

CR403 Party Liability.

A person can commit a crime as a “party.” In other words, a person can commit a criminal offense even though that person did not personally do all of the acts that make up the offense. If you find beyond a reasonable doubt that:

(1) the defendant had the mental state required to commit the offense, AND

(2) the defendant solicited, requested, commanded, encouraged, or intentionally aided another to commit the offense, AND

(3) the offense was committed;

then you can find the defendant guilty of that offense.

References

Utah Code Ann. § 76-2-202.

Last Revised – 06/06/2018