[CUTTING] [INJURING] [REMOVING] ANOTHER'S TIMBER. G.S.14-135, 14-72.1

The defendant has been charged with [cutting] [injuring] [removing] another's timber.

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 knowingly and willfully [cut down] [injured] [removed] a [[standing] [growing] [fallen] tree]] [log].

And Second, that the [[standing] [growing] [fallen] tree]] [log] was on the property of another at the time it was [cut down] [injured] [removed].

If you find from the evidence beyond a reasonable doubt that on or about the alleged date, the defendant knowingly and willfully [cut down] [injured] [removed] a [[standing] [growing] [fallen] tree]] [log] that was on the property of another, it would be your duty to return a verdict of guilty. If you do not so find or if you have a reasonable doubt as to one or more of these things, it would be your duty to return a verdict of not guilty.

<sup>1.</sup> Punishment for this offense shall be determined pursuant to G.S. 14-72.