

## Abstract

Admissibility of evidence must be considered that, the evidence must be relevant to the case and the evidence must be present to the court legally. After the consideration, the evidence must not be prohibited by the law of evidence due to justice and the trial's sake.

However, there is some evidence's exclusion that exists in Federal Rules of Evidence that prohibits the admission of evidence base on the social policy. Such rules are

- Rule 407 Subsequent Remedial Measures
- Rule 408 Compromise and Offers to Compromise
- Rule 409 Payment of Medical and Similar Expenses
- Rule 410 Inadmissibility of Pleas, Plea Discussions, and Related Statements
- Rule 411 Liability Insurance

Consideration of social policy is the unfamiliar concept for Thai's legal system. It is the comparing between individual's benefit and social's benefit. If the court allow individual to present such evidence to the trial, it may be useful to him. But it may also cost a lot to the social policy proceeding

So, such principle of law should be adapted for use in Thai's legal system. By legislate into the written law. And to avoid limiting court's power, there should be including some exception for justice's sake.

This legislation should be one way to signalize to the public that the state begins to consider about social policy proceeding seriously.