Page 1 of 3 N.C.P.I.-Crim 203.10 HABITUAL FELON. GENERAL CRIMINAL VOLUME REPLACEMENT JUNE 2018 N.C. Gen. Stat. §§ 14-7.1, 14-7.6

203.10 HABITUAL FELON.1

NOTE WELL: See N.C. Gen. Stat. § 15A-928 for provisions regarding indictment, bifurcated trial, verdict, and judgment.

The defendant has been charged with being an habitual felon. An habitual felon is an individual who has been convicted of or pled guilty to felony offenses on at least three separate occasions since July 6, 1967. Each of these crimes must have been committed after the plea of guilty to or conviction of the one before it.2

For you to find the defendant guilty of being an habitual felon, the State must prove three things beyond a reasonable doubt:

NOTE WELL: While the first element below refers to felonies, N.C. Gen. Stat. § 14-7.1 now applies not only to prior felonies under the laws of North Carolina, pursuant to subsection (b)(1), but also: pursuant to subsection (b)(2) of the statute, an offense that is a felony under the laws of another state or sovereign that is substantially similar to an offense that is a felony un North Carolina, and to which a plea of guilty was entered, or a conviction was returned regardless of the sentence actually imposed; pursuant to subsection (b)(3), an offense that is a crime under the laws of another state or sovereign that does not classify any crimes as felonies if all of the following apply: The offense is substantially similar to an offense that is a felony in North Carolina, the offense may be punishable by imprisonment for more than a year in state prison, a plea of quilty was entered or a conviction was returned regardless of the sentence actually imposed; and pursuant to subsection (b)(4), an offense that is a felony under federal law, provided, however, that federal offenses relating to the manufacture, possession, sale and kindred offenses involving intoxicating liquors shall not be considered felonies for the purpose of this Article. The pattern jury committee believes it is for the trial judge to determine whether an offense UNDER THE LAWS OF ANOTHER STATE is substantially similar to an offense that is a felony in North Carolina.

First, that on (name date) the defendant, in (name court) [was convicted of] [pled guilty to] the [felony] [crime] of (name felony or crime),

Page 2 of 3 N.C.P.I.-Crim 203.10 HABITUAL FELON. GENERAL CRIMINAL VOLUME REPLACEMENT JUNE 2018 N.C. Gen. Stat. §§ 14-7.1, 14-7.6

that was committed on (name date) in violation of the law of the [State of North Carolina] [State of (name other state)] [United States].

<u>Second</u>, that on (name date) the defendant, in (name court) [was convicted of] [pled guilty to] the [felony] [crime] of (name felony or crime), that was committed on (name date) in violation of the law of the [State of North Carolina] [State of (name other state)] [United States].

And Third, that on (name date) the defendant, in (name court) [was convicted of] [pled guilty to] the [felony] [crime] of (name felony or crime) that was committed on (name date) in violation of the law of the [State of North Carolina] [State of (name other state)] [United States].

If you find from the evidence beyond a reasonable doubt that:

- On (name date), the defendant in (name court) [was convicted of]
 [pled guilty to] the [felony] [crime] of (name felony or crime), that
 was committed on (name date) in violation of the law of the [State
 of North Carolina] [State of (name other state)] [United States];
 and
- 2) On (name date), the defendant in (name court) [was convicted of] [pled guilty to] the [felony] [crime] of (name felony or crime), that was committed on (name date) in violation of the law of the [State of North Carolina] [State of (name other state)] [United States]; and
- 3) On (name date), the defendant in (name court) [was convicted of] [pled guilty to] the [felony] [crime] of (name felony or crime), that was committed on (name date) in violation of the law of the [State of North Carolina] [State of (name other state)] [United States]; it would be your duty to return a verdict of guilty. If you do not so

Page 3 of 3 N.C.P.I.-Crim 203.10 HABITUAL FELON. GENERAL CRIMINAL VOLUME REPLACEMENT JUNE 2018 N.C. Gen. Stat. §§ 14-7.1, 14-7.6

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 quilty.

¹ Under N.C. Gen. Stat. §14-7.5, the issue of whether a defendant is an habitual felon is submitted to the jury, or, in the alternative, a defendant may enter a guilty plea to the charge of being an habitual felon. Even when a defendant stipulates to the three prior convictions and as to his status as an habitual felon, such stipulation, in the absence of an inquiry by the trial court to establish a record of a formal guilty plea, is not tantamount to a guilty plea. State v. Gilmore, 142 N.C. App. 465, 542 S.E.2d 694 (2001).

² At least two of the three felonies must have been committed after the defendant's eighteenth birthday. Pleas of guilty to or convictions of felony offense, prior to July 6, 1967, shall not constitute felony offenses, nor shall any felony offense to which a pardon has been extended constitute a felony. Federal offenses involving intoxicating liquors are not felonies for purposes of this offense.