Page 1 of 2 N.C.P.I.—Crim. 207.97 SEXUAL [CONTACT] [PENETRATION] UNDER PRETEXT OF MEDICAL TREATMENT – REPRESENTATIONS. FELONY. GENERAL CRIMINAL VOLUME JUNE 2020 N.C. Gen. Stat. § 14-27.33A(b).

207.97 SEXUAL [CONTACT] [PENETRATION] UNDER PRETEXT OF MEDICAL TREATMENT. FELONY.

The defendant has been charged with sexual [contact] [penetration] under pretext of medical treatment.

For you to find the defendant guilty of this offense, the state must prove three things beyond a reasonable doubt:

<u>First</u>, that the defendant undertook medical treatment of a patient. Medical treatment includes an examination or procedure. A patient is a person who has undergone or is seeking to undergo medical treatment.

<u>Second</u>, that, in the course of that medical treatment, the defendant represented to the patient that sexual [contact] [penetration] between the defendant and the patient [was necessary] [would be beneficial to the patient's health].

[Sexual contact is the intentional touching of a person's intimate parts or the intentional touching of the clothing covering the immediate area of the person's intimate parts, if that intentional touching can reasonably be construed as being for the purpose of sexual arousal or gratification, done for a sexual purpose, or done in a sexual manner.]

[Sexual penetration is [sexual intercourse] [cunnilingus] [fellatio] [anal intercourse] [any intrusion, however slight, of any part of a person's body or of any object into the genital or anal openings of another person's body, regardless of whether semen is emitted, if that intrusion can reasonably be construed as being for the purpose of sexual arousal or gratification, done for a sexual purpose, or done in a sexual manner.]

<u>And Third</u>, that the defendant induced the patient to engage in sexual [contact] [penetration] with the defendant by means of the representation.

Page 2 of 2 N.C.P.I.—Crim. 207.97 SEXUAL [CONTACT] [PENETRATION] UNDER PRETEXT OF MEDICAL TREATMENT – REPRESENTATIONS. FELONY. GENERAL CRIMINAL VOLUME JUNE 2020 N.C. Gen. Stat. § 14-27.33A(b).

If you find from the evidence beyond a reasonable doubt that on or about the alleged date the defendant undertook medical treatment of a patient, that in the course of that medical treatment the defendant represented to the patient that sexual [contact] [penetration] between the defendant and the patient [was necessary] [would be beneficial to the patient's health], and that the defendant induced the patient to engage in sexual [contact] [penetration] with the defendant by means of the representation, it would be your duty to return a verdict of guilty. If you do not so find, or have a reasonable doubt as to one or more of these things, it would be your duty to return a verdict of not guilty.