PERMITTING UNLICENSED MINOR TO DRIVE. G.S. 20-32.1

The motor vehicle law provides that it is unlawful for any person to cause or knowingly permit any minor under the age of eighteen years to operate a motor vehicle upon a [highway] [street], unless the minor has an operator's license.

A violation of this law is negligence within itself.

However, a finding of such negligence does not alone establish a causal connection between it and [the collision] [(describe other occurrence)]. Such negligence would not be a proximate cause if the operation of the vehicle was otherwise in accordance with the duties imposed by law.²

¹See N.C.P.I.--Civil 220.20 for a more general instruction.

²See <u>Hoke v. Greyhound Corp.</u>, 226 N.C. 692, 40 S.E.2d 345 (1946).