PLACING BURNING CROSS ON PROPERTY OF ANOTHER, ON A PUBLIC STREET OR HIGHWAY, OR ANY PUBLIC PLACE WITH THE INTENT TO INTIMIDATE. FELONY. G.S. 14-12.12(B).

The defendant has been charged with [placing] [causing to be placed] a burning cross on [the property of another] [a public street or highway] [a public place] with the intention of intimidating any person or persons.

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

- <u>First</u>, that the defendant [placed] [caused to be placed] a (simulated) burning cross on [the property of another] [a public street or highway. (*Name street or highway*) is a public street or highway.] [a public place. (*Name place*) is a public place.)]
- <u>And Second</u>, that the defendant did this with the intention of [intimidating any person or persons] [causing any person or persons to do an unlawful act] [preventing any person or persons from doing a lawful act].

If you find from the evidence beyond a reasonable doubt that on or about the alleged date the defendant [placed] [caused to be placed] a (simulated) burning cross on [the property of another] [a public street or highway] [a public place] with the intention of [intimidating any person or persons] [causing any person or persons to do an unlawful act] [preventing any person or persons from doing a lawful act], 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 both of these things, it would be your duty to return a verdict of not guilty.

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