## 14-353. Assault on a [school employee] [sports official] [health care worker]; attempted battery; threat or menacing conduct; essential elements.

For	you to find the defenda	ant guilty of an assault on a	1
[as charged	d in Count] <sup>2</sup> , the	state must prove to your satisfa	ction beyond a
reasonable	doubt each of the foll	owing elements of the crime:	
1.	The defendant inter	nded to commit the crime of bat	tery against
	(name of victi	<i>im</i> ) by <sup>3</sup> ;	
A ba	ittery consists of intent	tionally touching or applying for	ce in a rude, insolent or
angry manr	ner <sup>4</sup> .		
2.	The defendant bega	an to do an act which constitute	d a substantial part of
the battery	but failed to commit th	ne battery;	
OR			
1.	The defendant		(describe unlawful act,
	enacing conduct);		
2.	The defendant's co	nduct caused	(name of victim)
		out to intrude on	
victim) bodi	ily integrity or persona	I safety by touching or applying	force to
	(name of	victim) in a rude, insolent or and	gry manner <sup>4</sup> ;
3.	A reasonable person in the same circumstances as		
	•	victim) would have had the sam	e belief;
AND			
4.	At the time,	(name of victim	) was a
		performing the duties of a	
5.	The defendant knev	м (name	of victim) was a
6.	This happened in N	lew Mexico on or about the	_ day of
	,·		

## **USE NOTES**

- 1. Insert type of specially protected worker school employee or health care worker.
  - 2. Insert the count number if more than one count is charged.
  - 3. Use ordinary language to describe the touching or application of force.
- 4. If the "unlawfulness" of the act is in issue, add unlawfulness as an element as provided by Use Note 1 of UJI 14-132 NMRA. In addition, UJI 14-132 is given. If the issue of "lawfulness" involves self-defense or defense of another, see UJI 14-5181 NMRA to UJI 14-5184 NMRA.
- 5. "School employee" is defined in NMSA 1978, Section 30-3-9(A). "Health care worker" is defined in NMSA 1978, Section 30-3-9.2(A). If there is an issue as to whether or not the victim was a specially protected worker, a definition instruction similar to UJI 14-2216 NMRA must be given. If there is an issue as to whether the victim was within the lawful discharge of the worker's duties, an instruction may need to be drafted.

[Adopted by Supreme Court Order No. 14-8300-005, effective for all cases filed or pending on or after December 31, 2014; as amended by Supreme Court Order No. 16-8300-008, effective for all cases pending or filed on or after December 31, 2016.]