UNLAWFUL PLACING OR STAMPING OF A SERIAL OR OTHER NUMBER UPON A VEHICLE, WHERE SUCH NUMBER HAS NOT BEEN ASSIGNED TO THE VEHICLE BY THE DIVISION OF MOTOR VEHICLES. G.S. 20-109(a)(3). FELONY.

The defendant has been charged with unlawfully [placing] [stamping] a [serial] [transmission] [engine] number upon a vehicle, which number has not been assigned to such vehicle by the Division of Motor Vehicles.

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 [placed] [stamped] a [serial] [transmission] [engine] number upon a vehicle.

Second, that the number which the defendant [placed]
[stamped] upon that vehicle had not been assigned to that vehicle
by the Division of Motor Vehicles.

And Third, that the defendant was not a licensed vehicle manufacturer authorized by law to [place] [stamp] such a number upon a vehicle.

If you find from the evidence beyond a reasonable doubt that on or about the alleged date the defendant [placed] [stamped] a [serial] [transmission] [engine] number upon a vehicle that had not been assigned to that vehicle by the Division of Motor Vehicles, and that the defendant was not a licensed vehicle manufacturer authorized by law to [place] [stamp] such number upon a vehicle, then 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.