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	Rule 3.3(a)(3)
	Variations from ABA model rule are noted. Based on reports of state committees reviewing recent changes to the model rules. For information on individual state committee reports, see <a href="http://www.abanet.org/cpr/jclr/home.html">http://www.abanet.org/cpr/jclr/home.html</a> . Does not include Comments. August 2007
AK (as proposed)	Adds “and timely” after “reasonable”
AZ (as adopted)	Same as MR
AR (as adopted)	Same as MR
CO (as adopted)	Same as MR
CT (as adopted)	Does not have last sentence
DE (as adopted)	Same as MR
DC (as adopted)	(a)(4): Offer evidence that the lawyer knows to be false, except as provided in paragraph (b). A lawyer may refuse to offer evidence, other than the testimony of a defendant in a criminal matter, that the lawyer reasonably believes is false.
FL (as adopted)	(a)(4), which is MR (a)(3): adds after first phrase: A lawyer may not offer testimony that the lawyer knows to be false in the form of a narrative unless so ordered by the tribunal; does not include in the last sentence, “other than the testimony of a defendant in a criminal matter”
ID (as adopted)	Same as MR
IL (as proposed)	Same as MR
IN (as adopted)	Same as MR
IA (as adopted)	Same as MR
KS (as adopted)	Same as MR
KY (as proposed)	Same as MR
LA (as	Same as MR

adopted)	
ME (as proposed)	Same as MR
MD (as adopted)	Has previous MR (a)(4) Offer evidence that the lawyer knows to be false. If a lawyer has offered material evidence and comes to know of its falsity, the lawyer shall take reasonable remedial measures.
MI (as proposed)	Same as MR
MN (as adopted)	Same as MR
MS (as adopted)	Has previous MR (a)(4) Offer evidence that the lawyer knows to be false. If a lawyer has offered material evidence and comes to know of its falsity, the lawyer shall take reasonable remedial measures.
MO (as adopted)	Same as MR
MT (as adopted)	Same as MR
NE (as adopted)	Same as MR
NV (as adopted)	Same as MR
NH (as adopted)	Same as MR
NJ (as adopted)	Has previous MR (a)(4) Offer evidence that the lawyer knows to be false. If a lawyer has offered material evidence and comes to know of its falsity, the lawyer shall take reasonable remedial measures.
NY (as proposed)	Adds “or use” to “offer”
NC (as adopted)	Same as MR
ND (as adopted)	Adds after “disclosure to the tribunal:” unless the evidence was contained in testimony of the lawyer's client. If the evidence was contained in testimony of the lawyer's client, the lawyer shall make reasonable efforts to convince the client to consent to disclosure. If the client refuses to consent to disclosure, the lawyer shall seek to withdraw from the representation without disclosure. If withdrawal is not permitted, the lawyer may continue the representation and such continuation alone is not a violation of these rules. The lawyer may not use or argue the client's false testimony. Does not have last sentence.
OH (as adopted)	Changes second sentence: “If a lawyer, the lawyer’s client, or a witness called by the lawyer has offered material evidence and the lawyer comes to know of its falsity, the lawyer shall take reasonable <del>remedial</del> measures <u>to remedy the situation</u> , including, if necessary disclosure to the tribunal.”

OK (as adopted)	Deletes “other than the testimony of a defendant in a criminal matter”
OR (as adopted)	Same as MR
PA (as adopted)	moves phrase from Comment [1] into the text: “... material evidence <u>before a tribunal or in an ancillary proceeding conducted pursuant to a tribunal’s adjudicative authority, such as a deposition,.....”</u> ”
RI (as adopted)	Same as MR
SC (as adopted)	Same as MR
SD (as adopted)	Adds “timely” before “take reasonable remedial measures”  Adds at end: “However, in a criminal matter, the lawyer shall not participate with the client in the presentation of the client’s testimony which the lawyer knows to be false.”
UT (as adopted)	Same as MR
VT (as proposed)	Same as MR
VA (as adopted)	Has previous MR (a)(4) Offer evidence that the lawyer knows to be false. If a lawyer has offered material evidence and comes to know of its falsity, the lawyer shall take reasonable remedial measures.
WA (as adopted)	(a)(4): offer evidence that the lawyer knows to be false
WI (as adopted)	Same as MR
WY (as adopted)	Same as MR