CR309A Accomplice Liability.

The c	defendant	(NAME) is charged as a party [in Count_] with committing
		You cannot convict (him) (her) of this offens each of the following elements:	e unless based on the evidence, you fin
	That the defendant	(NAME):	
		ingly] or [recklessly] solicitated, requested,	commanded, or encouraged [the
	i. ELEMENT ONE		
€	ii: ELEMENT TWO		
ŧ	o.—intentionally aided { i.—ELEMENT ONE	the principal actor] to	
2. /	ii.—ELEMENT TWO And that the defendant	(NAME)	
	a. [intended that [the p	principal actor] commit the crime of	(CRIME)];
ŧ	o. [was aware that his control crime of	conduct was reasonably certain to result in (CRIME)] ; or	the principal actor) committing the
•	_	conduct could result in [the principal actor] CRIME) but chose to act anyway.]	committing the crime of

After you carefully consider all the evidence in this case, if you are convinced that each and every element has been proven beyond a reasonable doubt, then you must find the defendant GUILTY. On the other hand, if you are not convinced that one or more of these elements has been proven beyond a reasonable doubt, then you must find the defendant NOT GUILTY.

Last Revised – 06/06/2018