATTACKING ON PERSONAL BASIS
DEMONSTRATION OR CHART MISUSED
EVIDENCE MISSTATED OR OVERSTATED
EXCLUDED MATTER MENTIONED
FAILURE TO CALL WITNESS MISHANDLED
GOLDEN RULE ARGUMENT
INSTRUCTING JURY ON THE LAW
INSURANCE IMPROPERLY MENTIONED
IRRELEVANT FACTS OR ISSUES STRESSED
JUROR ADDRESSED BY NAME
LAW MISSTATED
PERSONAL BELIEF OF COUNSEL STATED
PREJUDICIAL OR INFLAMMATORY STATEMENTS
SETTLEMENT DISCUSSIONS DISCLOSED
WEALTH OR POVERTY OF A PARTY MENTIONED

OBJECTIONS TO JURY INSTRUCTIONS

AMBIGUOUS
ARGUMENTATIVE
CONFUSING OR UNCLEAR
CREDIBILITY ASSESSED IMPROPERLY
EMPHASIS ON ONE THEORY, ISSUE, OR SIDE OF CASE
EVIDENCE LACKING TO SUPPORT CHARGE
FAILURE TO CALL WITNESS MISHANDLED
INCONSISTENT CHARGE
JURY ROLE USURPED
LEGAL STANDARD ERRONEOUS
OVERLY GENERAL OR ABSTRACT CHARGE
PERSONAL OPINION STATED
PREJUDICE OR SYMPATHY APPEALED TO
STANDARD INSTRUCTION NOT GIVEN
TECHNICAL TERMS UNDEFINED OR MISUSED
THEORY OR ISSUE OMITTED