

TURNING AT INTERSECTIONS--LOCAL ORDINANCE. G.S. 20-153(c).
INFRACTION.

The defendant has been charged with unlawfully turning at an intersection.

For you to find the defendant responsible for this infraction, the State must prove four things beyond a reasonable doubt:

First, that the defendant was the driver of a vehicle.

Second, that this vehicle was traveling on a highway.

Third, that the portion of the highway upon which the defendant was driving was properly marked with (a) directional signal(s) clearly indicating the course to be followed through its intersection with another street.

And Fourth, that the defendant in [making] [attempting to make] a turn did not follow the indicated course.

If you find from the evidence beyond a reasonable doubt that on or about the alleged date the defendant was the driver of a vehicle traveling on a highway and that the portion of the highway upon which the defendant was driving was properly marked with (a) directional signal(s) clearly indicating the course to be followed through its intersection with another street and that the defendant while [making] [attempting to make] a turn failed to follow the indicated course, it would be your duty to return a verdict of responsible. 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 responsible.

