ANSWER: #3

O.C.G.A § 24-8-801: "Hearsay means a statement...offered in evidence to prove the truth of the matter asserted."

An out –of-court statement is hearsay if offered for a purpose that requires the fact finder to assume the declarant <u>was not lying or mistaken</u>.

An out-of-court statement is hearsay if its relevance asks the fact finder to assume the caller was <u>not lying or mistaken</u>

How was the statement relevant?

To prove Frank broke in to the house.

Proves this only if we assume the speaker was not lying or mistaken.

Thus, 'hearsay.'