394.270 Evidence given on probate may be read at trial.

The record of what is proved or deposed in court by witnesses on the motion to admit a will to record, and any deposition lawfully taken out of court on such motion, of witnesses who cannot be produced at a trial in the Circuit Court before a jury, may, on such trial, be admitted as evidence, to have such weight as the jury thinks they deserve.

Effective: October 1, 1942

History: Recodified 1942 Ky. Acts ch. 208, sec. 1, effective October 1, 1942, from Ky. Stat. sec. 4863.