OBTAINING ACADEMIC CREDIT BY FRAUDULENT MEANS. MISDEMEANOR. G.S. 14-118.2.

The defendant has been charged with fraudulently [assisting] [[attempting] [advertising] [offering] to assist] a student in obtaining a(n) [academic credit] [grade] [test score] [diploma] [certificate] [degree].

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

First, that the defendant [assisted] [[attempted] [advertised] [offered] to assist] a student fraudulently and unlawfully to obtain a(n) [academic credit] [grade] [test score] [diploma] [certificate] [degree] from an educational institution.

<u>Second</u>, that the defendant acted willfully and with the intent to defraud.

And Third, that the defendant acted in exchange for [an article of value] [money].

If you find from the evidence beyond a reasonable doubt that on or about the alleged date, the defendant [assisted] [[attempted] [advertised] [offered] to assist] a student unlawfully to obtain by fraud a(n) [academic credit] [grade] [test score] [diploma] [certificate] [degree] from an educational institution, that the defendant acted willfully and with intent to defraud, and that the defendant acted in exchange for [an article of value] [money], 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, then it would be your duty to return a verdict of not guilty.