24-25.02A Issue In Defense Of Voluntary Intoxication Or Drugged Condition

		_ Propositi	ion: T	Γhat at	the time	of the	offense,	the	defenda	nt's	volunt	arily	intoxic	ated
or	drugged	condition	was	not so	extreme	as to	suspend	the	power	of i	reason	and	render	him
in	capable of	f forming a	a spec	ific int	ent whic	h is an	element	of th	ne offen:	se o	f			

Committee Note

720 ILCS 5/6-3(a) (West, 1999) (formerly Ill.Rev.Stat. ch. 38, §6-3(a) (1991)).

Give Instruction 24-25.02 and see its Committee Note.

Give this issue as the final proposition in the issues instruction for the offense charged.

For offenses allegedly committed before January 1, 1988, use the form of this instruction as it appeared in the IPI-Criminal Second Edition (1981).

Insert in the blank the number of the proposition.