FELONIOUS CHILD ABUSE BY PROSTITUTION. G.S. § 14-318.4(a1). FELONY.

The defendant has been charged with felonious child abuse by prostitution.

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

First, that the defendant was [the parent of] [a person [providing care to] [providing supervision of]] a child.

<u>Second</u>, that at that time the child had not yet reached her sixteenth birthday.

And Third, that the defendant [committed] [permitted] [encouraged] an act of prostitution [with] [by] that child. Prostitution is the offering or receiving of the body [for sexual intercourse for hire] [for indiscriminate sexual intercourse without hire].

If you find from the evidence beyond a reasonable doubt that on or about the alleged date the defendant was [the parent of] [a person [providing care to] [providing supervision of]] a child, and that child had not yet reached her sixteenth birthday, and that the defendant [committed an act of prostitution with that child] [permitted an act of prostitution by that child] [encouraged an act of prostitution by that child] 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.

Prostitution is defined by G.S. 14-203.