

N.C.P.I.-Crim. 207.79

FAILURE TO COMPLY WITH SEX OFFENDER PROHIBITIONS ON WORKING
OR VOLUNTEERING FOR CHILD-INVOLVED ACTIVITIES. FELONY
GENERAL CRIMINAL VOLUME
JUNE 2007

N.C. Gen. Stat. § 14-208.17(a)

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The defendant has been charged with unlawfully working or
volunteering for child-involved activities.

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

First, that the defendant had previously been convicted of a
reportable offense for which *he* must register. If you find beyond a
reasonable doubt that on (*name date*) in (*name court*), the defendant
was convicted of (*name offense; e.g., second degree rape*), then this
would constitute a reportable offense for which the defendant must
register.

Second, that the defendant worked [for any person] [as a sole
proprietor], with or without compensation, at a place where a minor is
present.

And Third, that the defendant's responsibilities or activities
included the [instruction] [supervision] (or) [care] of (a) minor(s).

If you find from the evidence beyond a reasonable doubt that on
or about the alleged date, the defendant had previously been convicted
of a reportable offense for which *he* must register, that the defendant
worked [for any person] [as a sole proprietor], with or without
compensation, at a place where a minor was present, and that the
defendant's responsibilities included the [instruction][supervision] (or)
[care] of that minor, it would be your duty to return a verdict of guilty.

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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.