1	14-6011. Use of multiple verdict forms; insanity. <sup>1</sup>
2	In this case, there are [four/f]three (3) possible verdicts as to the defendant
3	(name of defendant)[ <sup>2</sup> ] [for each crime charged] <sup>2</sup> :
4	(1) not guilty;
5	(2) not guilty by reason of insanity; <u>and</u>
6	(3) guilty[ <del>, but mentally ill; and</del>
7	<del>(4) guilty</del> ].
8	Only one of the possible verdicts may be signed by you [as to any particular charge] <sup>2</sup> . If
9	you have agreed upon one verdict [as to a particular charge] <sup>2</sup> , that form of verdict is the only form
10	to be signed [as to that charge] <sup>2</sup> . The other forms are to be left unsigned.
11	
12	USE NOTES
13	1. For use with UJI 14-5101 <u>NMRA</u> .
14	2. Use this bracketed phrase if there is more than one offense charged.
15	[As amended, effective August 1, 2001; as amended by Supreme Court Order No. 22-8300-031,
16	effective for all cases pending or filed on or after December 31, 2022.]
17	Committee commentary. — See committee commentary under UJI 14-6010 NMRA.
18	[As amended for stylistic compliance by Supreme Court Order No. 22-8300-031, effective
19	December 31, 2022.]