

N.C.P.I.—Crim. 236A.15
FELONIOUSLY ENGAGING IN A RIOT WHERE THE DEFENDANT HAS
ACTUALLY PARTICIPATED IN THE VIOLENCE—DANGEROUS WEAPON OR
SUBSTANCE. FELONY. MISDEMEANOR.
GENERAL CRIMINAL VOLUME
REPLACEMENT DECEMBER 2023
N.C. Gen. Stat. § 14-288.2(c).

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The defendant has been charged with feloniously engaging in a riot.

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

First, that there was a riot.

A *riot* is a public disturbance, involving an assemblage of three or more persons which, by violent and disorderly conduct or the imminent threat of violent and disorderly conduct,

[results in injury or damage to persons or property]

(or)

[creates a clear and present danger of injury or damage to persons or property].

A *public disturbance*¹ is any annoying, disturbing or alarming act or conduct, exceeding the bounds of social toleration normal for the time and place in question. The disturbance must [occur in] [affect or be likely to affect persons in] a [public place]² [place to which [the public] [a substantial group] has access]. ((*Name place, i.e., the yard of Prospect Methodist Church*) is a [public place] [place to which [the public] [a substantial group] has access.]) ((*Name group, e.g., the Members of Prospect Church*) are a substantial group.))

Violent and disorderly conduct consists of:

a) [fighting or other violent conduct.]

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- b) [(an) [utterance] [gesture] [display] [abusive language] which was intended by the person using it to provoke violent retaliation and thereby cause a breach of the peace, and which was likely to do so.]
- c) [(Describe any other form of disorderly conduct relied upon by the State. See N.C. Gen. Stat. § 14-288.4(a)(3) through (6)).]

Second, that the defendant willfully engaged³ in the riot. Willfully means intentionally and without justification or excuse.⁴

And Third, that in the course of the riot the defendant [brandished a dangerous weapon] [used a dangerous substance]. ((*Name weapon or substance*) is a dangerous [weapon] [substance]).⁵ (A dangerous weapon or substance is any [deadly weapon] [ammunition] ([explosive] [incendiary device] [radioactive material or device as defined in G.S. 14-288.8(c)(5)] [any instrument or substance designed for a use that carries a threat of serious bodily injury or destruction of property] [any instrument or substance that is capable of being used to inflict serious bodily injury, when the circumstances indicate a probability that such instrument or substance will be so used] [any part or ingredient in any instrument or substance included above, when the circumstances indicate a probability that such part or ingredient will be so used]).⁶

If you find from the evidence beyond a reasonable doubt that on or about the alleged date, the defendant willfully engaged in a riot at (*describe place*), and that in the course of the riot the defendant [brandished a dangerous weapon] [used a dangerous substance], it would be your duty to return a verdict of guilty of feloniously engaging in a riot. If you do not so find

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or have a reasonable doubt as to one or more of these things, you will not return a verdict of guilty of feloniously engaging in a riot.⁷

If you do not find the defendant guilty of feloniously engaging in a riot, you must determine whether the defendant is guilty of misdemeanor engaging in a riot, which differs from feloniously engaging in a riot in that it is not necessary for the State to prove beyond a reasonable doubt that in the course of the riot the defendant [brandished a dangerous weapon] [used a dangerous substance].

If you find from the evidence beyond a reasonable doubt that on or about the alleged date, the defendant willfully engaged in a riot at (*describe place*), it would be your duty to return a verdict of guilty of misdemeanor engaging in a riot. 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.

1. N.C. Gen. Stat. § 14-288.1(8).

2. "The places covered by this definition shall include, but are not limited to, highways, transport facilities, schools, prisons, apartment houses, places of business or amusement, or any neighborhood." N.C. Gen. Stat. § 14-288.1(8).

3. Mere presence alone, without an overt act, is not sufficient to sustain a conviction. See N.C. Gen. Stat. § 14-288.2(g).

4. Evidence that a person has disobeyed a lawful command to leave the scene of a riot after being lawfully ordered to do so is sufficient to let the case go to the jury on both the question of participation and willfulness. See N.C. Gen. Stat. § 14-288.5(c).

5. Use parenthetical statement in the event that there is no dispute as to whether the weapon or substance was a dangerous weapon or substance.

6. In the event that there is a dispute as to whether the weapon or substance is a dangerous weapon or substance, use this parenthetical. See N.C. Gen. Stat. § 14-288.1(2).

7. If a lesser included instruction is not to be given, the last clause should be ". . . it would be your duty to return a verdict of not guilty of feloniously engaging in a riot."