EVIDENCE--LIMITATION AS TO PARTIES. G.S. 8C-1, Rule 105 (Effective July 1, 1984).

 $\underline{\text{Note}}\ \underline{\text{Well:}}$ Use this instruction to limit the use of evidence to a particular party or to particular parties.

(Describe evidence) has been admitted as [against] [to] (name party or parties) only. This means that in considering the case(s) [of] [against] (name party or parties), you may consider this evidence for [the purpose of (describe limited purpose)] [any proper purpose]. However, you must not consider this evidence in the case [of] [against] (name party or parties). As to [him] [them], this evidence must play no part in your deliberation.