**13-1650. Spoliation of evidence.**

 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (*name of plaintiff*) says in this case that \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (*name of defendant*) intentionally [disposed of, destroyed, mutilated or significantly altered] evidence relevant to a [potential lawsuit] [lawsuit]. In order to prove intentional spoliation of evidence, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (*plaintiff*) must prove each of the following:

1. There was [a lawsuit] [the potential for a lawsuit];

2. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (*defendant*) knew there was [a lawsuit] [the potential for a lawsuit];

3. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (*defendant*) disposed of, destroyed, mutilated or significantly altered potential evidence;

4. By its conduct \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_'s (*defendant's*) sole intent was to disrupt or defeat a potential lawsuit;

5. The destruction or alteration of the evidence resulted in \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_'s (*plaintiff's)* inability to prove [his] [her] case;

6. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (*plaintiff*) suffered damages as a result of the destruction or alteration.

USE NOTES

 This instruction is to be used when the plaintiff brings a claim for intentional spoliation of evidence.

[Approved, effective March 21, 2005.]