

RULE: Evidence of a previous representation made by a person is not admissible to prove the existence of a fact that it can reasonably be supposed that the person intended to assert by the representation **s 59**

EXCEPTIONS

Restriction to first-hand hearsay **s 62**

Maker not available
Dictionary cl 4, Pt. 2

Notice required **s 67**

Maker available
Dictionary cl 4, Pt. 2

Would it cause undue expense or delay or not be reasonably practicable to call the maker of the representation to give evidence **s 64(2)**

Notice required **s 67**

A party may object to the tender of the evidence **s 68**

Hearsay rule does not apply if the maker of the representation is to be called **s 64(3)**

Contemporaneous representations about health etc **s 66A**

OTHER EXCEPTIONS

- Evidence relevant for a nonhearsay purpose (not admissions) **s 60**
- Business records **s 69**
- Tags and labels in the course of business **s 70**
- Electronic communications re identity, date, destination **s 71**
- Aboriginal and Torres Strait Islander traditional laws and customs **s 72**
- Reputation as to relationships, age and family history **s 73**
- Reputation of public or general rights **s 74**
- Interlocutory proceedings if source identified **s 75**
- Admissions **s 81**
- Judgments and convictions **s 92**

Discretionary and mandatory exclusions **Part 3.11**