[GIVING] [LENDING] [BORROWING] A LICENSE PLATE FOR THE PURPOSE OF USING SAME ON A MOTOR VEHICLE OTHER THAN THAT FOR WHICH IT WAS ISSUED. G.S. 20-111(3) MISDEMEANOR General Criminal Volume

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The defendant has been charged with [giving] [lending] [borrowing] a license plate for the purpose of using that license plate on a motor vehicle other than the vehicle for which the license plate was issued.

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

First, that the defendant [gave] [lent] [borrowed] a license plate.

And Second, that the defendant [gave] [lent] [borrowed] the license plate for the purpose of using it on a motor vehicle other than the vehicle for which the license plate was issued.

If you find from the evidence beyond a reasonable doubt that on or about the alleged date, the defendant [gave] [lent] [borrowed] a license plate for the purpose of using it on a motor vehicle other than the vehicle for which the license plate was issued, 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.