Sufficiency Of Accusatory Instruments.

Judgments:

Facts, Conferring Jurisdiction.

Oregon Revised Statutes; § 135.730

http://www.oregonlaws.org/ors/135.730 / https://www.oregonlegislature.gov/bills laws/ors/ors135.html

In Pleading in an accusatory instrument a Judgment or other determination of or proceeding **Before**

a Court or Officer of Special Jurisdiction,

it is Not Necessary to State

the Facts Conferring Jurisdiction;

but the judgment, determination or proceeding may be stated to have been duly given or made.

> The Facts Conferring Jurisdiction, however, must be Established On the Trial.

Perjury. https://www.oregonlaws.org/ors/135.737

In an accusatory instrument for perjury,

attempted perjury, solicitation of perjury or conspiracy to commit perjury

it is Sufficient to Set Forth the Substance of the Controversy

or matter in respect to which the crime was committed,

in what court or before whom the oath alleged to be false was taken

and that the court or person before whom it was taken had authority to administer it, with proper allegations of the falsity of the matter on which the perjury is assigned;

but the accusatory instrument need set forth neither

the pleadings, record or proceedings with which the oath is connected

nor the commission or authority of the court or person

before whom the perjury was committed.