IN THE CIRCUIT COURT OF [*county*] COUNTY, WEST VIRGINIA

STATE OF WEST VIRGINIA,

v. [*case number*]

Hon. [*name*]

[*name-all caps*],

Defendant.

DEFENDANT’S INSTRUCTION NO. \_\_\_\_

Count \_\_ of the indictment charges the defendant with Second Offense Domestic Violence.

You may return one of three verdicts under this Count of the indictment:

(1) guilty of Second Offense Domestic Violence;

(2) guilty of Domestic Battery; or

(3) not guilty.

Second Offense Domestic Violence occurs when a family or household member commits either Domestic Assault or Domestic Battery, having been previously convicted of either Domestic Assault or Domestic Battery or other predicate offense, [insert predicate offense under W. Va. Code §§ 61–2–9(b), 61–2–9(c), or 61–2–14g(a), where the victim was a family or household member], specifically, [insert description of offense]; or having previously been granted a period of pretrial diversion [pursuant to W. Va. Code § 61–11–22] [for a violation of W. Va. Code §§ 61–2–28(a), 61–2–28(b), 61–2–9(b) or (c), or 61–2–14g(a)], specifically, [insert particular offense at issue].

Domestic Battery occurs when a family or household member unlawfully and intentionally makes physical contact of an insulting or provoking nature with his or her family or household member, or unlawfully and intentionally causes physical harm to another family or household member.

Domestic Assault occurs when a person unlawfully attempts to commit a violent injury to another family or household member, or unlawfully commits an act which places the family or household member in reasonable apprehension of immediately receiving a violent injury.

“Family member” or “Household member” means a current or former spouse, a current or former sexual or intimate partner, a person with whom the defendant has a child in common, a person with whom the defendant cohabits or has cohabited, a parent or guardian, the defendant’s child or ward, or a member of the defendant’s household at the time of the offense.

The burden is on the State to prove the defendant’s guilt beyond a reasonable doubt and the defendant is not required to prove [himself] [herself] innocent. [He] [She] is presumed by the law to be innocent of this charge and this presumption remains with [him] [her] throughout the entire trial.

Before the defendant can be convicted of Second Offense Domestic Violence the State must overcome the presumption that the defendant is innocent and prove beyond a reasonable doubt that:

1. the defendant,

2. in [insert county] County, West Virginia,

3. on or about the \_\_ day of [insert month], [insert year],

4. unlawfully and intentionally

5. {made physical contact of an insulting or provoking nature with the person of [insert name(s) of victim(s)]} {caused physical harm to the person of [insert name(s) of victim(s)]},

6. who was a family or household member,

7. of which family or household the defendant was also a member,

8. and the defendant was previously {convicted of Domestic [Battery] [Assault] {a violation of [61–2–9(b)] [61–2–9(c)] [61–2–14g(a)]} {given a Pretrial Diversion based upon a charge of [Domestic Battery] [Domestic Assault] [insert other predicate offense ]} on the \_\_ day of [insert month], [insert year].

9. and the victim in that case was a family or household member.

If, after impartially considering, weighing and comparing all the evidence, (that of both the State and the defendant), you are convinced beyond a reasonable doubt of the truth of the charge as to each of these elements of Second Offense Domestic Violence you may find defendant guilty as charged. If you have a reasonable doubt of the truth of the charge as to any one or more of these elements, you shall find the defendant not guilty of Second Offense Domestic Violence (and deliberate on the lesser included offense of Domestic Battery).

Before the defendant can be convicted of Domestic Battery, the State must overcome the presumption that the defendant is innocent and prove beyond a reasonable doubt that:

1. the defendant,

2. in [insert county] County, West Virginia,

3. on or about the \_\_ day of [insert month], [insert year],

4. unlawfully and intentionally,

5. {made physical contact of an insulting or provoking nature with the person of [insert name(s) of victim(s)]} {caused physical harm to the person of [insert name(s) of victim(s)]},

6. who was a family or household member,

7. of which family or household the defendant was also a member.

If, after impartially considering, weighing and comparing all the evidence (that of both the State and the defendant), you are convinced beyond a reasonable doubt of the truth of the charge as to each of these elements of Domestic Battery, you may find defendant guilty as charged. If you have a reasonable doubt of the truth of the charge as to any one or more of these elements, you shall find the defendant not guilty.

GIVEN:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

REFUSED:\_\_\_\_\_\_\_\_\_\_\_\_\_

MODIFIED:\_\_\_\_\_\_\_\_\_\_\_\_

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JUDGE