A person commits the act of transportation of open alcohol when she transports, carries, possesses or has any alcoholic liquor within the passenger area of any motor vehicle upon a highway in this State, except in the original container and with the seal unbroken.

State's Instruction No.

Non IPI, 625 ILCS 5/11-502(a)

\_\_\_\_ Given

\_\_\_\_ Given as Modified

Refused

Withdrawn

Givin

e

To sustain the charge of transportation of open alcohol, the State must prove the following propositions:

*First Proposition:* That she transported, carried, possessed or had any alcoholic liquor within the passenger area of any motor vehicle upon a highway in this State; and *Second Proposition:* That the alcohol was not in the original container and with the seal unbroken.

If you find from your consideration of all the evidence that this proposition has been proved beyond a reasonable doubt, you should find the defendant guilty.

If you find from your consideration of all the evidence that this proposition has not been proved beyond a reasonable doubt, you should find the defendant not guilty

State's Instruction No. \_\_\_\_ Non IPI, 625 ILCS 5/12-503(a)(5)

2 jum

\_\_\_\_ Given Given as Modified

Refused