

MISDEMEANOR OBTAINING FOOD STAMPS BY MISREPRESENTATION.  
G.S. 108A-53(a). MISDEMEANOR.

NOTE WELL: *In the event that the offense charged is the transfer of food stamps or authorization cards with intent to deceive, adjust the charge accordingly.*

The defendant has been charged with obtaining food stamps by misrepresentation.

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

First, that the defendant knowingly [obtained] [attempted to obtain] food stamps.

Second, that the defendant willfully [obtained] [attempted to obtain] the food stamps by means of [making false statements or representations] [impersonation] [failure to disclose material facts].

And Third, that the defendant was not entitled to such food stamps.

If you find from the evidence beyond a reasonable doubt that on or about the alleged date, the defendant willfully and knowingly [obtained] [attempted to obtain] food stamps to which he was not entitled by means of a(n)

MISDEMEANOR OBTAINING FOOD STAMPS BY MISREPRESENTATION.  
G.S. 108A-53(a). MISDEMEANOR. (Continued.)

[false statement] [impersonation] [failure to disclose a material fact] and that the defendant was not entitled to such food stamps, 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.