N.C.P.I.—Criminal 208.01 ASSAULT ON [LEGISLATIVE] [EXECUTIVE] [COURT] OFFICER. G.S. 14-16.6(a). FELONY General Criminal Volume Replacement June 2011

The defendant has been charged with assault on a(n) [legislative] [executive] [court] officer.¹

For you to find the defendant guilty of this offense, the State must prove three things

beyond a reasonable doubt:

First, that the defendant assaulted the victim by intentionally² (and without justification or

excuse)³ (*describe assault*).

Second, that the victim was a(n) [legislative]⁴ [executive]⁵ [court]⁶ officer. [(Name

victim's title) is a(n) [legislative] [executive] [court] officer.]⁷

And Third, that the defendant knew or had reasonable grounds to know that the victim

was a(n) [legislative] [executive] [court] officer.

<u>NOTE WELL</u>: If self-defense is an issue, use charge N.C.P.I.—Crim. 308.40 as to the elements of self-defense.

If you find from the evidence beyond a reasonable doubt that on or about the alleged

⁴ G.S. 147-2. The legislative officers are: the fifty Senators; One hundred and twenty members of the House of Representatives; a Speaker of the House of Representatives; a clerk and assistants in each house; a Sergeant-at-arms and assistants in each house; and as many subordinates in each house as may be deemed necessary.

⁵ G.S. 147-3(c). The general civil executive officers of this State are as follows: a Governor; a Lieutenant Governor; Private secretary for the Governor; a Secretary of State; an Auditor; a Treasurer; an Attorney General; a Superintendent of Public Instruction; the members of the Governor's Council; a Commissioner of Agriculture; a Commissioner of Labor; a Commissioner of Insurance.

⁶ G.S. 14-16.10(1) defines a court officer as: Magistrate, clerk of superior court, acting clerk, assistant or deputy clerk, judge, or justice of the General Court of Justice; district attorney, assistant district attorney, or any other attorney designated by the district attorney to act for the State or on behalf of the district attorney; public defender or assistant defender; court reporter; juvenile court counselor as defined in G.S. 7B-1501(5). Effective December 1, 2003, the term "court officer" includes any attorney or other individual employed by or acting on behalf of the department of social services in proceedings pursuant to Subchapter I of Chapter 7B of the General Statutes; any attorney or other individual appointed pursuant to G.S. 7B-1108 or employed by the Guardian ad Litem Services Division of the Administrative Office of the Courts.

 7 G.S. 14-16.9 provides that any person who has been elected to any of the above-mentioned offices, but has not yet taken the oath of office, shall be considered to hold the office for the purpose of this offense.

¹ If a definition of assault is needed, see N.C.P.I.--Crim. 120.20.

² If a definition of intent is needed, see N.C.P.I.--Crim. 120.10.

 $^{^{\}scriptscriptstyle 3}$ The parenthetical phrase should only be used where there is evidence of justification or excuse, such as self-defense.

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date, the defendant intentionally assaulted the victim, that the victim was a(n) [legislative] [executive] [court] officer, and that the defendant knew or had reasonable grounds to know that the victim was a(n) [legislative] [executive] [court] officer, (nothing else appearing)⁸ 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.⁹

NOTE WELL: If self-defense is an issue, use the mandate from N.C.P.I.—Crim. 308.40.10

⁸ The parenthetical phrase should only be used where there is evidence of justification or excuse.

⁹ If there is to be an instruction on lesser included offenses, the last phrase should be ". . . you will not return a verdict of guilty of assault on a [legislative] [executive] [court] officer."

¹⁰ Including self-defense in the mandate is required by *S. v. Woodson*, 31 N.C. App. 400 (1967). *Cf. S. v. Dooley*, 285 N.C. 158 (1974).