8.05A Issues In Aggravated Kidnapping--Kidnapping By Force Or Threat

To sustain the charge of aggravated kidnapping, the State must prove the following propositions:

First Proposition: That the defendant acted knowingly; and
Second Proposition: That the defendant, by force or threat of imminent force, carried from one place to another place; and
Third Proposition: That when the defendant did so, he intended secretly to confine against [(his) (her)] will; and
Fourth Proposition: That the defendant acted for the purpose of obtaining ransom from or from any other person.
[or]
Fourth Proposition: That was [(a child under the age of 13 years who was confined without the consent of [(his) (her)] parent or legal guardian) (a person with a severe or profound intellectual disability who was confined without the consent of [(his) (her)] legal guardian)].
[or]
Fourth Proposition: That the defendant [(inflicted great bodily harm, other than by the discharge of a firearm), (committed)] upon
[or]
Fourth Proposition: That the defendant [(wore a hood, robe, or mask) (concealed his identity)].
[or]
Fourth Proposition: That the defendant during the commission of the offense was armed with a dangerous weapon, other than a firearm.
[or]
Fourth Proposition: That the defendant during the commission of the offense was armed with a firearm.
[or]
Fourth Proposition: That the defendant during the commission of the offense personally discharged a firearm.

Fourth Proposition: That the defendant during the commission of the offense personally discharged a firearm that proximately caused great bodily harm, permanent disability, permanent disfigurement, or death to another person.

If you find from your consideration of all the evidence that each one of these propositions has been proved beyond a reasonable doubt, you should find the defendant guilty.

If you find from your consideration of all the evidence that any one of these propositions has not been proved beyond a reasonable doubt, you should find the defendant not guilty.

Committee Note

720 ILCS 5/10-1(a)(2) and 5/10-2 (West 2020).

Give Instruction 8.04.

See the Committee Note to Instruction 8.04 concerning whether to give Instruction 8.05, 8.05A, or 8.05B.

Insert in the appropriate blank the name of the victim or specific felony committed. See Committee Note to Instruction 8.04.

Use applicable propositions and bracketed material.

When accountability is an issue, ordinarily insert the phrase "or one for whose conduct he is legally responsible" after the word "defendant" in each proposition. See Instruction 5.03.