

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 1

MURDER IN THE FIRST DEGREE—AFTER DELIBERATION
(Jonathan Blunk)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Murder in the First Degree—After Deliberation and the lesser-included offenses of Murder in the Second Degree and Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Murder in the Second Degree

OR

The Lesser-Included Offense of Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON /

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM
COUNT 2
MURDER IN THE FIRST DEGREE—AFTER DELIBERATION
(Alexander Boik)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Murder in the First Degree—After Deliberation and the lesser-included offenses of Murder in the Second Degree and Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Murder in the Second Degree

OR

The Lesser-Included Offense of Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
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VERDICT FORM

COUNT 3

MURDER IN THE FIRST DEGREE—AFTER DELIBERATION

(Jesse Childress)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Murder in the First Degree—After Deliberation and the lesser-included offenses of Murder in the Second Degree and Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Murder in the Second Degree

OR

The Lesser-Included Offense of Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

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PART B

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Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

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Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

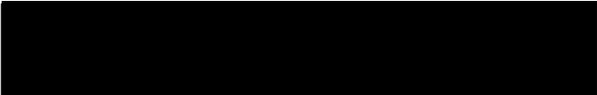
PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

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Case Number: **12CR1522**

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VERDICT FORM

COUNT 5

MURDER IN THE FIRST DEGREE—AFTER DELIBERATION
(Jessica Ghawi)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Murder in the First Degree—After Deliberation and the lesser-included offenses of Murder in the Second Degree and Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Murder in the Second Degree

OR

The Lesser-Included Offense of Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

ORIGINAL

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Defendant

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Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 6

MURDER IN THE FIRST DEGREE—AFTER DELIBERATION
(John Larimer)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Murder in the First Degree—After Deliberation and the lesser-included offenses of Murder in the Second Degree and Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Murder in the Second Degree

OR

The Lesser-Included Offense of Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
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PEOPLE OF THE STATE OF COLORADO

v.

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Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 7

MURDER IN THE FIRST DEGREE—AFTER DELIBERATION
(Matthew McQuinn)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Murder in the First Degree—After Deliberation and the lesser-included offenses of Murder in the Second Degree and Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Murder in the Second Degree

OR

The Lesser-Included Offense of Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
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Defendant

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Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 8

MURDER IN THE FIRST DEGREE—AFTER DELIBERATION

(Micayla Medek)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Murder in the First Degree—After Deliberation and the lesser-included offenses of Murder in the Second Degree and Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Murder in the Second Degree

OR

The Lesser-Included Offense of Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
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Case Number: **12CR1522**

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VERDICT FORM

COUNT 9

MURDER IN THE FIRST DEGREE—AFTER DELIBERATION
(Veronica Moser-Sullivan)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Murder in the First Degree—After Deliberation and the lesser-included offenses of Murder in the Second Degree and Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Murder in the Second Degree

OR

The Lesser-Included Offense of Manslaughter


FOREPERSON

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PART B

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Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
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Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 10
MURDER IN THE FIRST DEGREE—AFTER DELIBERATION
(Alex Sullivan)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Murder in the First Degree—After Deliberation and the lesser-included offenses of Murder in the Second Degree and Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Murder in the Second Degree

OR

The Lesser-Included Offense of Manslaughter



FOREPERSON

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** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 11

MURDER IN THE FIRST DEGREE—AFTER DELIBERATION
(Alexander Teves)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Murder in the First Degree—After Deliberation and the lesser-included offenses of Murder in the Second Degree and Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Murder in the Second Degree

OR

The Lesser-Included Offense of Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM
COUNT 12
MURDER IN THE FIRST DEGREE—AFTER DELIBERATION
(Rebecca Wingo)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Murder in the First Degree—After Deliberation and the lesser-included offenses of Murder in the Second Degree and Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Murder in the Second Degree

OR

The Lesser-Included Offense of Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: 12CR1522

Division: 201

VERDICT FORM

COUNT 13

MURDER IN THE FIRST DEGREE—EXTREME INDIFFERENCE

(Jonathan Blunk)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Murder in the Second Degree and Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Murder in the Second Degree

OR

The Lesser-Included Offense of Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 14
MURDER IN THE FIRST DEGREE—EXTREME INDIFFERENCE
(Alexander Boik)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Murder in the Second Degree and Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Murder in the Second Degree

OR

The Lesser-Included Offense of Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: 12CR1522

Division: 201

VERDICT FORM

COUNT 15

**MURDER IN THE FIRST DEGREE—EXTREME INDIFFERENCE
(Jesse Childress)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Murder in the Second Degree and Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Murder in the Second Degree

OR

The Lesser-Included Offense of Manslaughter



FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

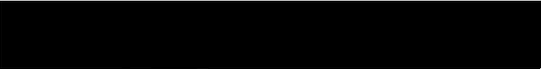
PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: 12CR1522

Division: 201

VERDICT FORM

COUNT 16

**MURDER IN THE FIRST DEGREE—EXTREME INDIFFERENCE
(Gordon Cowden)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Murder in the Second Degree and Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Murder in the Second Degree

OR

The Lesser-Included Offense of Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 17

MURDER IN THE FIRST DEGREE—EXTREME INDIFFERENCE
(Jessica Ghawi)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Murder in the Second Degree and Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Murder in the Second Degree

OR

The Lesser-Included Offense of Manslaughter



FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 18

MURDER IN THE FIRST DEGREE—EXTREME INDIFFERENCE
(John Larimer)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Murder in the Second Degree and Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Murder in the Second Degree

OR

The Lesser-Included Offense of Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON /

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 19

MURDER IN THE FIRST DEGREE—EXTREME INDIFFERENCE

(Matthew McQuinn)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Murder in the Second Degree and Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

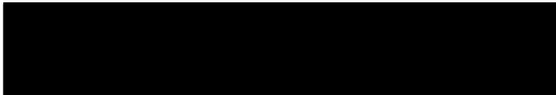
Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Murder in the Second Degree

OR

The Lesser-Included Offense of Manslaughter



FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 20
MURDER IN THE FIRST DEGREE—EXTREME INDIFFERENCE
(Micayla Medek)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Murder in the Second Degree and Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Murder in the Second Degree

OR

The Lesser-Included Offense of Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 21

MURDER IN THE FIRST DEGREE—EXTREME INDIFFERENCE
(Veronica Moser-Sullivan)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Murder in the Second Degree and Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Murder in the Second Degree

OR

The Lesser-Included Offense of Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM
COUNT 22
MURDER IN THE FIRST DEGREE—EXTREME INDIFFERENCE
(Alex Sullivan)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Murder in the Second Degree and Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Murder in the Second Degree

OR

The Lesser-Included Offense of Manslaughter



FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 23

MURDER IN THE FIRST DEGREE—EXTREME INDIFFERENCE
(Alexander Teves)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Murder in the Second Degree and Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Murder in the Second Degree

OR

The Lesser-Included Offense of Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 24

MURDER IN THE FIRST DEGREE—EXTREME INDIFFERENCE
(Rebecca Wingo)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Murder in the Second Degree and Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Murder in the Second Degree

OR

The Lesser-Included Offense of Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 25

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Petra Hogan)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

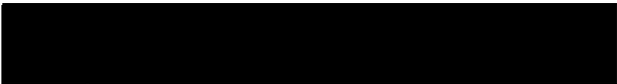
Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 26

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Adan Avila Arredondo)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

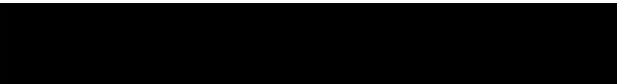
Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 27

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Brandon Axelrod)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

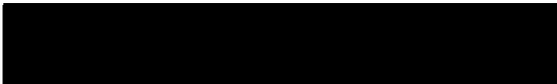
Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 28

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Toni Billapando)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 29

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Christina Blache)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON /

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 30

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Maria Carbonell)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: 12CR1522

Division: 201

VERDICT FORM

COUNT 31

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Alejandra Cardona Lamas)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 32
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Louis Duran)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter



FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 33

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Craig Enlund)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 34

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Alex Espinoza)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 35
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Jacqueline Fry)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 36

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Yousef Gharbi)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

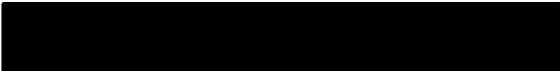
Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 37
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Zackary Golditch)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 38

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Munirih Gravelly)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

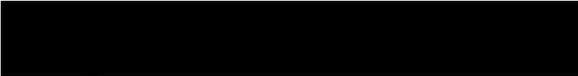
PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 39

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Eugene Han)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 40

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Kirstin “K.C.” Han)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: 12CR1522

Division: 201

VERDICT FORM

COUNT 41

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Katie Medley)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 42

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Jasmine Kennedy)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: 12CR1522

Division: 201

VERDICT FORM

COUNT 43

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Marcus Kizzar)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

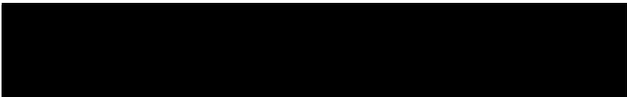
PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 45
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Brenton Lowak)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter



FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 46

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Ryan Lumba)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 48

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Ashley Moser)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 49
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Stefan Moton)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter



FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY, STATE OF COLORADO 7325 S. Potomac St., Centennial, Colorado 80112	COURT USE ONLY
PEOPLE OF THE STATE OF COLORADO v. JAMES EAGAN HOLMES, Defendant	
	Case Number: 12CR1522 Division: 201

VERDICT FORM

COUNT 50
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Joshua Nowlan)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

 FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter



FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 51
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Pierce O’Farrill)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: 12CR1522

Division: 201

VERDICT FORM

COUNT 52

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Prodeo Patria)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: 12CR1522

Division: 201

VERDICT FORM

COUNT 53

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Rita Paulina)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: 12CR1522

Division: 201

VERDICT FORM

COUNT 54

ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Christopher Rapoza)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: 12CR1522

Division: 201

VERDICT FORM

COUNT 55

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Carli Richards)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,

Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 56

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Dion Rosborough)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

[] Yes

[] No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 57
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Carey Rottman)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 58

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Lucas Smith)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 59

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Heather Snyder)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

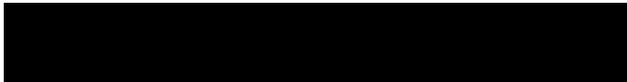
PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 60

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Farrah Soudani)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 61

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Catherine Streib)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

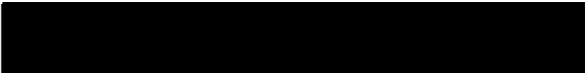
Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 62
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Jamison Toews)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

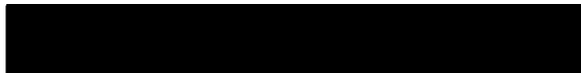
Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter



FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: 12CR1522

Division: 201

VERDICT FORM

COUNT 63

ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Denise Axelrod)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

[] Yes

[] No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: 12CR1522

Division: 201

VERDICT FORM

COUNT 64

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Mark “Marcus” Weaver)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 65

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Michael White)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

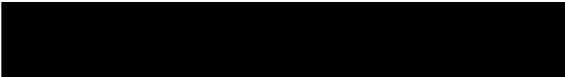
Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: 12CR1522

Division: 201

VERDICT FORM

COUNT 66

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(David Williams)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 67

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Alleen Young)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

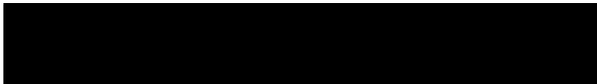
Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 68
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Jansen Young)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter



FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 69
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Samantha Yowler)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: 12CR1522

Division: 201

VERDICT FORM

COUNT 70

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Gage Hankins)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 71

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(McKayla Hicks)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: 12CR1522

Division: 201

VERDICT FORM

COUNT 73

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Nickelas Gallup)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 74

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Evan Farris)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

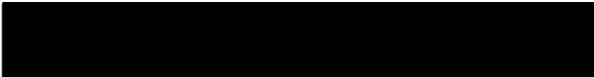
Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**
Division: **201**

VERDICT FORM

COUNT 75

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Jennifer Avila Arredondo)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 76

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Jarell Brooks)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

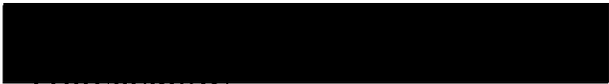
Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter



FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 77

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Amanda Hernandez-Memije)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: 12CR1522

Division: 201

VERDICT FORM

COUNT 78

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Kelly Lewis)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 79

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Bonnie Kathleen Pourciau Zoghbi)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

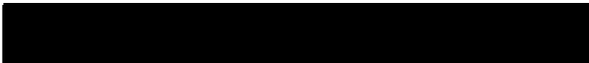
Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 80
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Anggiat Mora)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 81

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Ethan Rohrs)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: 12CR1522

Division: 201

VERDICT FORM

COUNT 82

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Nathan Juranek)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

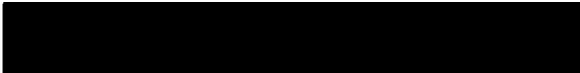
Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: 12CR1522

Division: 201

VERDICT FORM

COUNT 83

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE**

(Petra Hogan)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM
COUNT 84
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE--
EXTREME INDIFFERENCE
(Adan Avila Arredondo)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 85
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE--
EXTREME INDIFFERENCE
(Brandon Axelrod)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 86

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE--
EXTREME INDIFFERENCE**

(Toni Billapando)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter



FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 87

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE--
EXTREME INDIFFERENCE
(Christina Blache)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 88
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(Maria Carbonell)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter



FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: 12CR1522

Division: 201

VERDICT FORM

COUNT 89

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(Alejandra Cardona Lamas)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: 12CR1522

Division: 201

VERDICT FORM

COUNT 90

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(Louis Duran)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 91

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE--
EXTREME INDIFFERENCE
(Craig Enlund)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

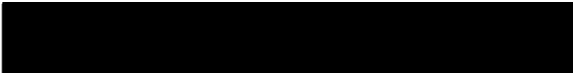
Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM
COUNT 92
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(Alex Espinoza)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 93

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE**

(Jacqueline Fry)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: 12CR1522

Division: 201

VERDICT FORM

COUNT 94

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(Yousef Gharbi)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 95

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE--
EXTREME INDIFFERENCE
(Zackary Golditch)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

[] Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

[] The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 96

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(Munirih Gravelly)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 97

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE**

(Eugene Han)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 98

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE--
EXTREME INDIFFERENCE
(Kirstin "K.C." Han)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 99

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE--
EXTREME INDIFFERENCE
(Katie Medley)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

[] Yes

[] No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 100

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE--
EXTREME INDIFFERENCE**

(Jasmine Kennedy)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 101

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE**

(Marcus Kizzar)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

[] Yes

[] No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 102

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(Patricia Legarreta Rohrs)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter



FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 103

ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(Brenton Lowak)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM
COUNT 104
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(Ryan Lumba)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

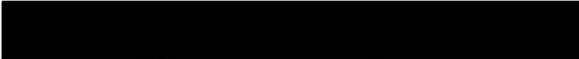
PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: 12CR1522

Division: 201

VERDICT FORM

COUNT 105

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE--
EXTREME INDIFFERENCE
(Caleb Medley)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 106
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(Ashley Moser)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter



FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 107

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE**

(Stefan Moton)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: 12CR1522

Division: 201

VERDICT FORM

COUNT 108

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE--
EXTREME INDIFFERENCE**

(Joshua Nowlan)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 109

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(Pierce O’Farrill)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

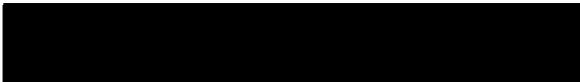
Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM
COUNT 110
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(Prodeo Patria)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 111
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE--
EXTREME INDIFFERENCE
(Rita Paulina)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

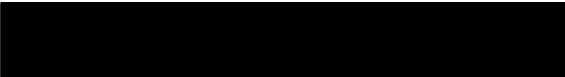
Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter



FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

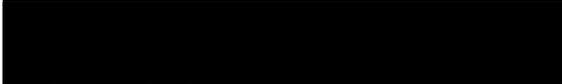
PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY, STATE OF COLORADO 7325 S. Potomac St., Centennial, Colorado 80112	
PEOPLE OF THE STATE OF COLORADO v. JAMES EAGAN HOLMES, Defendant	
	COURT USE ONLY Case Number: 12CR1522 Division: 201

VERDICT FORM

COUNT 112
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(Christopher Rapoza)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter



FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 113

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE--
EXTREME INDIFFERENCE**

(Carli Richards)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

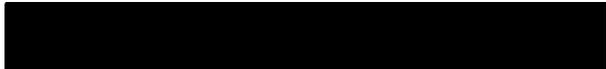
Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 114

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(Dion Rosborough)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

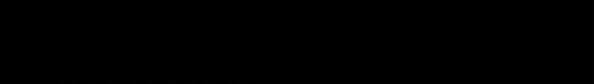
Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 115

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(Carey Rottman)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 116
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE--
EXTREME INDIFFERENCE
(Lucas Smith)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, **NOT GUILTY** of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, **GUILTY** of:

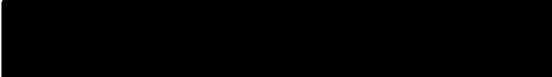
Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM
COUNT 117
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(Heather Snyder)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

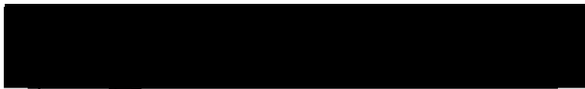
PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY
Case Number: **12CR1522**
Division: **201**

VERDICT FORM

COUNT 118
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(Farrah Soudani)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter



FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM
COUNT 119
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(Catherine Streib)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

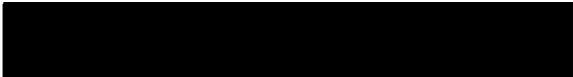
Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

[] Yes

[] No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 120

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(Jamison Toews)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: 12CR1522

Division: 201

VERDICT FORM

COUNT 121

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE--
EXTREME INDIFFERENCE**

(Denise Axelrod)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: 12CR1522

Division: 201

VERDICT FORM

COUNT 122

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(Mark “Marcus” Weaver)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: 12CR1522

Division: 201

VERDICT FORM

COUNT 123

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(Michael White)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

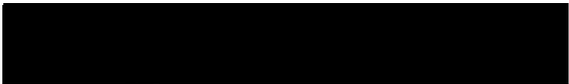
Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

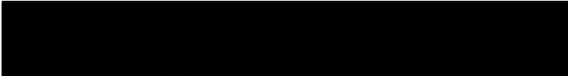
PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 124

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE-
EXTREME INDIFFERENCE**

(David Williams)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 125

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(Alleen Young)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

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Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

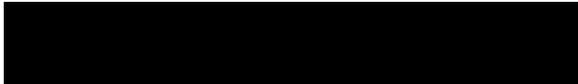
PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM
COUNT 127
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(Samantha Yowler)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter



FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM
COUNT 128
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE--
EXTREME INDIFFERENCE
(Gage Hankins)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree--Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree--Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 129

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(McKayla Hicks)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

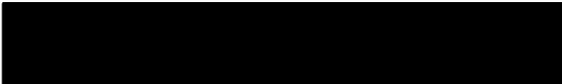
Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 130

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(Stephen Barton)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM
COUNT 131
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(Jennifer Avila Arredondo)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

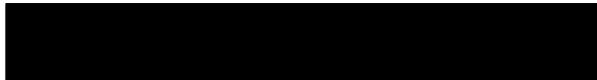
Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter



FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**
Division: **201**

VERDICT FORM

COUNT 132
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE--
EXTREME INDIFFERENCE
(Jarell Brooks)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 133

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE--
EXTREME INDIFFERENCE
(Amanda Hernandez-Memije)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 134

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE--
EXTREME INDIFFERENCE
(Nathan Juranek)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 135

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE**

(Kelly Lewis)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

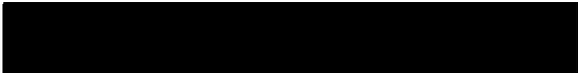
Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: 12CR1522

Division: 201

VERDICT FORM

COUNT 136

ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(Anggiat Mora)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

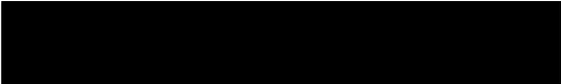
Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

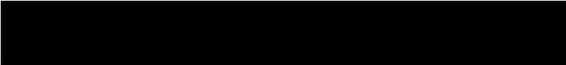
PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM
COUNT 138
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(Ethan Rohrs)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

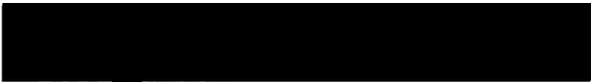
Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter



FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 139
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(Nickelas Gallup)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 140

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE**

(Evan Farris)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

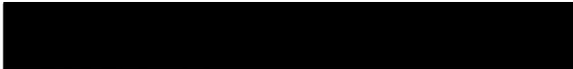
Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

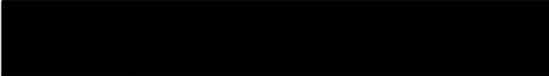
PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY, STATE OF COLORADO 7325 S. Potomac St., Centennial, Colorado 80112	COURT USE ONLY
PEOPLE OF THE STATE OF COLORADO v. JAMES EAGAN HOLMES, Defendant	
	Case Number: 12CR1522 Division: 201

VERDICT FORM

COUNT 141

POSSESSION OR CONTROL OF AN EXPLOSIVE OR INCENDIARY DEVICE

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Possession or Control of an Explosive or Incendiary Device.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of Possession or Control of an Explosive or Incendiary Device.

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense, the foreperson should sign only section I above.

** If you find the defendant GUILTY of the charged offense, the foreperson should sign only section II above.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY
Case Number: **12CR1522**
Division: **201**

VERDICT FORM

COUNT 143
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Corbin Dates)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter



FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: 12CR1522

Division: 201

VERDICT FORM

COUNT 144

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE--
EXTREME INDIFFERENCE
(Corbin Dates)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 145

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Lauren Shuler)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

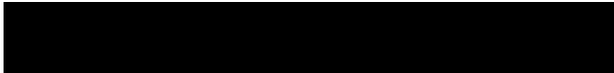
Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM
COUNT 146
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(Lauren Shuler)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

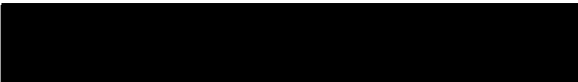
Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter



FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

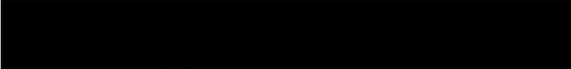
PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 147

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Jamie Rohrs)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM
COUNT 148
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE--
EXTREME INDIFFERENCE
(Jamie Rohrs)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

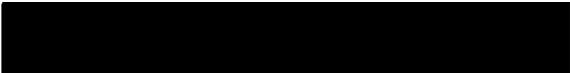
Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM
COUNT 149
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Evan Morrison)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter



FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 150

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE**

(Evan Morrison)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 151

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Richelle Hill)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

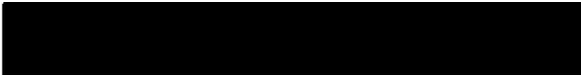
Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: 12CR1522

Division: 201

VERDICT FORM

COUNT 152

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(Richelle Hill)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 153

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Kaylan Bailey)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM
COUNT 154
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE--
EXTREME INDIFFERENCE
(Kaylan Bailey)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

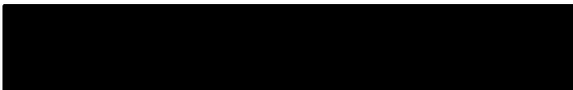
Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter



FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: 12CR1522

Division: 201

VERDICT FORM

COUNT 155

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Kelly Bowen)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

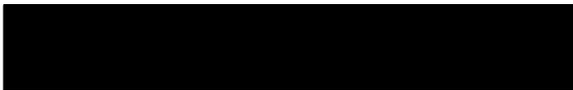
Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM
COUNT 156
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(Kelly Bowen)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

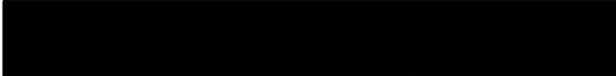
PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: 12CR1522

Division: 201

VERDICT FORM

COUNT 157

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Shirley Clark)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

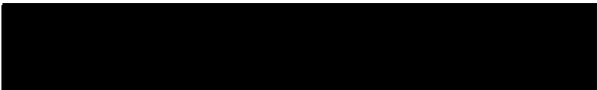
Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 158

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(Shirley Clark)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No



FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 159

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Hailee Hensley)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 160

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE**

(Hailee Hensley)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

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Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: 12CR1522

Division: 201

VERDICT FORM

COUNT 161

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Victor Edgar Nava Hernandez)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

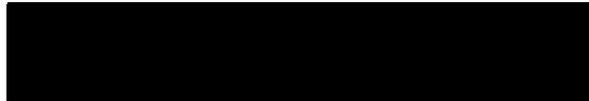
Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter



FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

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PART B

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Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 162

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(Victor Edgar Nava Hernandez)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter

FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

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PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

ORIGINAL

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM
COUNT 163
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Daybra Thomas-Kizzar)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter



FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM

COUNT 164

**ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE--
EXTREME INDIFFERENCE
(Daybra Thomas-Kizzar)**

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

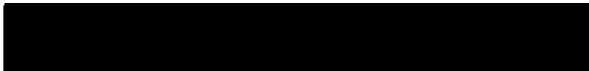
Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY,
STATE OF COLORADO
7325 S. Potomac St., Centennial, Colorado 80112

PEOPLE OF THE STATE OF COLORADO

v.

JAMES EAGAN HOLMES,
Defendant

COURT USE ONLY

Case Number: **12CR1522**

Division: **201**

VERDICT FORM
COUNT 165
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
AFTER DELIBERATION
(Caitlin Peddicord)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—After Deliberation and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—After Deliberation

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter



FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No


FOREPERSON

DISTRICT COURT, ARAPAHOE COUNTY, STATE OF COLORADO 7325 S. Potomac St., Centennial, Colorado 80112	
PEOPLE OF THE STATE OF COLORADO v. JAMES EAGAN HOLMES, Defendant	
	COURT USE ONLY Case Number: 12CR1522 Division: 201

VERDICT FORM

COUNT 166
ATTEMPT TO COMMIT MURDER IN THE FIRST DEGREE—
EXTREME INDIFFERENCE
(Caitlin Peddicord)

PART A

I.* We, the jury, find the defendant, James Eagan Holmes, NOT GUILTY of Attempt to Commit Murder in the First Degree—Extreme Indifference and the lesser-included offenses of Attempt to Commit Murder in the Second Degree and Attempt to Commit Manslaughter.

FOREPERSON

II.** We, the jury, find the defendant, James Eagan Holmes, GUILTY of:

Attempt to Commit Murder in the First Degree—Extreme Indifference

OR

The Lesser-Included Offense of Attempt to Commit Murder in the Second Degree

OR

The Lesser-Included Offense of Attempt to Commit Manslaughter


FOREPERSON

* If you find the defendant NOT GUILTY of the charged offense and the lesser-included offenses, the foreperson should sign only on the designated line in section I in the previous page.

** If you find the defendant GUILTY of the charged offense or one of the lesser-included offenses, the foreperson should complete only section II in the previous page by placing, in ink, an "X" in the appropriate bracket, and signing on the designated line. ONLY ONE BRACKET may be filled in, with the other brackets to remain unmarked.

PART B

If you find the defendant GUILTY of a charged offense or a lesser-included offense in any count, you should leave Part B of all of the verdict forms blank. If, however, you find the defendant NOT GUILTY of all the charged offenses and all the lesser-included offenses in this case, you should answer the verdict question below: did you find the defendant not guilty on this count solely based on the defense of insanity? The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the only element of the charged offense and the lesser-included offenses in this count that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution failed to prove beyond a reasonable doubt any other element of the charged offense and the lesser-included offenses in this count.

Did you find the defendant NOT GUILTY on this count solely based on the defense of insanity?

Yes

No

FOREPERSON

PART C

If you find the defendant NOT GUILTY of the charged offense and lesser-included offenses in this count, you should leave Part C of this verdict form blank. If, however, you find the defendant GUILTY of the charged offense or of a lesser-included offense in this count, you should answer the verdict question below: did the defendant use, or possess and threaten the use of, a deadly weapon? The defendant used, or possessed and threatened the use of, a deadly weapon only if: (1) the defendant used, or possessed and threatened the use of, a deadly weapon, (2) during the commission of the offense proven in this count, or in the immediate flight therefrom. The foreperson should mark, in ink, "Yes," if the jury unanimously decides that the prosecution met its burden of proving beyond a reasonable doubt each of these two conditions. The foreperson should mark, in ink, "No," if the jury unanimously decides that the prosecution did not meet its burden of proving beyond a reasonable doubt each of these two conditions.

Did the defendant use, or possess and threaten the use of, a deadly weapon?

Yes

No

[REDACTED]

FOREPERSON /