Character Evidence—Rules 404, 405, 608

Rule	allows	to show	of	where
404(a)(2)(A)	opinion or reputation character evidence in a criminal case	a pertinent character trait	the defendant	offered by the defendant
				offered by the prosecution to rebut the same
404(a)(2)(B)			the victim	offered by the defendant subject to the limitations in Rule 412
				offered by the prosecution to rebut the same
		same trait	defendant	offered by the prosecution where 404(a)(2)(B) evidence of the victim's trait has been admitted
404(a)(2)(C)		peaceableness	victim	offered by the prosecution in a homicide case to rebut evidence that the victim was the first aggressor
405(a)	·	specific instances of conduct	a character witness	relevant
405(b)	evidence of		a person	the person's character is an essential element of a charge, claim, or defense
608(a)	opinion or reputation character evidence extrinsic evidence of specific instances	untruthfulness	a witness	always
		truthfulness		only after it has been attacked
608(b)		truthfulness or untruthfulness		never (except criminal convictions under Rule 609)
608(b)(1)	cross-examination about specific instances			if probative
608(b)(2)			another witness the witness has given character evidence about	

Updated to reflect December 1, 2011, "restyling" of the Federal Rules of Evidence

Rule 404. Character Evidence: Crimes or Other Acts

- (a) Character Evidence.
 - (1) Prohibited Uses. Evidence of a person's character or character trait is not admissible to prove that on a particular occasion the person acted in accordance with the character or trait.
 - (2) Exceptions for a Defendant or Victim in a Criminal Case. The following exceptions apply in a criminal case:
 - (A) a defendant may offer evidence of the defendant's pertinent trait, and if the evidence is admitted, the prosecutor may offer evidence to rebut it;
 - (B) subject to the limitations in Rule 412, a defendant may offer evidence of an alleged victim's pertinent trait, and if the evidence is admitted, the prosecutor may:
 - (i) offer evidence to rebut it; and
 - (ii) offer evidence of the defendant's same trait; and
 - (C) in a homicide case, the prosecutor may offer evidence of the alleged victim's trait of peacefulness to rebut evidence that the victim was the first aggressor.
 - (3) Exceptions for a Witness. Evidence of a witness's character may be admitted under Rules 607, 608, and 609.
- (b) Crimes, Wrongs, or Other Acts.
 - (1) Prohibited Uses. Evidence of a crime, wrong, or other act is not admissible to prove a person's character in order to show that on a particular occasion the person acted in accordance with the character.
 - (2) Permitted Uses; Notice in a Criminal Case. This evidence may be admissible for another purpose, such as proving motive, opportunity, intent, preparation, plan, knowledge, identity, absence of mistake, or lack of accident. On request by a defendant in a criminal case, the prosecutor must:
 - (A) provide reasonable notice of the general nature of any such evidence that the prosecutor intends to offer at trial; and
 - (B) do so before trial—or during trial if the court, for good cause, excuses lack of pretrial notice.

Rule 405. Methods of Proving Character

- (a) By Reputation or Opinion. When evidence of a person's character or character trait is admissible, it may be proved by testimony about the person's reputation or by testimony in the form of an opinion. On cross-examination of the character witness, the court may allow an inquiry into relevant specific instances of the person's conduct.
- (b) By Specific Instances of Conduct. When a person's character or character trait is an essential element of a charge, claim, or defense, the character or trait may also be proved by relevant specific instances of the person's conduct.

Rule 608. A Witness's Character for Truthfulness or Untruthfulness

- (a) Reputation or Opinion Evidence. A witness's credibility may be attacked or supported by testimony about the witness's reputation for having a character for truthfulness or untruthfulness, or by testimony in the form of an opinion about that character. But evidence of truthful character is admissible only after the witness's character for truthfulness has been attacked.
- (b) Specific Instances of Conduct. Except for a criminal conviction under Rule 609, extrinsic evidence is not admissible to prove specific instances of a witness's conduct in order to attack or support the witness's character for truthfulness. But the court may, on cross-examination, allow them to be inquired into if they are probative of the character for truthfulness or untruthfulness of:
 - (1) the witness: or
 - (2) another witness whose character the witness being cross-examined has testified about.

By testifying on another matter, a witness does not waive any privilege against self-incrimination for testimony that relates only to the witness's character for truthfulness.