9.02 Issues In Indecent Solicitation Of A Child

To sustain the charge of indecent solicitation of a child, the State must prove the following propositions:

First Proposition: That the defendant [(solicited a child under the age of 13 years to do any act) (solicited a person to arrange an act with a child under the age of 13 years)] which if done would be [(aggravated criminal sexual assault) (predatory criminal sexual assault of a child) (criminal sexual assault) (aggravated criminal sexual abuse) (criminal sexual abuse)]; and

Second Proposition: That the defendant was then 17 years of age or older.

If you find from your consideration of all the evidence that each 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 5/11-6(a) (West 1994) (formerly Ill.Rev.Stat. ch. 38, §11-6(a) (1991)), amended by P. A. 83-1067, effective July 1, 1984; P.A. 84-160, effective January 1, 1986; P.A. 89-8, effective March 21, 1995; and P.A. 89-428, effective December 13, 1995.

Give Instruction 9.01.

Use applicable 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.