

240.90 FURNISHING FALSE INFORMATION ON AN EMPLOYMENT
APPLICATION TO A CHILD CARE INSTITUTION. MISDEMEANOR.

The defendant has been charged with furnishing false information on an employment application to a child care institution.

For you to find the defendant guilty of this offense, the State must prove four things beyond a reasonable doubt:

First, that the defendant was [an applicant for employment] [an individual wishing to volunteer] at a child care institution.

Second, that the defendant willfully [furnished] [supplied] [gave] information.

Third, that information was false.

And Fourth, the information was supplied on an employment application that is the basis for a criminal history record check.

If you find from the evidence beyond a reasonable doubt that on or about the alleged date, the defendant was [an applicant for employment] [an individual wishing to volunteer] at a child care institution, and willfully [furnished] [supplied] [gave] information that was false, and that information was the basis for a criminal history record check, it would be your duty to return a verdict of guilty. If you do not so find or if you have reasonable doubt as to one or more of these things, then you would return a verdict of not guilty.

