

Evidence in Court

For both Provincial and Federal courts there are evidence Acts that outline what evidence is admissible and how it is presented before the court. On the Federal side there is the Canada Evidence Act and on the Provincial side we have the Ontario Evidence Act. In really simple terms, the most important factors for evidence to be admitted to a court are:

- It is relevant
- It is factual (has not been changed)
- It can be identified by a witness There are three main categories of evidence
- Oral