HARBORING A FUGITIVE. MISDEMEANOR. G.S. 14-267.

The defendant has been charged with harboring a fugitive.

Now I charge that for you to find the defendant guilty of harboring a fugitive the State must prove three things beyond a reasonable doubt:

<u>First</u>, that (name fugitive) was a fugitive from (name institution whose inmates are committed by court or are admitted under suspended sentence).

Second, that the defendant knew that (name fugitive) was a fugitive from [(name institution)] [an institution].

And Third, that the defendant [harbored] [concealed] [helped] (name fugitive) by (describe conduct).

So I charge that if you find from the evidence beyond a reasonable doubt that on or about the alleged date (name fugitive) was, to the defendant's knowledge a fugitive from [(name institution)] [an institution] and that the defendant [harbored] [concealed] [helped] (name fugitive) by (describe conduct) it would be your duty to return a verdict of guilty. However, 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.

^{&#}x27;The statute reads "give succor to" rather than "helped."

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