



Civil Evidence Act 1972

1972 CHAPTER 30

3 Admissibility of expert opinion and certain expressions of non-expert opinion

- (1) Subject to any rules of court made in pursuance of Part I of the Civil Evidence Act 1968 or this Act, where a person is called as a witness in any civil proceedings, his opinion on any relevant matter on which he is qualified to give expert evidence shall be admissible in evidence.
- (2) It is hereby declared that where a person is called as a witness in any civil proceedings, a statement of opinion by him on any relevant matter on which he is not qualified to give expert evidence, if made as a way of conveying relevant facts personally perceived by him, is admissible as evidence of what he perceived.
- (3) In this section " relevant matter " includes an issue in the proceedings in question.