N.C.P.I.-Crim. 222.22 UNLAWFULLY [STOPPING] [IMPEDING] [DELAYING] [DETAINING] A PUBLIC SCHOOL BUS OR PUBLIC SCHOOL ACTIVITY BUS. MISDEMEANOR. GENERAL CRIMINAL VOLUME MAY 2002 N.C. Gen. Stat. § 14-132.2

222.22 UNLAWFULLY [STOPPING] [IMPEDING] [DELAYING] [DETAINING] A PUBLIC SCHOOL BUS OR PUBLIC SCHOOL ACTIVITY BUS. MISDEMEANOR.

The defendant has been charged with [stopping] [impeding] [delaying] [detaining] a public school [bus] [activity bus].

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

First, that the defendant [stopped] [impeded] [delayed] [detained] a public school [bus] [activity bus] being operated for public school purposes.

And Second, that the defendant acted unlawfully and willfully; that is, intentionally and without justification or excuse.

If you find from the evidence beyond a reasonable doubt that, on or about the alleged date, the defendant unlawfully and willfully [stopped] [impeded] [delayed] [detained] a public school [bus] [activity bus] being operated for public school purposes, 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.