

1 **Rule 106. Remainder of or Related ~~Writings or Recorded~~ Statements.**

2 If a party introduces all or part of a ~~writing or recorded~~ statement, an adverse party may
3 require the introduction, at that time, of any other part — or any other ~~writing or recorded~~
4 statement — that in fairness ought to be considered at the same time. The adverse party
5 may do so over a hearsay objection.

6 _____

7 **2011 Advisory Committee Note.** The language of this rule has been amended as part of
8 the restyling of the Evidence Rules to make them more easily understood and to make
9 class and terminology consistent throughout the rules. These changes are intended to be
10 stylistic only. There is no intent to change any result in any ruling on evidence
11 admissibility. This rule is the federal rule, verbatim.

12 **Original Advisory Committee Note.** This rule is the federal rule, verbatim. Utah Rules
13 of Evidence (1971) was not as specific, but Rule 106 is otherwise in accord with Utah
14 practice.