## AGGRAVATED CRIMINAL SEXUAL CONTACT (VICTIM HELPLESS, MENTALLY INCAPABLE/INCAPACITATED) (N.J.S.A. 2C:14-3a [2C:14-2a(7)]) (Offenses arising after March 17, 2012)

C	count	of	the	indictment	charges	the	defendant	with	aggravated	criminal	sexual
contact.											

## [READ COUNT OF INDICTMENT]

That section of our statutes provides in pertinent part:

A person is guilty of aggravated criminal sexual contact if he commits an act of sexual contact with another person whom the actor knew or should have known was **[choose appropriate]** physically helpless, mentally incapacitated, or had a mental disease or defect which rendered the victim temporarily or permanently incapable of understanding the nature of his conduct, including, but not limited to, being incapable of providing consent.

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

1. That defendant purposely committed an act of sexual contact with another person, and

## OR

- 1. That defendant purposely committed an act of sexual contact by touching himself/herself and the touching was in the view of (name of victim) who defendant knew was present, and
- 2. That at the time of the sexual contact the victim was [choose appropriate] physically helpless, mentally incapacitated, or had a mental disease or defect which rendered the victim temporarily or permanently incapable of understanding the nature of (his/her) conduct, including, but not limited to, being incapable of providing consent, and
- 3. That defendant knew or should have known that the victim was [choose

P.L. 2011, c. 232, effective March 17, 2012, eliminated the term "mentally defective."

**appropriate**] physically helpless, mentally incapacitated, or had a mental disease or defect which rendered the victim temporarily or permanently incapable of understanding the nature of (his/her) conduct, including, but not limited to, being

incapable of providing consent.

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

committed an act of sexual contact upon (name of victim). Sexual contact means an intentional

touching by (name of victim) or by the defendant, either directly or through clothing, of (name

of victim's) or defendant's intimate parts for the purpose of degrading or humiliating (name of

victim) or sexually arousing or gratifying defendant.

Intimate parts means [CHOOSE APPROPRIATE] sexual organs, genital area, anal

area, inner thigh, groin, buttock or breast of a person.

To find that defendant committed an act of criminal sexual contact, you must find beyond

a reasonable doubt both that the touching was intentional and that it was done with the purpose

of degrading or humiliating (name of victim) or sexually arousing or gratifying the defendant.

Intentional means purposeful. 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 the attendant

circumstances if he/she is aware of the existence of such circumstances or believes or hopes that

they exist.

[WHEN DEFENDANT IS CHARGED WITH TOUCHING HIMSELF/HERSELF,

**ADD THE FOLLOWING:** The State must prove beyond a reasonable doubt that the touching

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was in view of the victim whom the defendant knew to be present.<sup>2</sup> The State is not required to

prove that (name of victim) actually observed or witnessed the alleged sexual contact. Rather,

the State must prove that the alleged sexual contact occurred in the view of (name of victim).

"Field of vision" is not limited to the visual direction in which the alleged victim is focused upon

at the particular time when the alleged sexual contact is said to have occurred. Field of vision

includes the areas that (name of victim) was capable of viewing.<sup>3</sup> The State must prove beyond

a reasonable doubt that (name of victim) was present.

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.]

Purpose [and knowledge] [is] [are] [a] condition[s] of the mind. [It] [They] cannot be

seen. Often, [it] [they] can only be determined by inference 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

State v. Zeidell, 154 N.J. 417 (1998).

State v. Breitweiser, 373 N.J. Super. 271, 276, 286-87 (App. Div. 2004).

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

time of the sexual contact, the victim was [choose appropriate] physically helpless, mentally

incapacitated, or had a mental disease or defect which rendered the victim temporarily or

permanently incapable of understanding the nature of (his/her) conduct, including, but not

limited to, being incapable of providing consent.

Physically helpless means that condition in which a person is unconscious or is

physically unable to flee or is physically unable to communicate unwillingness to act.<sup>4</sup>

Mentally incapable means that condition in which a person suffers has a mental disease

or defect which renders that person temporarily or permanently incapable of understanding the

nature of (his/her) conduct, including but not limited to, being incapable of providing consent.<sup>5</sup>

A person is mentally incapable if, at the time of the sexual activity, the mental disease or defect

rendered (him/her) unable to comprehend the distinctively sexual nature of the conduct, or

incapable of understanding or exercising the right to refuse to engage in such conduct with

another. It includes both the capacity to understand and the capacity to consent with respect to

personal sexual activity.

The capacity to consent involves knowing that one's body is private and is not subject to

the physical invasions of another and that one has the right and ability to refuse to engage in

<u>N.J.S.A</u>. 2C:14-1g.

<sup>5</sup> N.J.S.A. 2C:14-1h.

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sexual activity. The capacity to understand, which is part of the idea of the capacity to consent,

involves the knowledge that the conduct is distinctively sexual. Here, that knowledge extends

only to the physical or physiological aspects of sex; it does not extend to an awareness that

sexual acts may be morally right or wrong and have probable serious consequences, such as

pregnancy and birth, disease, infirmities, adverse psychological or emotional disorders.<sup>6</sup>

Mentally incapacitated means that condition in which a person is rendered temporarily

incapable of understanding or controlling (his/her) conduct due to the influence of a narcotic,

anesthetic, intoxicant, or other substance administered to that person without (his/her) prior

knowledge or consent, or due to any other act committed upon that person which rendered that

person incapable of appraising or controlling (his/her) conduct.<sup>7</sup>

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

knew or should have known under the circumstances that the (name of victim) was [choose

appropriate] physically helpless, mentally incapacitated, or had a mental disease or defect

which rendered the victim temporarily or permanently incapable of understanding the nature of

(his/her) conduct, including, but not limited to, being incapable of providing consent.

If you find that the State has proven every element beyond a reasonable doubt, then you

must find the defendant guilty of aggravated criminal sexual contact. 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 criminal sexual contact.

State v. Olivio, 123 N.J. 550, 563-64 (1991).

N.J.S.A. 2C:14-1i.

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