14-321. Aggravated battery; without great bodily harm; e	
For you to find the defendant guilty of aggravated bat	,
harm [as charged in Count] <sup>1</sup> , the state must pro	ove to your satisfaction
beyond a reasonable doubt each of the following elements of	of the crime:
<ol> <li>The defendant touched or applied force to</li> </ol>	(name
of victim) by2;	·
2. The defendant intended <sup>3</sup> to injure	(name of victim)
[or another] <sup>4</sup> ;	
3. The defendant caused	( <i>name of victim</i> ) [painful
temporary disfigurement]	
[OR] <sup>5</sup>	
[a temporary loss or an impairment of the use of	(name of
organ or member of the body)];	
4. This happened in New Mexico on or about the	day of
·	

## **USE NOTE**

- 1. Insert the count number if more than one count is charged.
- 2. Use ordinary language to describe the touching or application of force.
- 3. If the "unlawfulness" of the act is in issue, add unlawfulness as an element as provided by Use Note 1 of UJI 14-132. In addition, UJI 14-132 is given. If the issue of "lawfulness" involves self defense or defense of another, see UJI 14-5181 to UJI 14-5184.
- 4. Use this bracketed phrase if the intent was directed generally or at someone other than the ultimate victim.
- 5. Use only the applicable bracketed element established by the evidence. [Adopted, effective October 1, 1976; UJI Criminal Rule 3.51 NMSA 1978; UJI 14-321 SCRA; as amended, effective January 15, 1998.]