

N.C.P.I.-Crim. 216.42  
FELONIOUS [RECEIVING] [POSSESSING] PROPERTY IN THE CUSTODY OF  
A LAW ENFORCEMENT AGENCY. FELONY.  
GENERAL CRIMINAL VOLUME  
JUNE 2009  
N.C. Gen. Stat. § 14-71(b)  
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216.42 FELONIOUS [RECEIVING] [POSSESSING] PROPERTY IN THE  
CUSTODY OF A LAW ENFORCEMENT AGENCY. FELONY.

The defendant has been charged with felonious [receiving] [possession] property in the custody of a law enforcement agency that was explicitly represented as stolen to the person by [an agent] [person authorized to act on the behalf] of the law enforcement agency.

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

First, that the defendant knowingly [received] [possessed] property.

And Second, that the defendant [received] [possessed] this property after [an agent] [person authorized to act on the behalf] of a law enforcement agency explicitly represented to the defendant that this property was stolen.

If you find from the evidence beyond a reasonable doubt that on or about the alleged date the defendant knowingly [received] [possessed] property after [an agent] [person authorized to act on the behalf] of a law enforcement agency explicitly represented to the defendant that the property was stolen, 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 both of these things, it would be your duty to return a verdict of not guilty.