N.C.P.I.-Crim. 208.81G ASSAULT ON [[LAW ENFORCEMENT] [PROBATION] [PAROLE] OFFICER] [PERSON EMPLOYED AT A [STATE] [LOCAL] DETENTION FACILITY]. FELONY. GENERAL CRIMINAL VOLUME JUNE 2013 N.C. Gen. Stat. § 14-34.7.

208.81G ASSAULT ON [[LAW ENFORCEMENT] [PROBATION] [PAROLE] OFFICER] [PERSON EMPLOYED AT A [STATE] [LOCAL] DETENTION FACILITY]. FELONY.

The defendant has been charged with assault on a [[law enforcement] [probation] [parole] officer] [person employed at a [state] [local] detention facility].

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

First, that the victim was a [[law enforcement] [probation] [parole] officer] [person employed at a [state] [local] detention facility].

Second, that the defendant assaulted the [[law enforcement] [probation] [parole] officer] [person employed at a [state] [local] detention facility operated under the jurisdiction of the State or a local government] by (*describe assault*).

Third, that the defendant

- a) [did so while the [[law enforcement] [probation] [parole] officer] was [discharging] [attempting to discharge] [his] [her] official duties]. (Describe duties, e.g., making an arrest is a duty).
- b) [did so while the [person employed at a [state] [local] detention facility] was in the performance of the employee's duties]. (*Describe duties, e.g., supervision of inmates is a duty*).

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And Fourth, that the defendant knew or had reasonable grounds to know that the victim was a [[law enforcement] [probation] [parole] officer] [person employed at a [state] [local] detention facility].

If you find from the evidence beyond a reasonable doubt that on or about the alleged date the victim was a [[law enforcement] [probation] [parole] officer] [person employed at a [state] [local] detention facility], that the defendant assaulted the [[law enforcement] [probation] [parole] officer] [person employed at a [state] [local] detention facility] operated under the jurisdiction of the State or a local government], that the defendant [did so while the [[law enforcement] [probation] [parole] officer] was [discharging] [attempting to discharge] [his] [her] official duties] [did so while the [person employed at a [state] [local] detention facility] was in the performance of the employee's duties], and that the defendant knew or had reasonable grounds to know that the victim was a [[law enforcement] [probation] [parole] officer] [person employed at a [state] [local] detention facility], 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, then it would be your duty to return a verdict of not quilty.