

Effective: [See Text Amendments]

WEST'S FLORIDA STATUTES ANNOTATED
TITLE VII. EVIDENCE (CHAPTERS 90-92)
CHAPTER 90. EVIDENCE CODE

90.410. Offer to plead guilty; nolo contendere; withdrawn pleas of guilty

Evidence of a plea of guilty, later withdrawn; a plea of nolo contendere; or an offer to plead guilty or nolo contendere to the crime charged or any other crime is inadmissible in any civil or criminal proceeding. Evidence of statements made in connection with any of the pleas or offers is inadmissible, except when such statements are offered in a prosecution under chapter 837.

CREDIT(S)

Laws 1976, c. 76-237, § 1; Laws 1978, c. 78-361, § 8.

HISTORICAL AND STATUTORY NOTES

Amendment Notes:

Laws 1978, c. 78-361, deleted "for impeachment or" preceding "in a prosecution under chapter 837."

Federal Evidence Rules:

For rule relating to offer to plead guilty; nolo contendere; withdrawn plea of guilty, see Rule 410, Fed. Rules Evid., 28 U.S.C.A.

Uniform Rules of Evidence:

For rule relating to offer to plead guilty; nolo contendere; withdrawn plea of guilty, see Rule 410, Uniform Laws Annotated, Master Edition, vol. 13.

West's F. S. A. § 90.410, FL ST § 90.410

Current through Chapter 362 (End) of the 2005 Special 'B' Session of the Nineteenth Legislature

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