HARASSING BY IMPARTING FALSE INFORMATION BY TELEPHONE. G.S. 14-196(a)(5). MISDEMEANOR.

The defendant has been charged with harassing by imparting false information by telephone.

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

First, that the defendant telephoned (name person).

Second, that the defendant made a false statement concerning the [death] [injury] [illness] [disfigurement] [indecent conduct] [criminal conduct] of [(name person)] [a member of that person's family or household].

Third, that the defendant knew this statement was false.

And Fourth, that the defendant acted with the intent to [abuse] [annoy] [threaten] [terrify] [harass] [embarrass] that person.

If you find from the evidence beyond a reasonable doubt that on or about the alleged date, the defendant telephoned another person and knowingly made a false statement concerning the [death] [injury] [illness] [disfigurement] [indecent conduct] [criminal conduct] of [that person] [any member of that person's family or household] with the intent to [abuse] [annoy] [threaten] [terrify] [harass] [embarrass] him, 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.