N.C.P.I.—CRIM. 236A.28 [STANDING] [SITTING] [LYING] UPON [HIGHWAYS] [STREETS]. MISDEMEANOR. CRIMINAL VOLUME JUNE 2015 N.C. Gen. Stat. 20-174.1

[STANDING] [SITTING] [LYING] UPON [HIGHWAYS] [STREETS]. Misdemeanor.

The defendant has been charged with [standing] [sitting] [lying] upon a [highway] [street] as to impede the regular flow of traffic.

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

First, that the defendant acted willfully.

<u>Second</u>, that the defendant [stood upon] [sat upon] [lied down upon] a [highway] [street].

<u>And Third</u>, that the defendant did that act in such a manner as to impede the regular flow of traffic.

If you find from the evidence beyond a reasonable doubt that on or about the alleged date, the defendant willfully [stood] [sat] [lied] upon a [highway] [street] so as to impede the regular flow of traffic, 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.