

Witness Oath (Before/After Interrogation)

Hereby, before the Honorable

High Administrative Court (District Court),

I swear that for the Event/Case of

Year:

Zi:

No.:

I will/did deliver my testimony in honesty, without any hidden, polished, added or reduced contents. Should there be any false statement, I am willing to accept the penalty of perjury.

Witness:

Republic Year:

Month:

Date:

Cautionary Remarks:

1. Witnesses should take their oath separately; if witnesses testify in court, they should read aloud their oath. For ones who are unable to do so, the clerk will read aloud for them and explain the meaning.
2. Witnesses should sign on the oath; if witnesses testify in court and are unable to sign, the clerk may sign for them and ask for their seal or fingerprint.
3. Article 168 of Criminal Code provides: "During the judicial proceedings or a District Attorney's investigation, for matters that have important relevance to the case at bar, whether the oath is taken before or after the testimony, witnesses, appraisers or interpreters is subjected to imprisonment for a maximum of seven years for any false statement."

Explanation:

If a witness takes an oath before testimony, strike out the word "did;" if the witness takes an oath after the testimony, strike out the word "will."

