N.C.P.I.—Crim. 230.60 HARASSMENT OR INTIMIDATION OF OR COMMUNICATION WITH JUROR. FELONY. GENERAL CRIMINAL VOLUME REPLACEMENT DECEMBER 1998 N.C. Gen. Stat. § 14-225.2

230.60 HARASSMENT OR INTIMIDATION OF OR COMMUNICATION WITH JUROR. 1 FELONY.

The defendant has been charged with [harassing] [intimidating] [communicating with] a juror.

Now I charge that for you to find the defendant guilty of this offense, the State must prove three things beyond a reasonable doubt:

<u>First</u>, that a person was [serving as a [grand] [petit] juror] [[summoned] [drawn] as a prospective juror].

<u>Second</u>, that the defendant [harassed] [intimidated] [communicated with] that person.

And <u>Third</u>, that the defendant intended thereby to influence the official action of that person in his capacity as a juror.

So I charge that if you find from the evidence beyond a reasonable doubt that on or about the alleged date a person was [serving] [summoned] [drawn] as a juror, and that the defendant [harassed] [intimidated] [communicated with] that person] and that the defendant intended thereby to influence the official action of that person as a juror, it would be your duty to return a verdict of guilty. However, 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.

<sup>1.</sup> This instruction deals with harassing, intimidating, or communicating with a prospective or sitting juror as defined in G.S. 14-225.2(a)(1). For threatening or intimidating a former juror as defined in G.S. 14-225.2(a)(2) amend the charge accordingly.