N.C.P.I.—CRIMINAL 233.60 INJURY TO PRISONER BY A JAILER. MISDEMEANOR. GENERAL CRIMINAL VOLUME REPLACEMENT DECEMBER 1998 N.C. Gen. Stat. § 14-162-55

233.60 INJURY TO PRISONER BY JAILER, MISDEMEANOR.

The defendant has been charged with injury to a prisoner by a jailer.

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

First, that the defendant was the keeper of a jail.

Second, that the victim was a prisoner committed to his custody.

<u>Third</u>, that the defendant [wronged] [injured] the victim.

And <u>Fourth</u>, that he did this contrary to law. (*Describe circumstances*) would be contrary to law.

So I charge that if you find from the evidence beyond a reasonable doubt that on or about the alleged date the defendant, who was the keeper of a jail, [wronged] [injured] the victim who was a prisoner committed to his custody, and that this was contrary to law, it would be your duty to return a verdict of guilty. However, 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.