

22.76

**Issues In Escape From Geographic Boundaries Of Electronic Monitoring Or Home Detention Program**

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

*First Proposition:* That the defendant was [(charged with a (felony) (misdemeanor)) (convicted of a misdemeanor)]; and

*Second Proposition:* That the defendant was conditionally released from a supervising authority through [(an electronic monitoring) (a home detention)] program; and

*Third Proposition:* That the defendant knowingly [(escaped) (left)] from the geographic boundaries of the program with the intent to evade prosecution [(.) (; and

*Fourth Proposition:* That when the defendant did so, he was armed with a dangerous weapon.)]

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

**Committee Note**

730 ILCS 5/5-8A-4.1 (West 2024).

Give Instruction 22.75.

Use applicable bracketed material.

Use the bracketed Fourth Proposition only when the Class 1 felony version of this offense is charged. See 730 ILCS 5/5-8A-4.1(c); Committee Note to Instruction 22.75.