

22.75X

Failure To Comply With a Condition of Electronic Monitoring or Home Detention Program

A person violates a condition of [(an electronic monitoring) (a home detention)] program by knowingly and intentionally [(removing) (disabling) (destroying) (circumventing the operation of)] an approved electronic monitoring device.

Committee Note

730 ILCS 5/5-8A-4.15(b) (West 2024).

Give Instruction 22.76X.

Use applicable bracketed material.

Subsection (a) of the statute (730 ILCS 5/5-8A-4.15(a)) pertains to sanctions for violating of a condition of electronic monitoring or home detention program and is not a substantive criminal offense.

For definitions of “electronic monitoring”, “home detention”, and “approved electronic monitoring” see 730 ILCS 5/5-8A-2 (West 2024).

For the offense of escaping or leaving from the geographic boundaries of an electronic monitoring or home detention program with the intent to evade prosecution (730 ILCS 5/5-8A-4.1) see Instruction 22.75.