1	Rule 412. Admissibility of Victim's Sexual Behavior or Predisposition.
2 3	(a) Prohibited Uses. The following evidence is not admissible in a criminal or juvenile
4	<u>delinquency</u> proceedings involving alleged sexual misconduct:
5	proceeding in or ing unogen contain indeed with
6	(a)(1) evidence offered to prove that a victim engaged in other sexual behavior; or
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8	(a)(2) evidence offered to prove a victim's sexual predisposition.
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10	(b) Exceptions. The court may admit the following evidence if the evidence is otherwise
11	admissible under these rules:
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13	(b)(1) evidence of specific instances of a victim's sexual behavior, if offered to prove
14	that someone other than the defendant was the source of semen, injury, or other
15	physical evidence;
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17	(b)(2) evidence of specific instances of a victim's sexual behavior with respect to the
18	person accused of the sexual misconduct, if offered by the defendant to prove consent
19	or if offered by the prosecutor; or
2021	(b)(3) exidence whose exclusion would violate the defendant's constitutional rights
22	(b)(3) evidence whose exclusion would violate the defendant's constitutional rights.
23	(c) Procedure to Determine Admissibility.
24	(c) Procedure to Determine Humissionity.
25	(c)(1) Motion. If a party intends to offer evidence under Rule 412(b), the party must:
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27	(c)(1)(A) file a motion that specifically describes the evidence and states the
28	purpose for which it is to be offered;
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30	(c)(1)(B) do so at least 14 days before trial unless the court, for good cause, sets a
31	different time; and
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33	(c)(1)(C) serve the motion on all parties.
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35	(c)(2) Notice to the Victim. The prosecutor shall timely notify the victim or, when
36	appropriate, the victim's guardian or representative.
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38	(c)(3) Hearing. Before admitting evidence under this rule, the court must conduct an
39	in camera hearing and give the victim and parties a right to attend and be heard.

40	Others the court orders otherwise, the motion, related materials, and the record of the
41	hearing are classified as protected.
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43	(d) Definition of "Victim." In this rule, "victim" includes an alleged victim.
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45	Effective November 1, 2022
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47	2016 Advisory Committee Note. The 2016 amendment changes the classification of
48	records described in subparagraph (c)(3) from sealed to protected. See CJA Rule 4-202.02.