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What Is a Deposition? - FindLaw

Fact-Checked A deposition is the taking of an oral statement of a witness before trial under oath. Depositions may be taken of lay or expert witnesses. They are a part of discovery and a formal opportunity to gather information under oath before a civil trial.

What Is a Deposition? | Definition, Process & How to Prepare

A deposition is an out-of-court witness testimony recorded by a certified court reporter or videographer. Depositions are frequently used in litigation in the United States in both civil lawsuits and criminal cases.

The Do's and Don'ts of a Deposition - LegalMatch

A deposition is the taking of out-of-court testimony of a witness. After a civil litigation has been filed, each side, as part of the process known as discovery, is permitted to question the other side.

What Is a Deposition? Legal Definition & Simple Examples

A deposition is a vital part of the discovery process in civil and sometimes criminal cases. It allows attorneys to gather sworn testimony from witnesses or parties before trial, ensuring that both sides have access to the facts.

DEPOSITION Definition & Meaning - Merriam-Webster

The meaning of DEPOSITION is out-of-court testimony that is made under oath by a party or witness (as an expert) in response to oral or written questions and that is recorded by an authorized officer for later use in court; also : a meeting at which such testimony is taken.

Deposition (law) - Wikipedia

The deposition of the witness is taken and, if the witness is unable to appear at trial, the deposition may be used to establish the witness' testimony in lieu of the witness actually testifying.

deposition | Wex | US Law | LII / Legal Information Institute

A deposition is a witness's sworn out-of-court testimony. It is used to gather information as part of the discovery process and, in limited circumstances, may be used at trial.

What Is a Deposition in a Legal Case? - LegalClarity

A deposition is a formal legal proceeding where a witness provides sworn testimony outside of a courtroom setting. It is a key part of the discovery phase in civil litigation, allowing parties to gather

information before a trial commences.

What is a Deposition in Court? A Complete Guide for Legal Clarity

A deposition usually happens in a lawyer's office and does not involve a judge or jury. However, the answers given during a deposition are under oath and may be read or shown in court later.

Everything You Need to Know About Depositions: What to Expect ...

A deposition is a formal, out-of-court testimony given under oath, typically as part of the discovery process in a lawsuit. It allows attorneys from both sides to gather information, assess witness credibility, and build their cases before trial.