

N.C.P.I.-Crim. 208.96B
EXTORTION BY ADULTERATION OR MISBRANDING OF FOOD, DRUGS, OR
COSMETICS. FELONY.
GENERAL CRIMINAL VOLUME
APRIL 2002
N.C. Gen. Stat. § 14-34.4(b)

208.96B EXTORTION BY ADULTERATION OR MISBRANDING OF FOOD,
DRUGS, OR COSMETICS. FELONY.

The defendant has been charged with extortion by threat of
[adulteration] [misbranding] of [food] [drugs] (or) [cosmetics].

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

First, that the defendant communicated to another that he:

[a. [adulterated] [misbranded] a [food] [drug] [cosmetic].]

[b. intended to [adulterate] [misbrand] a [food] [drug]
[cosmetic].]

Second, the defendant did this with the intent to obtain [something
of value] [an acquittance] [an advantage] [an immunity].

And Third, that in so doing the defendant intended to obtain
(*describe object of threat*) wrongfully, that is, knowing that he was not
entitled to obtain it in this manner.

If you find from the evidence beyond a reasonable doubt that on or
about the alleged date, the defendant communicated to another that he:

[a. [adulterated] [misbranded]]

[b. intended to [adulterate] [misbrand]]

a [food] [drug] [cosmetic] with the intent to wrongfully obtain [something
of value] [an acquittance] [an advantage] [an immunity], it would be
your

N.C.P.I.-Crim. 208.96B
EXTORTION BY ADULTERATION OR MISBRANDING OF FOOD, DRUGS, OR
COSMETICS. FELONY.
GENERAL CRIMINAL VOLUME
APRIL 2002
N.C. Gen. Stat. § 14-34.4(b)

duty to find the defendant guilty. If you do not so find or if you have a reasonable doubt as to one or more of these things, it would be your duty to return a verdict of not guilty.