WILLARD CITY POLICE DEPARTMENT

80 W 50 S PO Box 593 Willard Utah 84340



435-734-9881 Office 435-723-6164 FAX 435-734-3800 Dispatch

DATE:	TIME OF INCIDENT:_		INCIDENT #:	
NAME:		AGE:	DATE OF BIRTH:_	
ADDRESS:	CITY:_		STATE:	ZIP:
TELEPHONE NUMBERS: 1	HOME:	_ WORK:	OTHER:_	
TYPE OF INCIDENT:				
LOCATION OF INCIDENT:				
Officer Collecting Statement:				
	Please describe what you sa	*		
				\square See other side $\rightarrow \rightarrow$
YOUR SIGNATURE:				_
	nt you make and that you do not			hment"

76-8-504. Written false statement.

- A person is guilty of a class B misdemeanor if:

 (1) He makes a written false statement which he does not believe to be true on or pursuant to a form bearing a notification authorized by law to the effect that false statements made therein are punishable: or
- (2) With intent to deceive a public servant in the performance of his official function, he:
- Makes any written false statement which he does not believe to be true; or
- (b) Knowingly creates a false impression in a written application for any pecuniary or other(2) Notification under Subsection (1) is sufficient benefit by omitting information necessary to if it is verbal or written and is in a prevent statements therein from being following form: "You are notified misleading; or following form: "You are notified you are about to make may be provided in the prov
- (c) Submits or invites reliance on any writing which he knows to be lacking in authenticity; or
- (d) Submits or invites reliance on any sample, specimen, map, boundary mark, or other object which he knows to be false.
- (3) No person shall be guilty under this section if he retracts the falsification before it becomes manifest that the falsification was or would be exposed

76-8-504.5. False statements -- Preliminary hearing.

- (1) A person is guilty of a class A misdemeanor if the person makes a false statement:
- (a) which the person does not believe to be true; (b) that the person has reason to believe will be
- (c) after having been notified either verbally or in writing that:
- (i) the statement may be used in a preliminary hearing before a magistrate or a judge; and
- (ii) if the person makes a false statement after having received this notification, he is subject to a criminal penalty.

Inder Subsection (1) is sufficient if it is verbal or written and is in substantially the following form: "You are notified that statements you are about to make may be presented to a magistrate or a judge in lieu of your sworn testimony at a preliminary examination. Any false statement you make and that you do not believe to be true may subject you to criminal punishment as a class A misdemeanor."

76-8-506 False Report of Offense to Law Enforcement Officer

A person is guilty of a class B misdemeanor if he:

- (1) knowingly gives or causes to be given false information to any peace officer or any state or local government agency or personnel with a purpose of inducing the recipient of the information to believe that another has committed an offense;
- (2) knowingly gives or causes to be given to any peace officer, any state or local government agency or personnel, or to any person licensed in the state to practice social work, psychology or marriage and family therapy, information concerning the or marriage and family therapy, information concerning the or marriage and family therapy, information concerning the commission of an offense, knowing that the offense did not

occur or knowing that he has no information relating to the offense or danger; or

(3) knowingly gives or causes to be given false information to any state or local government agency or personnel with the intent of inducing a change in the person's licensing or certification of inducing a change in the person's licensing or certification status or the licensing or certification status of another.

WILLARD CITY POLICE DEPARTMENT

80 W 50 S PO Box 593 Willard Utah 84340



435-734-9881 Office 435-723-6164 FAX 435-734-3800 Dispatch

Your Name:	INCIDENT #
VOUR SIGNATURE:	DATE: / /