Capturing Webpages as Evidence: The Risks and Best Practices You Need to Know

ISBA: Civil Practice Update: Review on E-Discovery
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- Licensed Attorney in Illinois
- Expertise in anti-counterfeiting and webpage collection
- Selected member of INTA Internet committee
- Page Vault VP of Customer Solutions
- Serving Am Law 100, small/med, and solo
1. The Growing Importance of Web Evidence (2 min)
2. Authenticating Web Evidence Under (6 min)
   the Federal Rules of Evidence 901
3. Risks and Concerns (5 min)
4. Capture Methods (4 min)
5. Best Practices (8 min)
**Web Evidence Is Commonplace**

- Electronically Stored Information (ESI) is everywhere, including web content
- Web now critical source of evidence

**Web Evidence in Variety of Practices**
II. Authenticating Web Evidence Under the Federal Rules of Evidence (FRE) and Illinois Rules of Evidence (IRE) 901
Authentication Standard: FRE 901(a) and the IRE 901(a)

- **FRE 901(a) – The Standard of Authentication**
  
  "[T]he proponent must produce *evidence sufficient to support a finding that the item is what the proponent claims.*"

- **IRE 901(a) – State Equivalent to FRE 901(a)**

  "The requirement of authentication or identification as a condition precedent to admissibility is satisfied by *evidence sufficient to support a finding that the matter in question is what its proponent claims.*"

How to Meet the Authentication Standard: FRE 901(b) and IRE 901(b)

**FRE 901(b) and IRE 901(b) – Examples**

- Non-exhaustive list of evidence that satisfies authentication requirement
Authenticating Web Evidence Under FRE 901(b) and IRE 901(b): 4 Common Ways

<table>
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FRE 901(b)(1) and IRE 901(b)(1): Testimony of a Witness with Knowledge

- Witness with “personal knowledge” of content can authenticate
  - Author, owner or creator of website
  - Viewer and capturer of the content (becoming problematic)

CHALLENGES:
1. Courts concerned about altering content especially when lacking metadata
2. Lack of knowledge if not the owner/creator
3. Attorneys don’t want to involve their staff
FRE 901(b)(3): Comparison by an Expert Witness or the Trier of Fact

- A computer forensic expert can authenticate the webpage
  - Serves as a trusted third party
  - Comparison by expert of authenticated webpage with proffered item
    - Most frequently used for authenticating handwriting or other hard-copy documents, but also applies to web

CHALLENGES:
1. Costly: money and time
2. Content disappears before capture

FRE 901(b)(4) and IRE 901(b)(4): Distinctive Characteristics and the Like

- Authenticate by evidence of distinctive characteristics and circumstantial evidence
  - Unique language, speech patterns, username
  - Metadata (time, date, url, hash values, etc.)

CHALLENGES:
1. Easy to create fictitious websites/social media accounts with distinctive characteristics
2. Likely requires supporting forensic evidence (URL, time, date)
• Authenticate through proof that capture was produced by a **process or system** that can produce a reliable result
  • Witness with “scientific, technical, or other specialized knowledge” (FRE 702, IRE 702) to explain system’s reliability and accuracy

**CHALLENGES:**
1. Many capture tools are not designed for legal use (chain of custody, metadata)
2. Need individual with specialized knowledge

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**Authenticating Web Evidence Under FRE 901(b) and IRE 901(b): 4 Common Ways**

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III. Risks and Concerns

Risk: Inconsistent Approaches

• Inconsistent approaches to authenticating web evidence across jurisdictions and judges
• Simple screen shots now being rejected
• Concern about ease of altering digital content
• Case law suggests lawyers roll the dice when merely presenting a print screen
Risk: Inaccurate Output With Standard Printout

- What comes out of printer doesn’t look like the webpage
- Risk of confusion

You want to print this...  ...but printouts are misconfigured and missing content.

Tampering Example
(very easy to modify digital images and content)
Risk: Insufficient Supporting Data

- Insufficient supporting evidence (such as metadata)
- Simple screenshot alone often not enough
- Metadata ("data about data")

Document title: Bill Gates | Facebook
Capture URL: https://www.facebook.com/BillGates
Captured site IP: 173.252.112.23
Page loaded at (UTC): Wednesday, Jul 22 2015, 12:23:49
Capture timestamp (UTC): Wednesday, Jul 22 2015, 12:24:27
Capture tool: v3.0.6
Page Vault server IP: 54.175.100.67
Browser engine: Chrome/41.0.2272.16
Operating system: Microsoft Windows NT 6.2.9200.0 (6.2.9200.0)
PDF length: 36
Portal URL: https://portal.page-vault.com/#!/snapshot/8246
User: testuser
Risk: Ephemeral Nature of Web

- Content can be quickly changed or removed
- Websites updated in the standard course of business

Admissibility Risk & Chain of Custody

Physical Evidence → Trusted 3rd Party → Secure Storage → Court

Webpage Evidence → Trusted 3rd Party → Secure Storage → PAGEVAULT®
Local vs. Third Party Captures

Chain of Custody
Affidavit
Anonymous Browsing & IP Protection
Malware Protection

Web Server

System / Process

Expert

IV. Capture Methods
## Capture Methods

1. Standard Printout/Print Screen/Save to PDF
2. Screen Capture Software
3. Forensic Software
4. Forensic Expert
5. Subpoenas

## Method: Standard Printout/Print Screen/Save to PDF

**PROS**
- Simple
- Do-it-yourself

**CONS**
- User is in the chain of custody
- Manual recording of metadata
- Time-consuming for long pages
- Poor output (missing content)
**Method: Screen Capture Software**

**PROS**
- Easy to use
- Captures entire webpage

**CONS**
- Not built for legal use
- User is in the chain of custody
- Limited metadata (basic)
- Capture may not look exactly like the webpage

**Method: Forensic Software**

**PROS**
- Designed for legal use
- Captures entire webpage
- Automatically captures metadata and source files

**CONS**
- Complex/difficult to use – designed for IT professionals
- High training costs
- User may be in the chain of custody
Method: Forensic Experts

**PROS**
- Years of expertise
- Variety of tools at their disposal
- Trusted third party

**CONS**
- Expensive and time consuming
- Response time can be slow – online content can change or disappear

Method: Subpoena

**PROS**
- Access to content that is no longer publically available
- If produced, authentication isn’t usually a hurdle

**CONS**
- Time consuming and litigious
- Private content protected by the Stored Communications Act (SCA) - Civil Subpoena won’t work
- Digital records may be deleted

*Note: Subpoenas to websites mostly fall under Stored Communications Act, 18 U.S.C. § 2701*
V. Best Practices

Best Practices

1. Use Rigorous Standard
2. Use a Trusted Third Party
3. Use Secure Storage
4. Capture Metadata
5. Capture Source Files
6. Capture Webpages Immediately
7. Consider Spoliation
8. Uphold Social Media Ethics
Best Practice: Use Rigorous Standard

- Court’s approach is inconsistent – from lenient to demanding - case law is unclear
- Recent decisions rejecting mere printouts
- Prepare for strict standard

Best Practice: Use a Trusted Third Party

- Trusted third party removes you from chain of custody
  - Forensic expert
  - Software solution designed for use with FRE 901(b)(9)
Best Practice: Use Secure Storage

- Digital
  - Hashing and digital signing of captured content
  - Secure, encrypted storage
- Physical/Printouts
  - Maintain control

Best Practice: Capture Metadata

- Collect metadata: time, date, URL, IP address, capturer, software version
- Automate capture of the metadata if possible
- More is better
Best Practice: Capture Source Files

- Collect source files: HTML & DOM
- Contains information not visible on the webpage

Best Practice: Capture Webpages Immediately

- Internet content changes by the moment
- Capture before it is removed, modified or access restricted
Best Practice: Consider Spoliation

- Capture your client’s content as insurance against spoliation claims
- Capture opposing party’s content in case of future spoliation
- Inform your client about their duty to preserve evidence
  - Instruct your client not to delete content

Best Practice: Uphold Social Media Ethics

- Do not create fake accounts to “friend”
  - Avoid communications with represented parties
  - Caution with unrepresented third parties
- Can create accounts to browse publicly available content
State Ethics Rules on Social Media: Friending

- California (San Diego County Bar Association Opinion 2011-2)
  - A lawyer could not send a Facebook friend request to gain access to their Facebook content
- Oregon, Kentucky and New York
  - Concluded lawyers are not permitted (either themselves or through agents) to engage in false or deceptive tactics to circumvent social media users’ privacy settings to reach non-public information
- Philadelphia (Op. 2009-02)
  - One step further concluding that lawyers must affirmatively disclose their reasons for communicating with the third party.

Questions?
Appendices

Appendix A: Case Law – Authenticating Web Evidence Under FRE 901(b)(1)
Appendix B: Case Law – Authenticating Web Evidence Under FRE 901(b)(3)
Appendix C: Case Law – Authenticating Web Evidence Under FRE 901(b)(4)
Appendix D: Case Law – Authenticating Web Evidence Under FRE 901(b)(9)
Appendix E: Case Law – Testimony of Person Capturing Third-Party Webpage Insufficient to Authenticate

Appendix A: Case Law – Authenticating Web Evidence Under FRE 901(b)(1)


Printouts of webpages from the Internet Archive’s “Wayback Machine” inadmissible under FRE 901(b)(1) where proponent did “not [provide] testimony of any witness with personal knowledge of the information on the website or the associated printouts.”


The court precluded defendant from cross-examining the People’s witnesses about their gang affiliation and confronting them with photographs defendant’s mother had printed from MySpace. These photos allegedly showed the witnesses making hand gestures and wearing clothing affiliated with a gang. The court held that defendant could not authenticate the photographs “[i]n light of the ability to ‘photoshop,’ [and] edit photographs on the computer.”
Appendix A (Cont.): Case Law – Authenticating Web Evidence Under FRE 901(b)(1)


The Court held that to authenticate printouts from a website, the proponent of the evidence must produce "some statement or affidavit from someone with knowledge [of the website] . . . for example [a] web master or someone else with personal knowledge would be sufficient."

Appendix B: Case Law – Authenticating Web Evidence Under FRE 901(b)(3)


On appeal, the court held that the prosecution’s failure to authenticate a photo downloaded from appellant’s MySpace account should have barred its admission where:

(1) the proponent could not testify from his personal knowledge that the photograph truthfully portrayed appellant flashing a gang sign (FRE 901(b)(1));

(2) “no expert testified that the picture was not a 'composite' or 'faked' photograph” (FRE 901(b)(3)); and

(3) "digital photographs can be changed to produce false images."
Appendix C: Case Law – Authenticating Web Evidence Under FRE 901(b)(4)

Smith v. State, 136 So.3d 424, 433-­434 (Miss.2014)

The court held that the name and photograph on a Facebook printout were insufficient to link the communication to the purported author under Miss. R. Evid. 901(b)(4) (modeled after FRE 901(b)(4)). The court noted “[t]he ease with which defendants and alleged victims alike could fabricate a social media account to corroborate a story.”

Griffin v. State, 19 A.3d 415, 424 (Md.2011)

The court held that the witness’s birthday, location, photograph and nickname listed on her alleged MySpace profile did not provide a foundation to authenticate the profile. The court reasoned that information generally known by a witness’s friends and associates is not sufficient “distinctive characteristics” to authenticate a profile page. In addition, the court emphasized that someone other than alleged author could have created the site and posted the comment at issue.

Appendix D: Case Law – Authenticating Web Evidence Under FRE 901(b)(9)


Facts: Plaintiff tried to authenticate printouts of archived electronic documents retrieved from the Internet Archive to show what defendant’s website looked like in 2000. To authenticate the printouts, plaintiff submitted affidavits of two fact witnesses who testified that the printouts correctly portrayed the webpage as it looked in 2000. Plaintiff also presented an affidavit from the Internet Archive’s administrative director from a previous litigation.

Holding: The court held that plaintiff did not meet the requirements for authentication. The court concluded that to satisfy the requirement of FRE 901, plaintiff must provide a statement or affidavit from an Internet Archive representative with personal knowledge of the contents of the Internet Archive website verifying the printouts are true and accurate copies of Internet Archive’s records.
Appendix D (Cont.): Case Law – Authenticating Web Evidence Under FRE 901(b)(9)


Discussing the various ways to authenticate webpage evidence under FRE 901(b), the court emphasized that “[Rule 901(b)(9)] recognizes one method of authentication that is particularly useful in authenticating electronic evidence stored in or generated by computers.”

*In re Vinhnee*, 336 B.R. 437, 446 (B.A.P. 9th Cir. 2005) (emphasis added)

Exploring the methods to authenticate webpage evidence, the court highlighted that “[t]he advisory committee note makes plain that *Rule 901(b)(9) was designed to encompass computer-generated evidence*...”

Appendix E: Case Law – Testimony of Person Capturing 3rd-Party Webpage Insufficient to Authenticate


The court held that a printout of a LinkedIn profile page was not properly authenticated by the declaration from the individual who merely printed the webpage.

*United States v. Vayner*, 769 F.3d 125, 131 (2d Cir. N.Y. 2014)

The court concluded that there was insufficient evidence to authenticate a social media page where the government did not provide a sufficient basis to conclude that the proffered printout was defendant’s profile page.