\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, the defendant in this case, has been charged with the crime of criminal trespass in the second degree.

To prove that the defendant committed this crime, the state must prove the following beyond a reasonable doubt:

[the defendant knowingly [entered unlawfully] [remained unlawfully] in or upon premises.]

[the defendant knowingly [entered unlawfully into] [remained unlawfully in] a propelled vehicle.]

## USE NOTE

The following terms are defined in other instructions:

"building" – 11.81.900(b)

"enter or remain unlawfully" – 11.46.350(a)

"knowingly" – 11.81.900(a)(2)

"premises" – 11.81.900(b)

"propelled vehicle" – 11.81.900(b)

For a discussion of what constitutes unlawful entry seeSears v. State, 713 P.2d 1218 (Alaska App. 1986) and State v. Ison, 744 P.2d 416 (Alaska App. 1987).