

13-850-2. FALSE OR INCONSISTENT MATERIAL STATEMENTS. A person is guilty of a class B misdemeanor if in any official proceeding of any proceeding conducted by this municipality or pursuant to its ordinances:

- A. He makes a false material statement under oath or affirmation or swears or affirms the truth of a material statement previously made and he does not believe the statement to be true; or
- B. He makes inconsistent material statements under oath or affirmation, both within the period of limitations, one of which is false and not believed by him to be true. In a prosecution under this section, it need not be alleged or proved which of the statements is false by only that one or the other was false and not believed by the defendant to be true.

13-850-3. FALSE OR INCONSISTENT STATEMENTS.

In any proceeding conducted by this municipality or pursuant to its ordinances a person is guilty of a class B misdemeanor if:

- A. He makes a false statement under oath or affirmation or swears or affirms the truth of the statement previously made and he does not believe the statement to be true if:
 - 1. The falsification occurs in an official proceeding, or is made with a purpose to mislead a public servant in performing his official functions; or
 - 2. The statement is one which is required by law to be sworn or affirmed before a notary or other person authorized to administer oaths; or
- B. He makes inconsistent statements under oath or affirmation, both within the period of limitations, one of which is false and not believed by him to be true. In a prosecution under this section, it need not be alleged or proved which of the statements is false by only that one or the other was false and not believed by the defendant to be true.
- C. 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.

13-850-8. TAMPERING WITH WITNESS — RETALIATION AGAINST WITNESS OR INFORMANT — BRIBERY.

A person is guilty of a class B misdemeanor if:

- A. Believing that an official proceeding or investigation is pending or about to be instituted, he attempts to induce or otherwise cause a person to:
 - 1. Testify or inform falsely; or
 - 2. Withhold any testimony, information, document or thing; or
 - 3. Elude legal process summoning him to provide evidence; or
 - 4. Absent himself from any proceeding or investigation to which he has been summoned; or
- B. He commits any unlawful act in retaliation for anything done by another in his capacity as a witness or informant; or
- C. He solicits, accepts, or agrees to accept any benefit in consideration of his doing any of the things specified in paragraph A.

13-850-9. EXTORTION OR BRIBERY TO DISMISS CRIMINAL PROCEEDING.

- A. A person is guilty of a class B misdemeanor if by the use of force or by any threat which would constitute a means of committing the crime of theft by extortion under this title, if the threat were employed to obtain property, or by promise of any reward or pecuniary benefits, he attempts to induce an alleged victim of a crime to secure the dismissal of or to prevent the filing of a criminal complaint or summons.
- B. "Victim," as used in this section, includes a child or other person under the care or custody of a parent or guardian.

13-850-10. TAMPERING WITH EVIDENCE. A person commits a class B misdemeanor if, believing that an official proceeding or investigation is pending or about to be instituted by the municipality, he:

- A. Alters, destroys, conceals, or removes anything with a purpose to impair its verity or availability in the proceeding or investigation; or
- B. Makes, presents or uses anything which he knows to be false with a purpose to deceive a public servant who is or may be engaged in a proceeding or investigation.