

N.C.P.I.—Crim. 237.58
WILLFULLY [FURNISHING] [SUPPLYING] [OTHERWISE GIVING] FALSE
INFORMATION ON AN ADVANCED DEPOSIT WAGERING (ADW) LICENSE
APPLICATION. FELONY.
GENERAL CRIMINAL VOLUME
MAY 2024
N.C. Gen. Stat. § 18C-1020(d)

237.58 WILLFULLY [FURNISHING] [SUPPLYING] [OTHERWISE GIVING]
FALSE INFORMATION ON AN ADVANCED DEPOSIT WAGERING (ADW)
LICENSE APPLICATION. FELONY.

The defendant has been charged with willfully [furnishing] [supplying]
[otherwise giving] false information on an advanced deposit wagering (ADW)
license application.

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

First, that the defendant applied to become an advanced deposit
wagering (ADW) licensee.¹

And Second, that the defendant willfully [furnished] [supplied]
[otherwise gave] false information on the license application.

If you find from the evidence beyond a reasonable doubt that on or
about the alleged date, that the defendant applied to become an advanced
deposit wagering (ADW) licensee and that the defendant willfully [furnished]
[supplied] [otherwise gave] false information on the license application, it
would be your duty to return a verdict of guilty. If you do not so find or have
a reasonable doubt as to one or both of these things, it would be your duty to
return a verdict of not guilty.

1. An ADW licensee is defined as “[a]ny person or entity licensed by the Commission
in accordance with this Article.” N.C. Gen. Stat. § 18C-1001(2).