## AGGRAVATED SEXUAL ASSAULT - PHYSICAL FORCE OR COERCION WITH SEVERE PERSONAL INJURY (N.J.S.A. 2C:14-2a(6))

C	Count	of the	indictment	charges	the	defendant	with	aggravated	sexual
assault.	[READ COUNT OF	INDI	CTMENT].						

That section of our statutes provides in pertinent part:

An actor is guilty of aggravated sexual assault if he commits an act of sexual penetration with another person and the actor uses physical force or coercion and severe personal injury is sustained by the victim.

In order to convict defendant of this charge, the State must prove the following elements beyond a reasonable doubt:

- 1. That the defendant committed an act of sexual penetration with another person.
- 2. That the defendant acted knowingly
- 3. That the defendant used physical force or coercion.
- 4. That the victim sustained severe personal injury.

The first element that the State must prove beyond a reasonable doubt is that defendant committed an act of sexual penetration with (name of victim).

According to the law, [choose appropriate] vaginal intercourse, cunnilingus, fellatio or anal intercourse between persons or insertion of the hand, finger or object into the anus or vagina, either by the defendant or by another person upon the defendant's instruction, constitute(s) "sexual penetration." Any amount of insertion, however slight, constitutes penetration; that is, the depth of insertion is not relevant.

[Choose the appropriate definition(s):]

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The definition of "vaginal intercourse" is the penetration of the vagina, or [where

**appropriate**] of the space between the labia majora or outer lips of the vulva.<sup>1</sup>

The definition of "cunnilingus" is oral contact with the female sex organ.<sup>2</sup>

The definition of "fellatio" is oral contact with the male sexual organ.<sup>3</sup>

The definition of "anal intercourse" is penetration of any depth into the anus.<sup>4</sup>

The second element that the State must prove beyond a reasonable doubt is that defendant

acted knowingly. A person acts knowingly with respect to the nature of his/her conduct or the

attendant circumstances if he/she is aware that the conduct is of that nature or that such

circumstances exist or the person is aware of a high probability of their existence. A person acts

knowingly with respect to a result of the conduct if he/she is aware that it is practically certain that

the conduct will cause a result. "Knowing," "with knowledge," or equivalent terms have the same

meaning.

Knowledge is a condition of the mind. It cannot be seen. It can only be determined by

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State v. J.A., 337 N.J. Super. 114 (App. Div. 2001). The Appellate Division upheld the charge given by the trial court in that case which included the following language which can be used if the circumstances of the specific case are appropriate: "This means that if you find from all of the evidence presented beyond a reasonable doubt that there was [penile] penetration to the outer area of the vaginal opening, what is commonly referred to as the vaginal lips, that is sufficient to establish penetration under the law."

State v. Fraction, 206 N.J. Super. 532, 535-36 (App. Div. 1985), certif. denied, 104 N.J. 434 (1986). Penetration is not necessary for this act.

State in the Interest of S.M., 284 N.J. Super. 611, 616-19 (App. Div. 1995). Penetration is not necessary for this act.

<sup>4</sup> <u>State v. Gallagher</u>, 286 <u>N.J. Super</u>. 1, 13 (App. Div. 1995), <u>certif. denied</u>, 146 <u>N.J</u>. 569

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inferences from defendant's conduct, words or acts. A state of mind is rarely susceptible of direct

proof but must ordinarily be inferred from the facts. Therefore, it is not necessary that the State

produce witnesses to testify that an accused said that he/she had a certain state of mind when he/she

did a particular thing. It is within your power to find that such proof has been furnished beyond a

reasonable doubt by inferences which may arise from the nature of his/her acts and conduct and from

all he/she said and did at the particular time and place and from all surrounding circumstances

established by the evidence.

The third element that the State must prove beyond a reasonable doubt is that defendant used

physical force or coercion.

Physical force is defined as the commission of the act of sexual penetration without the

victim's freely and affirmatively given permission to the specific act of penetration alleged to have

occurred. You must decide whether the defendant's alleged act of penetration was undertaken in

circumstances that led the defendant reasonably to believe that the victim had freely given

affirmative permission to the specific act of sexual penetration. Simply put, affirmatively given

permission means the victim did or said something which would lead a reasonable person to believe

[he/she] was agreeing to engage in the act of sexual penetration, and freely given permission means

the victim agreed of [his/her] own free will to engage in the act of sexual penetration. Freely and

affirmatively given permission can be indicated either through words or through actions that, when

(1996).

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viewed in the light of all the surrounding circumstances, would demonstrate to a reasonable person

that affirmative and freely given permission for the specific act of sexual penetration had been given.

Persons need not, of course, expressly announce their consent to engage in an act of sexual

intercourse for there to be affirmative permission. Permission to engage in an act of sexual

penetration can be and indeed often is indicated through physical actions rather than words.

Permission is demonstrated when the evidence, in whatever form, is sufficient to demonstrate that a

reasonable person would have believed that the alleged victim had affirmatively and freely given

authorization to the act.

Proof that the act of sexual penetration occurred without the victim's permission can be based

on evidence of conduct or words in light of surrounding circumstances, and must demonstrate

beyond a reasonable doubt that a reasonable person would not have believed that there was

affirmative and freely given permission. If there is evidence to suggest that the defendant

reasonably believed that such permission had been given, the State must demonstrate beyond a

reasonable doubt either that the defendant did not actually believe that such permission had been

freely given, or that such a belief was unreasonable under all of the circumstances.<sup>5</sup>

In determining the reasonableness of defendant's belief that the victim had freely given

affirmative permission, you must keep in mind that the law places no burden on the alleged victim to

have expressed non-consent or to have denied permission. You should not speculate as to what the

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State in the Interest of M.T.S., 129 N.J. 422, 444-49 (1992).

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alleged victim thought or desired or why [he/she] did not resist or protest. The State is not required

to prove that the victim resisted.

To find that the defendant used coercion, you must find that defendant, with the purpose to

unlawfully restrict (name of victim) freedom of action to engage in or refrain from engaging in the

act of sexual penetration, threatened to:<sup>6</sup>

[charge applicable language]

(1) inflict bodily injury on anyone or commit any other offense;

(2) accuse anyone of an offense;

(3) expose any secret which would tend to subject any person to hatred,

contempt or ridicule, or to impair his or her credit or business repute;

(4) take or withhold action as an official, or cause an official to take or withhold

action;

(5) testify or provide information or withhold testimony or information with

respect to another's legal claim or defense; or

(6) perform any other act which would not in itself substantially benefit the actor

but which is calculated to substantially harm another person with respect to his or her health, safety, business, calling, career, financial condition,

reputation or personal relationships.

In other words, to find that the defendant used coercion, you must find that the defendant's

purpose was to compel (name of victim) to engage in an act of sexual penetration by threatening

(him/her). A person acts purposely with respect to the nature of (his/her) conduct or the result of

<sup>6</sup> See N.J.S.A. 2C:14-1j and 2C:13-5.

Purpose only applies if coercion is charged.

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that conduct if it is (his/her) conscious object to engage in conduct of that nature or to cause such a

result. A person acts purposely with respect to attendant circumstances if the person is aware of the

existence of such circumstances or believes or hopes that they exist. "With purpose," "designed,"

"with design," or equivalent terms have the same meaning.

Knowledge [and purpose]<sup>8</sup> is [are] [a] condition[s] of the mind. It [they] cannot be seen. It

[they] can only be determined by inferences from defendant's conduct, words or acts. A state of

mind is rarely susceptible of direct proof but must ordinarily be inferred from the facts. Therefore, it

is not necessary that the State produce witnesses to testify that an accused said that he/she had a

certain state of mind when he/she did a particular thing. It is within your power to find that such

proof has been furnished beyond a reasonable doubt by inference which may arise from the nature of

his/her acts and conduct and from all he/she said and did at the particular time and place and from all

surrounding circumstances established by the evidence.

The fourth element that the State must prove beyond a reasonable doubt is that the victim

sustained severe physical injury. Severe physical injury means severe bodily injury, disfigurement,

disease, incapacitating mental anguish or chronic pain.9

If you find that the State has proven beyond a reasonable doubt each of these four elements,

then you must find the defendant guilty of the crime of aggravated sexual assault. On the other

<sup>8</sup> Purpose only applies if coercion is charged.

<sup>9</sup> N.J.S.A. 2C:14-1f.

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hand, if you find that the State has failed to prove any of these elements beyond a reasonable doubt, then you must find the defendant not guilty of aggravated sexual assault.

(Continue to lesser included offenses where required.)