14-911. Criminal sexual contact; threats of force or coercion; aided or abetted by another; essential elements.

•		lant guilty of criminal sexual con n Count]¹, the state mu		
•	-	e doubt each of the following ele	•	
	The defendant	3		
[touched or applied force to the unclothed (name of victim) without			² of	
			's (name of	
victim) cons	ent;] ³			
[OR]			_	
_		(<i>name of victim</i>) to touch	(<i>name of victim</i>) to touch the² of the	
defendant;]				
2.	The defendant			
		orce or physical violence agains	st	
•	ctim or another);] ³			
[OR]				
[threatened to		4;]		
		(name of victim) believ	ed that the defendant	
•	out the threat;			
4.	The defendant acted with the help or encouragement of one or more			
persons;				
		fendant's act was unlawful;]5		
		(<i>name of victim</i>) was ei	ghteen (18) years of	
age or older				
7. This happened in New Mexico on or about the day			day of	
	,			

USE NOTES

- 1. Insert the count number if more than one count is charged.
- 2. Name one or more of the following parts of the anatomy touched: "groin," "anus," "buttocks," "breast," "mons pubis," "penis," "testicles," "mons veneris," or "vulva." When definitions are provided in UJI 14-981 NMRA, they must be given after this instruction; otherwise, no definition need be given unless the jury requests one.
 - 3. Use only the applicable alternative or alternatives.
- 4. Describe threats used against the victim or another in layman's language. See NMSA 1978, Section 30-9-10(A)(3) (2005) for examples of types of threats.
- 5. Use the bracketed element if the evidence raises a genuine issue of the unlawfulness of the defendant's actions. If this element is given, UJI 14-132 NMRA, "unlawful defined", must be given after this instruction.

[As amended, effective September 1, 1994; January 20, 2005; as amended by Supreme Court Order No. 18-8300-012, effective for all cases pending or filed on or after December 31, 2018.]