

22.76X

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

To sustain a charge of failure to comply with a condition of [(an electronic monitoring) (home detention)] program, the State must prove the following propositions:

First Proposition: That the defendant knowingly and intentionally [(removed) (disabled) (destroyed) (circumvented the operation of)] an approved electronic monitoring; and

Second Proposition: That the defendant's action violated a condition of [(an electronic monitoring) (a home detention)] program.

Committee Note

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

Give Instruction 22.75X.

Use applicable bracketed material.