

## **HEARSAY UPDATE: PRACTICING IN A WIRELESS WORLD**

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### **Federal Rule 801**

**(c) Hearsay.** "Hearsay" means a statement that:

- (1)** the declarant does not make while testifying at the current trial or hearing; and
- (2)** a party offers in evidence to prove the truth of the matter asserted in the statement.

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**(c) Matter Asserted.** “Matter asserted” means:

- (1) any matter a declarant explicitly asserts; and
- (2) any matter implied by a statement, if the probative value of the statement as offered flows from the declarant’s belief about the matter.

**Mosely v. State**, 141 S.W.3d 816 (Tex.App.—Texarkana 2004, pet. ref'd)

“Well, I can’t watch them all the time.” ⇒ Declarant believed H sexually assaulted daughter ⇒ H sexually assaulted daughter

Federal rule: not offered for truth of matter asserted

Texas rule: offered for truth of matter asserted

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**Federal Rule 801**

- (a) **Statement.** “Statement” means a person’s oral assertion, written assertion, or nonverbal conduct, if the person intended it as an assertion.

**Texas Rule 801**

- (a) **Statement.** “Statement” means a person’s oral or written verbal expression, or nonverbal conduct that a person intended as a substitute for verbal expression.

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