## CAUSING OR RISKING WIDESPREAD INJURY OR DAMAGE (ANY MANNER) N.J.S.A. 2C:17-2(a)(1)&(2).

Count	of the	indictment	charges	the	defendant	with	causing	widespread
injury or damage in violation	of a sta	tute which	provides	as f	ollows:			

A person who, purposely or knowingly, unlawfully causes widespread injury or damage in any manner commits a crime. . .

In order for the defendant to be found guilty of causing widespread injury or damage, the State must prove the following elements beyond a reasonable doubt:

- (1) that the defendant unlawfully caused widespread injury or damage in any manner;
  - and
- (2) that the defendant acted purposely or knowingly.<sup>2</sup>

The first element the State must prove beyond a reasonable doubt is that the defendant unlawfully caused widespread injury or damage in any manner. The term "widespread injury or damage" means serious bodily injury to five or more people or damage to five or more habitations or to a building which would normally have contained 25 or more persons at the time of the offense. "Serious bodily injury" means bodily injury which creates a substantial risk of death or which causes serious, permanent disfigurement, or protracted loss or impairment of the function of any bodily member or organ.

If causation is in issue, charge N.J.S.A. 2C:2-3.

To convict of this crime, the jurors need not be unanimous in their findings that the described conduct was committed either "purposely" or "knowingly." Some jurors could find the conduct to have been purposeful, while others found it to be knowing, and the conviction would still be valid.

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

purposely or knowingly.

A person acts purposely with respect to the nature of (his/her) conduct or a result thereof 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 (he/she) 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.

A person acts knowingly with respect to the nature of (his/her) conduct or the attendant

circumstances if (he/she) is aware that (his/her) conduct is of that nature, or that such circumstances

exist, or (he/she) is aware of a high probability of their existence. A person acts knowingly with

respect to a result of (his/her) conduct if (he/she) is aware that it is practically certain that (his/her)

conduct will cause such a result.

Purpose and knowledge are conditions of the mind that cannot be seen and can only be

determined by inferences drawn from the defendant's conduct, words or acts. It is not necessary for

the State to prove the existence of such a mental state by direct evidence such as a statement by the

defendant that he had a particular purpose or knowledge. It is within the power of the jury to find

that the proof of purpose or knowledge has been furnished beyond a reasonable doubt by inferences

which you may draw from the nature of the acts and circumstances surrounding the conduct of the

defendant as they have been presented in the evidence you have heard and seen in this case.

If the State has failed to prove any one or more of the elements as I have described them to

you beyond a reasonable doubt, you must find the defendant not guilty of causing widespread injury

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or damage. If the State has proven each element beyond a reasonable doubt, you must find the

defendant guilty of the crime of causing or risking widespread injury or damage.

[RECKLESSLY CAUSING WIDESPREAD INJURY OR DAMAGE -

USE IF APPLICABLE

If you find the defendant not guilty of purposely or knowingly causing widespread injury or

damage, you must consider whether or not the State has proven him guilty of recklessly causing

widespread injury or damage.

In order for the defendant to be found guilty of recklessly causing widespread injury or

damage, the State must prove the following elements beyond a reasonable doubt:

that the defendant unlawfully caused<sup>3</sup> widespread injury or damage in any manner; (1)

and

(2) that the defendant acted recklessly.

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

unlawfully caused widespread injury or damage in any manner. The term "widespread injury or

damage" means serious bodily injury to five or more people or damage to five or more habitations or

to a building which would normally have contained 25 or more persons at the time of the offense.

"Serious bodily injury" means bodily injury which creates a substantial risk of death or which causes

serious, permanent disfigurement, or protracted loss or impairment of the function of any bodily

member or organ.

If causation is in issue, charge N.J.S.A. 2C:2-3.

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

recklessly.

A person acts recklessly with respect to the nature of (his/her) conduct or a result thereof

when (he/she) consciously disregards a substantial and unjustifiable risk. The risk must be of such a

nature and degree that, considering the nature and purpose of the actor's conduct and the

circumstances known to (him/her), its disregard involves a gross deviation from the standard of

conduct that a reasonable person would observe in the actor's situation.<sup>4</sup>

Recklessness is a condition of the mind that cannot be seen and can only be determined by

inferences drawn from the defendant's conduct, words or acts. It is not necessary for the State to

prove the existence of such a mental state by direct evidence such as a statement by the defendant

that he acted or was acting recklessly. It is within the power of the jury to find that the proof of

recklessness has been furnished beyond a reasonable doubt by inferences which you may draw from

the nature of the acts and circumstances surrounding the conduct of the defendant as they have been

presented in the evidence you have heard and seen in this case.

If the State has failed to prove any one or more of the elements as I have described them to

you beyond a reasonable doubt, you must find the defendant not guilty of recklessly causing

widespread injury or damage. If the State has proven each element beyond a reasonable doubt, you

must find the defendant guilty of the crime of recklessly causing widespread injury or damage.

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See N.J.S.A. 2C:2-2b(3).